Johnson's Drug Store

COURTEOUS SERVICE ALWAYS

Drugs and Sundries YOU WILL LIKE OUR STORE

THE ONLY NEWSPAPER PUBLISHED IN ARANSAS COUNTY

The Rockport Pilot

Vol. No. 79

Rockport, Aransas County, Texas, Thursday, August 5, 1948

Johnson's Drug Store WHERE FRIENDS MEET

Complete Fountain Service COFFEE — SODAS — SUNDAES

No. 16

Tourist Conscious Populace Needed Before Area Can Be Fully Developed According to C. of C. Speaker

Tourist Waiting to Be Told of South Texas Breeze, Fishing and Long Bathing Season

ties.

supplies.

Bill Cunningham,



Fishing has been good in the bay area during the past week. Over the weekend parties seldom returned with less than 100 trout. One the whole the fish ran small, though many good sized fish were caught.

Last Thursday Mr. and Mrs. W. F. Donnelly of North Little Rock, Ark., went out with Henry Ballou on the Earline B. and returned with 96 rat reds and trout.

Friday Mr. and Mrs. D. F. Mc-Combs and party of Houston went out with Mr. Ballou and caught! 136 trout and reds.

Otto Peters and party of Seguin fished with Mr. Ballou Sunday and the restaurants, service stations, Monday and brought in 93 and and grocery stores. Of the 25 per 65 trout, respectively. Many of these were large trout.

Tuesday, Mr. and Mrs. W. F. Donnelly and E. F. McFadden, all of Arkansas, went out on the Earline B. and hooked 86 nice trout. * * *

Sunday, Harry Mills took out Valle Burch and party of nine and they caught 100 trout.

Recording of Warranty Deeds Warranty deeds recorded at the

court house during the last two weeks include:

Tract No. 11, Conn Brown Addition No. 3, from T. F. Milligan et ux to J. B. Carlisle et ux. Farm lot No. 15, land block assistant 222, Burton and Danforth Submanager of the Driscoll Hotel and division, from Walter A. Smith et ux to J. C. Hoffman.

chairman of the Tourist Bureau in the Corpus Christi Chamber of From W. Wilson to A. J. Len-Commerce, stressed to members zen, all of Memican Hunt Survey, of the Rockport Chamber of Com-Lamar Peninsula, containing 640 merce at their dinner meeting acres; all of the south 240 acres Wednesday night that before the of the James W. Byrne Survey of tourist business on the Texas 640 acres lying on the west side Coast can be fully developed, a of Carriso Creek; all of the north tourist consciousness will have to 3002 acres of the John Durst Surbe established in the minds of each vey of 4,605 acres of land patented individual in the respective locali- by the State of Texas to James W. Byrne in 1851; all of the Will-

DeWitt Morgan, advertising iam G. Martin Survey containing counselor for the Corpus Christi 3831/2 acres patented by the State Tourist Bureau, told how last year of Texas to James W. Byrne in the Corpus Christi Chamber of 1854; all of the James W. Byrne Commerce started out on their Survey patented by the State of advertising campaign with \$400 Texas to James W. Byrne in 1854;

and that by the end of the season All of the James W. Byrne Surthe fund had swelled to \$1,000, vey patented by the state to James which was used to place small W. Byrne in 1857 containing 320 ads in large daily papers throughacres; all of the James W. Byrne out the midwest, such as the Chi-Survey patented by the state in, cago Tribune and the St. Louis 1875 which contains 1875 acres; Post Dispatch. As a result of this all of the Edwin C. Sloan Survey advertising 700 answers came dilying on the west side of St. rectly to the Tourist Bureau, and

Charles Bay and east of Carriso one tourist court alone in Corpus Creek, containing 392 acres; all Christi traced \$1,600 in business of the Wm. Nettles Survey lying this year to that advertising. on the north side of Copano Creek containing 7051/2 acres; all of the Bob Taylor, assistant manager of the Corpus Christi Chamber of John Fagan Survey lying on the the bays earlier, and live in deeper Commerce, pointed out that for north side of Copano Creek containing 320 acres. every dollar spent by a tourist only 25 per cent of it is left with Block No. 308 of the Smith and

the tourist court. Other business Wood Division from Verlie G. which receive a large portion are et al. The east 1/3 of block 70, Fulton, cent which tourist courts receive, the center 1/3 of block 67 Fulton, only 1 per cent is left over as clear profit, with over 30 per cent ton, from Ethel Barnard Warnken going for payrolls of the local et al to Grace Smith.

workers, and a large per cent for The Corpus Christians are confrom R. R. Rice Sr. trustee to T. vinced that the tourist dollar is Noah Smith.

well worth going after, and judg-ing from the comments expressed from James H. Johnson et ux to C. C. Fowler to after the meeting, they B. A. Johnson had con-Chamber of Commerce that the 1, Lamar, from James B. Heard Build Rent Houses vinced members of the Rockport The west 75 feet of outlot No. tourist dollar would be worth just to Fred P. Bracey. Nearly 7 acres out of Reserve as much in this area. Dr. Frank Knapp, a Canadian A, south of main street in Lamar, who has come to Texas to make from Ellis L. Dentler et ux to Wednesday, Mr. and Mrs. Geo- his home while he fills a position Elton McCabe et al. The south half of block 352 of L. Kroll of Houston got 101 trout on the faculty at A. & M., told the Chamber that he thought the Manning Addition from Mr. Mills reports that the ma- South Texans were "missing the Thomas Y. Banks to O. L. Reed. Farm lot 29 of the Coleman Fuljority of the trout were hooked boat" by failure to capitalize on the South Texas breeze, the long ton Pasture Company subdivision bathing season, and the failure to of A. Bergara and E. Kilpatrick Shorty Townsend, veteran fish- provide research to insure our Surveys from Walter A. Meyer to

Brazilian Shrimp Should Market As Delicacy

American housewives are missing a bet, according to J. L. Baughman, chief marine biologist. Conditioned for years to believe that any shrimp showing a tinge port Cemetery. Rev. W. B. Wheelof red in the shell was a spoiled er and Rev. Hoover of the First shrimp, they have built up buy- Methodist Church officiated. ing resistance accordingly and, as

a result, are missing one of the Leon County, Texas, and moved finest foods in the sea. Brazilian with his family to Corpus Christi red shrimp, commonly called red- when 12 years old, coming to tails or brownies by the fishermen, Rockport the following year. He should be a premium shrimp. They attended the Rockport schools.

keep better than do the white While a young man he worked shrimp and have every bit as good in his father's store. His first busia flavor, if not better, than the ness venture represented some ordinary shrimp of commerce. thing different for this area. It Their difference in appearance was a transfer company and he is the only thing against them. was still in this business when he and in this, one is reminded of the became the first man to ever drive old story of the salmon packer a motor driven vehicle over the who had a lot of white salmon streets of Rockport and the first that he could not sell, until he person to operate a motor truck put a label on the can saying from Corpus Christi to this city, line of the M. Sternberger 83 "guaranteed not to turn pink." to handle freight. The Moore Maybe we should do something Transfer Company was eventually Survey. like this with the brownies. Emsold to his brother, Carroll.

phasize the fact that these are, "Brazilian red shrimp, the finest food in the sea, guaranteed not to sold to a major company. In 1919 turn white," and see what effect he became connected with the that would have in marketing. Magnolia Company and served as The brownies, as every fishertheir representative until his reman knows, are much like the

white shrimp of commerce. However they spawn earlier, over a more extended period, they reach him from the Magnolia Company, the bays earlier, apparently leave water off shore.

According to Dr. W. W. Anderson, U. S. Fish and Wildlife Service, shrimp investigation, we have Gwynn et ux to Harry G. Kautz two species of the Brazilian group

on the northern Gulf. The redtail appears to occur in greater abundman to ever take the mail conance than the other. Along the and the west 1/3 of block 68 Ful- Louisiana and Texas coast, during the operation of the Pelican, we by made it possible to obtain a consistently took this shrimp out better mail service. His line was The north one-half of lot 1, to a maximum depth of ninety still carrying the mail when he Merchant's Square Subdivision, fathoms. However, the population, disposed of the business.

(Continued on last page)



J. Ed Moore Dies Of Heart Attack J. Ed Moore, 66, County Treas-

urer, died suddenly of a heart attack at his home Saturday at 6:15 p. m.

Funeral services were held Sunday at 4:30 from the family residence, prior to burial at the Rock-Mr. Moore was born in 1883 in

20-minute drill stem test.

Phillips Petroleum Co. State Later he owned and operated Tract 34 No. 1 is drilling below the bus lines which were later 9,200 feet and will drill to 9,500

tirement in 1943, at which time a letter of appreciation was sent We want you to know that you No. 2 State Tract 70.

have established an enviable reputation with this company and the employees, for your loyalty and cooperation at all times, through Tract 71 in Copano Bay. your long years of faithful serv-

During his operation of the ioneer bus line, he was the first 10,326 feet.

tract from the railroad and theredrilling below 5,808 feet.

He gave his time and attention to the city of Rockport as its Cemetery Assoc. four years as justice of the peace; **To Have Doll** eight years as county commissioner and was just completing his second year as county treasurer. He knew no creed, race or color

Commissioners Court Names Mrs. Judy Collier Treasurer **Treasurer-elect Chas. K. Tatum Offered**

The Position But Declined to Accept

Lizzie Parr Test **To Spud Soon**

Placid Graham is setting 7-inch casing on the Milton Jackson No. 1 at 7,171 feet and expect to perforate from 7,1581/2 to 7,1631/2. 2,400 feet of oil and no water was recovered at 5.288-92 feet on a

Placid Graham is rigging up on Lizzie Parr et al No. 1, which is located 660 feet north of the south line and 600 feet west of the east

acre tract in the C. O. D. Gilliland

feet, which is contract depth.

Atlantic Refining Company No. V. G. Gwynn is now coring below 7,200 feet after having run a Schlumberger at 6,900 and 7,200 feet. This well is running 250 feet structurally lower than Atlantic

In Fulton Beach, Lonnie Glasscock is rigging up on the Standolind Oil and Gas Co. No. 1 State Western Natural Gas Co. No.

9 St. Charles Ranch, 20 miles south of Austwell, is drilling below Sullivan and Garnett No. 1

W. Eichlitz, second test for newly opened pool at Lamar, is

The official descriptions of the Francis Scott Key and "Salute to Youth" stamps, both 3-centers, have been announced by Postmas-

The Francis Scott Key stamp

Wednesday morning the County Commissioners' Court appointed Mrs. Judy Collier county treasurer to fill the vacancy suddenly created by the death of J. Ed Moore. The position was first offered

to Mrs. J. Ed Moore, who declined to take the office. A second offer to fill the post was made to Chas. K. Tatum, recently nominated for the office for the 1949-50 term at the democratic primary. Mr. Tatum refused to accept the appointment due to the fact that he had expected to use the next five months to familiarize himself to the office he will take over in January.

The commissioners then asked Ed Barnard, candidate for the county treasurer's office in the recent primary, to fill the vacancy.

Mr. Barnard declined for business reasons.

Mrs. Collier was then appointed and accepted. The Commissioners Court met again this morning to determine that she had qualified for the office. Mrs. Collier has worked in the county clerk's office for the past year, she also worked there prior to her marriage. The work in the county' clerk's office consisted of writing warrants and the payroll which has familiarized her with the county funds and proceedure.



ter General Donaldson.

Mr. and Mrs. Shirley Daniels of Dallas and a party of three fished with Harry Mills Monday. They brought in 131 trout.

Tuesday Henry Stefka and party of Temple went out with Harry Mills, returning with 113 trout.

while fishing with Harry Mills.

inside the wharf.

erman, is giving the fish a break fisheries for the future, which is Ida A. Boston et al. this week. He entered the Corpus our principal drawing card. Dr. Christi Naval Hospital for treat- Knapp pointed out that Texas ment last week.

Will Attend Fisheries Meet at Miami Beach

J. L. Baughman, chief biologist at the marine laboratory, left this week for Miami Beach, Florida, out. where he will attend the University of Miami Fisheries Institute to be in session Aug. 9 to 14.

This meeting is a gathering of the chief fishery men in the Gulf and Caribbean area for the purpose of exchanging and coordinating information.

Mr. Baughman is one of the the map. speakers scheduled. His address will concern the Future of Texas Fisheries.

Fishery men will attend from Barbados, British West Indies, Venzuela, British Honduras, Texentire South Texas area. as Gulf States, and the Bureau of Fisheries.

Topics for discussion will include shrimp industry, potential fisheries of the Gulf, potential sardine industry, cooperative marketing, need for conservation in the southern states, sports fishing and many others relating to the fishing industry in the Gulf and Caribbean area.

WEATHER REPORT

Instruments are read at the marine lab each day at 3:30 p. m.

Sunday: Max. temp. 89, min. 80. Barometric pressure, 29.82. Monday: Max. temp. 98, min. 79. Barometric pressure, 29.78. Ppt. .05 in.

Tuesday: Max. temp. 90, min. 75. Barometric pressure 29.81. Wednesday: Max. temp. 89, min. 75. Barometric pressure, 29.88. Tide 2.2 feet.

now.

resources are above those of Cali- Past Rotary Governor fornia and Florida, but that we lacked facilities for the tourist Speaks to Local Club

which the other states have. Ed. P. McFaddin, Little Rock These four speakers were in-Ark.. told Rotarians at the weekly vited to Rockport to speak to the meeting held here Wednesday, Chamber of Commerce in conjunc-"What Makes Rotary Click." Mr. tion with the fall advertising McFaddin is past district goverwhich the Chamber plans to carry nor of Rotary International Dis-

trict No. 62. It was the consensus of those Hugh Morrison, in charge of who attended that it would have the program for the day, spoke on been beneficial for everyone in the vicissitudes of the live bait business or why Rockport winter the Rockport-Fulton Beach-Lamar area to have heard the ideas protourists have to go to Aransas moted by our visitors, and that Pass for his live bait in the winter

we will have "a long row to hoe" time. before we can put Rockport on Guests of the club included Al-

Mr. Cunningham pointed out that each area will have to be Higgins, McAlester, Okla.; Alf. er relatives who attended the ing, July 31. more fully developed before one Neumeyer, Hallettsvills; Bill Gor- services were M. S. Howell of The county convention instruct-Little Rock, Ark.

C. C. Fowler, local contractor, has been issued a building permit by the city to construct three rent houses on lots 15 and 16, block 61 in the Mathis Addition. The houses will be of frame construction with concrete floors, built up roofs, with 600 square feet in each. They

will cost approximately \$3,000 each. Completion is expected within 60 days. A. H. Cadawaller has been is sued a permit to build a 20 by 32

foot carport with shingle roof, E. F. Wehmeyer of Palacios. east wall of the present dwelling on the WFE of King Street at a cost estimated at \$350. Jack Keller is the contractor.

W. G. Harrist was granted permit to construct an 8 by 28 tire home, and to board the interior walls with sheet rock. The cost was estimated at \$500. The home Col. C. M. Davis Delegate to State was estimated at \$500. The home 124, D. & M.

ATTEND FUNERAL SERVICES

Mrs. Joe Howell attended the burial services of her 5½ month county delegate for Aransas Coun- from the legally selected nominees old grandson held in Temple, Tex., ty to the State Democratic Con- of the National Democratic Party. last week. The infant was the vention to be held in Fort Worth He was instructed to vote as a unit son of M/Sgt. and Mrs. C. G. Cap- on Sept. 14, at a county conven- against all measures designed to vin Brundrett, J. B. Green, Hous- erton. Mrs. Caperton is the former tion of the Democratic party held promote disunity within the Demoton; E. E. Davis, Arlington; Joe LaVerne Howell of Rockport. Oth- at the court house Saturday morn-

Blover of Portland.

when it came to dispensing his charity. Any man in trouble found him a sympathetic and helping friend. He gave to all alike. His Association at the home of Mrs. home life was an example as a G. M. Hooper Friday afternoon, August 6. son and as a husband.

There are approximately 460 Pallbearers included five nephews and a brother-in-law. dolls in the collection which be They were Billy Moore of Ray- longs to Carolynada, Mrs. Hoopmondville, Gordon Moore of er's daughter. These dolls have Uvalde, J. W. Sorenson, Jr. of been sent to Carolynada from all

cios, Jack Clark of Houston, and in their native costumes. The collection will be on display

Surviving are his wife, Mrs. for school children under 12 years Marion Moore; two sisters, Mrs. of age from 3:30 to 4:30. Admis-J. W. Sorenson and Mrs. E. F. sion will be 25 cents. Adults are Wehmeyer, Palacios; four broth- invited to see the dolls from 4:30 ers, L. G. Moore of Corpus Christi, to 6 o'clock at an admission of

E. C. Moore of Uvalde, W. M. 50 cents. Everyone is urged to

Democratic Convention In September

Colonel C. M. Davis was elected as, either directly or indirectly.

Exhibit Friday A doll exhibit and lawn party will be sponsored by the Cemetery

will be placed on first-day sale at Frederick, Md., Aug. 9, 1948. The first day of sale for the

"Salute to Youth" stamp will be Aug. 11, 1948, at Washington, D. C. President Truman will officiate at the ceremonies. The issuance of this stamp is one of the important. features of Youth Month to be observed in September through-

out the country with special activities and youth tributes by newspapers, magazines, radio and motion pictures.

First day cancellations for the Key and the Youth stamps may be obtained by sending not in excess of 10 addressed envelopes, accompanied with remittances, to the Postmaster at Frederick, Md., and Washington, D. C., respectively.

Women's Civic Club Meets Tues.

The executive committee of the Women's Civic Club met at the home of Mrs. F. B. Hunt Tuesday afternoon. It was decided that the regular meeting, which is scheduled for Tuesday at 3:30, Aug. 13, would be held at the fire hall.

A committee was appointed to arrange for the dance to be held Aug. 14. Duke Shiner's orchestra, olored orchestra, will be here to play for the dance. It was decided that the orchestra would be located in the front of the gym to afford those not interested in dancing every dance, an oppor-

tunity to watch the players. Committees appointed are the cake committee, Mr. and Mrs. Ceylon Ammons; chairs, Mrs. Byron Raker, Jr.: ticket sales, Mrs. J. B. Jackson, Mrs. T. J. Johnson and

Mrs. E. W. Townsend. It was decided to hold another cake sale Saturday, Aug. 7.

You Are Invited-

Mr. and Mrs. James B. Jackson to see "Fort Apache" Sunday or Monday, Aug. 8 or 9. This notice clipped from The Pilot will serve as your pass.

Each week this complimentary pass will go to someone the community, an adult in whose name is picked at random from a list of the citizenship.

Watch for your name in each week's issue of The Pilot.

Reasons Why There Are No Candidates For Offices Of Mayor and Councilmen

Every time it becomes necessary | businesses who have their homes | to handle the affairs." for an election of mayor or coun- here and will raise their children

fill the vacancy this month. The situation is the same at this

drafted to run for the office. survey throughout the business we received ran as follows:

It is understandable that the older so, as he is working for the bet- decision of the council pleases one impossible to list on an expense paying the mayor \$50 a month business men in the city feel that terment of the town in which he citizen, there are three others that sheet." since they devoted their time to lives. The matter of receiving a are angry about it and take it as On the whole those who believed taining competent men for the

cilmen, candidates for the office here that should be primarily in- large enough to justify a compe- the constant criticizing and atti- that the monetary return was not are conspicuous by their absence. terested in the growth and devel- tent man to devote his time to the tude of the public, keeps them out important did so because they be-With the resignation of Jack Col- opment of the city, we contacted matter is prohibited by the city's of office." lins from the mayor's office, it is persons who have refused to serve lack of funds. A man who would

to do so. The question asked was: "Would petent to handle the city's affairs. competent ones. While Mayor the fact that the people refuse to time as it was in the spring, at you be willing to serve as mayor I believe that the expenses in- Smith is running around tending realize that the mayor and the which time two men had to be of Rockport if you were to receive curred as a result of attending to to civic business and taking the council are working for the good

civic affairs when they were ac- salary would not induce me to a personal insult. As a result cus- that \$50 would serve as an incen- office until the attitude of the tive in business, that they should run for the office. However I tomers start trading elsewhere tive for people to run for the of- public changes and the city ofserve only in an advisory capacity would be willing to pay more taxes and the \$50 a month would make fice, thought that this was neces- ficials are no longer blamed perto hire a city manager if the city little dent in the amount of busi- sary to pay for the thousand sonally for the grievances of the

As it is the young men with believed that was what was needed ness lost. I believe that while the things required of him which kept public,

| business men are primarily inter- | him from his own business. Those who expressed the belief lieved that one who holds the of-

Third Businessman: "Yes I be- fice of mayor does so with a real necessary to hold an election to or have expressed their reluctance run for the office for the \$50 a lieve \$50 a month compensation desire to improve the city in spite month involved would not be com- would encourage candidates, and of the trouble it involves. It is the reason for the reluctance of agreed to serve as mayor should from my business to serve as would cover the small expenses that discourages candidates for the young men to run for the office. consider it his civic duty to do councilman or mayor. But if the which arise but which would be office. These people believe that

would make little difference in ob-

\$600 a year instead of the present city business should be paid for time from his own, Mr. Jones who of the whole and that their deci-This week The Pilot conducted a fee of \$100 a year?" The answers by the city, otherwise remunera- has the same kind of business sions are based on that the mation should not be required. I down the street is reaping all the jority of the people would desire, section of Rockport to determine Businessman: "A man who would not mind taking the time benefits free of charge. The \$50 since they can't please everyone,

Second Businessman: "A salary ested in the welfare of the city,

to divert the electoral vote of Tex- and States Rights.

cratic Party, or to give aid and comfort to disloyal factions. He was also instructed to suporganization can be formed to don, Corpus Christi; Newton Gres- Brownsville, Sgt. Caperton's fa- ed Delegate Davis to vote against port any feasible program or plan work for the betterment of the ham, Houston; Ed. P. McFaddin, ther, and S. D. Howell and Miss any and all proposals and schemes advocating State Title to Tidelands

Bryan, David Frankson of Pala- parts of the world and are attired

screened porch, to stucco the en- Moore of Goliad and J. C. Moore. attend the exhibit.

Thursday, Aug. 5, 1948



J. Marvin Pollard **On Dean's Honor List**

Denton, Tex .-- (Spl.)-J. Marvin Pollard of Rockport is among 1176 students at North Texas her. Glenn, working for the Sor-State College who are on the enson Service Station, will spend dean's honor list for the first six his two week's vacation with his weeks of the summer session.

of junior standing and have a "B" average with no grade less to return to school in Kingsville "B" average with no grade less than "C" on at least 12 hours in September. work during the last semester. from usual class absence penalties. phur, Okla. and daughter, Miss Students on the list are exempt

Ethel Pierson, supervisor of the Pollard is the son of Reverend Salem, Oregon School for the T. H. Pollard of Rockport. He is Deaf, visited Mr. Pierson and son, a senior music major and a mem- William, this week. William reber of the A capella choir, Great turned with them for a brief visit Chorus, and men's choir. in Sulphur.



THE ROCKPORT PILOT

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT THE STATE OF TEXAS COUNTY OF ARANSAS

To Return to

School Faculty hereby given as follows: TO Mrs. Nannie Dean, Mrs. Francis W. W. Cecil, principal of the resigned from the faculty last resigned from the faculty last Sam Prophet, Willie Dean, Mrs. week, according to Supt. J. F. Daisy Dean Baldwin, Mrs. Rosa

Harbin. Mr. Cecil has accepted a Dean Hertzfeld, Edward Hertzposition as high school principal feld, Mrs. Bessie Dean Baldwin, Jamie Tally, Mae Tally, Marguer-T. Houston Foster, who held the position as grade school principal during the 1946-47 term, will be back in September to serve as principal of the grade school. Last of said abovenamed persons who

year Mr. Foster taught English in \$1.50 the Robstown schools. Mr. Foster needs no introduc-\$2.00 tion in Rockport as he was popular among both the students and Mrs. Jack Lockridge returned the faculty. This summer he is attending

to Dallas Monday after a two weeks visit with her parents, Mr. the University of Oklahoma at and Mrs. G. M. Townsend. Her Norman, Okla., where he is workson and daughter, Glenn and Peg- ing on his master's degree. gy Joyce Owens, went back with

CARD OF THANKS

To be eligible for the dean's Joyce, has been attending summer sincerest thanks to the voters 10 acres of land, more or less, a mother here Saturday and plans Primary. Such vote of confidence Abstract 175, being the same Mrs. Benjamin Pierson of Sulshall try to be also your com-

> missioner. W. B. ALLEN p16

CARD OF THANKS

The family of the late J. Ed Moore express their gratitude for the love and sympathy extended them at the death of their hus-E. C. Moore and family L. G. Moore and family W. M. Moore and

Mrs. E. F. Wehmeyer Mrs. J. W. Sorenson



TYPED

herein.

dicial District, and the file number of said suit is 2699, that the names of all taxing units which assess and collect taxes on the property hereinabove described, not made In the name and by the authority of the State of Texas notice is parties to this suit, are NONE.

Plaintiff and all other taxing units who may set up their tax

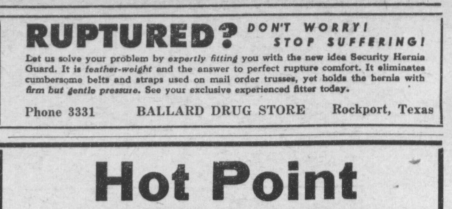
W. W. Cecil, principal of the Rockport grade school last year, resigned from the faculty last Cean, Mrs. Mamie Dean Prophet, linquent ad valorem taxes on the linquent ad valorem taxes on the property hereinabove described, and in addition to the taxes all interest, penalties, and costs allowed by law, thereon up to and including the day of judgment herein, and the establishment and foreclosure of liens, if any, securite Tally, Warren Talley and Herman Freeman, if living, and if any or all of the abovenamed defendants be dead, ing the payment of same, as prothe unknown heirs of each or all vided by law.

All parties to this suit, including may be dead, and the unknown plaintiff, defendants, and intervenheirs of the unknown heirs of said ors, shall take notice that claims abovenamed persons, and the un- not only for any taxes which were known owner or owners of the delinquent on said property at the hereinafter described land, and time this suit was filed but all the executors, administrators, taxes becoming delinquent thereon ! guardians, legal representatives, at any time thereafter up to the legatees and devisees of the above-day of judgment, including all innamed persons, and any and all terest, penalties and costs allowed other persons, including adverse by law thereon, may, upon request claimants, owning or having or therefor, be recovered herein withclaiming any legal or equitable out further citation or notice interest in or lien upon the follow-ing described property delinquent all said parties shall take to Plaintiff herein, for taxes, all of notice of and plead and anmother and sister in Dallas. Peggy I use this means to express my County and State, to-wit: swer to all claims and pleadings now on file and which may hereafter be filed in said cause by all list, a student must be at least school in Kingsville, joined her that supported me in the July part of the J. H. Phillips Survey, other parties herein, and all of that supported into into the Abstract 175, being the same who may intervene herein and set only enlarges the trust imposed scribed in deed recorded in Vol. The these who did not to a set of the Deed Rec-You are hereby commanded to ords of Aransas County, Texas.

Which said property is delin-quent to Plaintiff for taxes in the appear and defend such suit on the first Monday after the expiration of forty-two (42) days from following amounts: \$89.43, exclusive of interest, penalties and costs, and there is included in this suit in addition to the taxes all and after the date of issuance hereof, the same being the 6th day of Sept., A. D. 1948, (which is the return day of such citation), before the honorable District said interest, penalties and costs therein, allowed by law up to and Court of Aransas County, Texas, to be held at the courthouse thereincluding the day of judgment of, then and there to show cause You are hereby notified that suit has been brought by the State why judgment shall not be rendered for such taxes, penalties, interof Texas, as Plaintiff, against the est and costs, and condemning said abovenamed persons, as Defendproperty and ordering foreclosure ants, by petition filed on the 23rd day of July, 1948, in a certain suit styled The State of Texas v. Mrs. Nannie Dean, et al, for collection of the taxes on said of the constitutional and statutory tax leins thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with all interest, penalties, and costs allowproperty and that said suit is now pending in the District Court of ed by law up to and including the Aransas County, Texas, 36th Juday of judgment herein, and all costs of this suit."

Issued and given under my hand and seal of said court in the City of Rockport, Aransas County, Tex-as, this 23rd day of July A. D., 1948.

JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c17



YEAGER ELECTRIC CO

CONTRACTING - NEON



Vacations shouldn't include money worries. That's why smart vacationers carry traveler's checks.

They're the safest way to carry money and you can be sure that they'll be honored anywhere.

GET CHECKS IN ANY DENOMINATION • ALWAYS SAFE ALWAYS HONORED

First National Bank Rockport, Texas

---- Member Federal Deposit Insurance Corporation -----



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against said property.

property and ordering foreclosure

of the constitutional and statutory

tax liens thereon for taxes due the

JAS. C. HERRING,

THE STATE OF TEXAS

COUNTY OF ARANSAS

hereby given as follows: TO

County and State, to-wit:

Which said property is delin-

Aransas County Texas,

1948.

In the name and by the authority of the State of Texas notice is hereby given as follows: TO Annie W. Head, Clarence Gordon Daugherty, Jr., Margaret B. Steele, W. P. Hobby, O. W. Wilcox, Dewitt M. Gordon, Jr., L. L. Harris, Robert S. Durno, W. P. Hamblen, Mrs. Mamie Wren, Clark C. Wren, Lucy Brady Hunt, Wilmer Brady Hunt, Lennie Estelle Hunt, Lucy Catherine Barada. A. S. Barada, Jr., Howard, F. Smith, Inez F. Cole, John F. Cole, Jr., Barbara Cole Taylor, E. H. Taylor, Jennie M. Baird, J. M. herein. Baird, W. G. Christian, J. L. Evans, Harry Hill, Kenneth W. Mayo, Irving C. Rousseau, J. W. McCullough, Dale C. Rogers, Margarite Brown, Ed. Prather, Rosa Fridner Aronsfeld, G. Henry Aronsfeld, Stephen A. Moncrief, R. Dozier Moncrief, Antoinette M. Perry, Horace E. Perry, Elizabeth M. Sanders, J. A. Sanders, Jr., and of Ida Bocock Smith, Clarence H. Neblett, Emma B. Neblett and Es-telle Herbert Folk, individually and as independent executors and Trustees of the Estate of Ida S. Austin, R. L. Mathews, a feme sole, Genevieve S. Peter, Frank S. Huson, W. L. Scheig, H. M. Holden and Clifford L. Stephens, A. R. Shearer, Emma D. Kiber, Sol H. Fridner, Dave S. Fridner, Leon F. Lonnbladh, J. G. Rowe, Harry T. Kendall, Charles Y. Yardumian, Anna Jane Evans, Samuel G. Evans, Edith Evans Jones, Thomas Jones, Rebe Mott Smith Herold; and complaining of Constance Smith Cole, Constance Anne Cole, Helen Douglass Smith, Katie Howard, Frances Smith White, Rita White, Edith Lewis vided by law. White, Dr. Frank Austin, Ruby Austin, Adele Austin, Mary Lee Austin, Virginia Smith, Suzanne Smith, Mary Lib Smith, Kate Mott ors, shall take notice that claims Smith. Lydia Brown Hanna, Frances Hanna, Betty Hanna, Adele Hanna, Mathilda Brown Crawford, Adele Brown Ball, Bev- taxes becoming delinquent thereon erly Ball, Constance Brown Bart- at any time thereafter up to the lett, Constance Bartlett, Estelle day of judgment, including all in-Rose Brown Turner, Mrs. Minnie terest, penalties and costs allowed Cunningham, Rebecca Brown by law thereon, may, upon request Slack, Shirley Anne Slack, Adele therefor, be recovered herein with- plaintiff and the taxing units par-Slack, Rev. Henry Austin, Jennie out further citation or notice Austin, Virginia Austin, Mrs. Her- to any parties herein, and bert Austin, Mary Haile Austin all said Oliver and Estelle Austin Kiehle, notice of and plead and an-All persons claiming any title or swer to all claims and pleadings day of judgment herein, and all if living, and if any or all of the to Paintiff herein, for taxes, all of interest in land under deed here- now on file and which may heretofore given to E. M. Petraglio of after be filed in said cause by all Jackson County, Missouri, as trus- other parties herein, and all of tee, as grantee, which deed is of those taxing units above named of Rockport, Aransas-County, Texrecord in Vol. 1-2, Page 621, of who may intervene herein and set as, this 23rd day of July, A. D., the Deed Records of Aransas up their respective tax claims 1948. County, Texas against said property.

if living, and if any or all of the You are hereby commanded to abovenamed defendants be dead, appear and defend such suit on the unknown heirs of each or all the first Monday after the expiraof said abovenamed persons who tion of forty-two (42) days from may be dead, and the unknown and after the date of issuance heirs of the unknown heirs of said hereof, the same being the 6th abovenamed persons, and the un- day of Sept., A. D. 1948, (which is known owner or owners of the the return day of such citation), hereinafter described land, and before the honorable District COUNTY OF ARANSAS he executors, administrators, Court of Aransas County, Texas guardians, legal representatives, to be held at the courthouse therelegatees and devisees of the above- of, then and there to show cause named persons, and any and all why judgment shall not be renderother persons, including adverse ed for such taxes, penalties, interclaimants, owning or having or est and costs, and condemning said if living, and if any or all of the claiming any legal or equitable property and ordering foreclosure abovenamed defendants be dead, interest in or lien upon the follow- of the constitutional and statutory the unknown heirs of each or all ing described property delinquent tax leins thereon for taxes due the of said abovenamed persons who to Plaintiff herein, for taxes, all of plaintiff and the taxing units parsaid property being located in said ties hereto, and those who may intervene herein, together with all interest, penalties, and costs allow-Lot 3, Block 28, Bellevue Addition ed by law up to and including the day of judgment herein, and all of Rockport; Lots 1 to 16, 17 to costs of this suit. Issued and given under my hand and seal of said court in the City Rockport: Lots 2, 4, Block 46, Lots of this 23rd dow of July A D as, this 23rd day of July A. D., other persons, including adverse suit in addition to the taxes all 2, 3, Block 110, Und. 6/7 int. 1948. JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas, c17 36th Judicial District. Block 195, Lots 6, 7, 8, 14 to 16, Block 206, Doughty and Mathis Division to the City of Rockport; CITATION BY PUBLICATION Lot 2, Block 106, Lot 9, Block 136, IN DELINQUENT TAX SUIT THE STATE OF TEXAS COUNTY OF ARANSAS In the name and by the authorty of the State of Texas notice is hereby given as follows: TO to 16, Block 286, Lots 1, 2, to 6, 7, H. M. Booth, Otis McGaffey, T. A. Low, Mrs. L. Zachman. if living, and if any or all of the abovenamed defendants be dead, Block 314, All Block 315, All Block the unknown heirs of each or all heirs of the unknown heirs of said herein. abovenamed persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all other persons, including adverse laimants, owning or having or claiming any legal or equitable nterest in or lien upon the following described property delinquent o Plaintiff herein, for taxes, all of said property being located in said

cording to McComb's map, 100 ft. pending in the District Court of taxes becoming delinquent thereon up their respective tax claims W.F.E. of Hackberry Street, 100 Aransas County, Texas, 36th Ju- at any time thereafter up to the against said property. the City of Rockport; All of sur- of all taxing units which assess

face Estate and an undivided and collect taxes on the property 35/288 und. int. in oil, gas and hereinabove described, not made other minerals in and under Out- parties to this suit, are NONE. out further citation or notice and after the date of issuance lots or Farm Lots 83 and 89 of Plaintiff and all other taxing to any parties herein, and hereof, the same being the 6th the Fulton Farm Lots.

Which said property is delin- claims herein seek recovery of de- notice of and plead and ans- the return day of such citation), quent to Plaintiff for taxes in the linquent ad valorem taxes on the swer to all claims and pleadings before the hohorable District following amounts: \$5034.18, ex- property hereinabove described, clusive of interest, penalties and and in addition to the taxes all costs, and there is included in this interest, penalties, and costs alsuit in addition to the taxes all lowed by law, thereon up to and said interest, penalties and cost; including the day of judgment therein, allowed by law up to and herein, and the establishment and including the day of judgment foreclosure of liens, if any, secur- up their respective tax claims est and costs, and condemning said ing the payment of same, as pro-

You are hereby notified that vided by law. suit has been brought by the State All parties to this suit, including appear and defend such suit on tax liens thereon for taxes due the of Texas, as Plaintiff, against the plaintiff, defendants, and interven- the first Monday after the expira- plaintiff and the taxing units parabovenamed persons, as Defend ors, shall take notice that claims tion of forty-two (42) days from ties hereto, and those who may ants, by petition filed on the 23rd not only for any taxes which were day of July, 1948, in a certain delinquent on said property at the hereof, the same being the 6th interest, penalties, and costs allow-heirs of the unknown heirs of said day of Sept., A. D. 1948, (which is ed by law up to and including the abovenamed persons, and the unv. Annie W. Head, et al, for taxes becoming delinquent thereon the return day of such citation), day of judgment herein, and all known owner or owners of the collection of the taxes on said at any time thereafter up to the before the honorable District costs of this suit. pending in the District Court of terest, penalties and costs allowed Aransas County, Texas, 36th Ju- by law thereon, may, upon request to be held at the courthouse theredicial District, and the file number therefor, be recovered herein with- of, then and there to show cause of Rockport, Aransas County, Texof said suit is 2666, that the names out further citation or notice of all taxing units which assess to any parties herein, and ed for such taxes, penalties, inter- 1948. parties shall and collect taxes on the property all said take est and costs, and condemning said hereinabove described, not made notice of and plead and anparties to this suit, are NONE. swer to all claims and pleadings Plaintiff and all other taxing now on file and which may hereunits who may set up their tax after be filed in said cause by all other parties herein, and all of plaintiff and the taxing units parlaims herein seek recovery of dethose taxing units above named ties hereto, and those who may inquent ad valorem taxes on the who may intervene herein and set intervene herein, together with all property hereinabove described, up their respective tax claims interest, penalties, and costs allowand in addition to the taxes all against said property. interest, penalties, and costs al-You are hereby commanded to lowed by law, thereon up to and appear and defend such suit on costs of this suit. including the day of judgment the first Monday after the expiraherein, and the establishment and tion of forty-two (42) days from foreclosure of liens, if any, secur-

and after the date of issuance ng the payment of same, as prohereof, the same being the 6th day of Sept., A. D. 1948, (which is All parties to this suit, including the return day of such citation), plaintiff, defendants, and intervenbefore the honorable District Court of Aransas County, Texas, not only for any taxes which were to be held at the courthouse theredelinquent on said property at the of, then and there to show cause time this suit was filed but all why judgment shall not be rendered for such taxes, penalties, interest and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax leins thereon for taxes due the ties hereto, and those who may intervene herein, together with all take interest, penalties, and costs allowed by law up to and including the costs of this suit.

Issued and given under my hand and seal of said court in the City

JAC. C. HERRING, Clerk of the District Court, known owner or owners of the Aransas County, Texas, 36th Judicial District. c17

CITATION BY PUBLICATION THE STATE OF TEXAS

ft. W.F.E. of Lot 4, Block 29, ac- property and that said suit is now time this suit was filed but all who may intervene herein and set costs of this suit.

W.F.E. of Lamar Street, dicial District, and the file number day of judgment, including all in- You are hereby commanded to of Rockport, Aransas County, Tex-Doughty and Mathis Division to of said suit is 2693, that the names terest, penalties and costs allowed appear and defend such suit on 1948. by law thereon, may, upon request the first Monday after the expiratherefor, be recovered herein with- tion of forty-two (42) days from units who may set up their tax all said parties shall take day of Sept., A. D. 1948, (which is now on file and which may here- Court of Aransas County, Texas, after be filed in said cause by all to be held at the courthouse thereother parties herein, and all of of, then and there to show cause those taxing units above named why judgment shall not be renderwho may intervene herein and set ed for such taxes, penalties, interhereby given as follows: TO property and ordering foreclosure Gertrude Baker Phillips, Edward You are hereby commanded to of the constitutional and statutory and after the date of issuance intervene herein, together with all

> Issued and given under my hand the executors, administrators, Court of Aransas County, Texas, and seal of said court in the City guardians, legal representatives, why judgment shall not be renderas, this 23rd day of July A. D.,

> > JAS. C. HERRING. Clerk of the District Court, Aransas County Texas, 36th Judicial District. c17

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT. THE STATE OF TEXAS

ed by law up to and including the COUNTY OF ARANSAS day of judgment herein, and all In the name and by the authority of the State of Texas notice is

Issued and given under my hand hereby given as follows: TO and seal of said court in the City Albert Koennecke and Adolph of Rockport, Aransas County, Tex- Gold,

as, this 23rd day of July A. D., if living, and if any or all of the abovenamed defendants be dead, the unknown heirs of each or all clusive of interest, penalties and of said abovenamed persons who Clerk of the District Court, may be dead, and the unknown suit in addition to the taxes all heirs of the unknown heirs of said 36th Judicial District. c17 abovenamed persons, and the un- therein, allowed by law up to and known owner or owners of the hereinafter described land, and herein. CITATION BY PUBLICATION the executors, administrators, IN DELINQUENT TAX SUIT guardians, legal representatives, legatees and devisees of the aboveof Texas, as Plaintiff, against the named persons, and any and all above named persons, as Defendother persons, including adverse In the name and by the authorants, by petition filed on the 23rd ity of the State of Texas notice is claimants, owning or having or claimants, owning or having or day of July, 1948, in a certain claiming any legal or equitable suit styled The State of Texas

interest in or lien upon the follow-

A. T. Stautberg and A. G. Milner, ing described property delinquent abovenamed defendants be dead, said property being located in said the unknown heirs of each or all County and State, to-wit: of said abovenamed persons who Tract 68 of the McCombs Subdivimay be dead, and the unknown sion, containing 5 acres, being the of said suit is 2700, that the names heirs of the unknown heirs of said same property described in deed of all taxing units which assess recorded in Vol. H-2, page 575, of and collect taxes on the property abovenamed persons, and the unthe Deed Records of Aransas hereinabove described, not made County, Texas. hereinafter described land, and

Which said property is delinthe executors, administrators, quent to Plaintiff for taxes in the guardians, legal representatives, following amounts: \$37.72, exlegatees and devisees of the above- clusive of interest, penalties and IN DELINQUENT TAX SUIT named persons, and any and all costs, and there is included in this property hereinabove described. other persons, including adverse suit in addition to the taxes all and in addition to the taxes all claimants, owning or having or said interest, penalties and costs interest, penalties, and costs al- up their respective tax claims claimants, owning or having or therein, allowed by law up to and lowed by law, thereon up to and including the day of judgment including the day of judgment

heirs of the unknown heirs of said Issued and given under my hand abovenamed persons, and the unand seal of said court in the City known owner or owners of the hereinafter described land, and , the executors, administrators, guardians, legal representatives, as, this 23rd day of July A. D.

JAS. C. HERRING, Clerk of the District Court, legatees and devisees of the abovenamed persons, and any and all Aransas County, Texas, other persons, including adverse 36th Judicial District. c17 claimants, owning or having or claiming any legal or equitable

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT THE STATE OF TEXAS COUNTY OF ARANSAS In the name and by the author-

County and State, to-wit:

Aransas County, Texas.

Lots 1 to 4, Block 78, Manning Addition to the city of Rockport; ity of the State of Texas notice is and Lots 1 to 8, Block 262, Smith and Wood Division of the city of Rockport. J. Baker and Jesse I. Edwards,

County and State, to-wit:

interest in or lien upon the follow-

ing described property delinquent

to Paintiff herein, for taxes, all of

said property being located in said

Which said property is delinif living, and if any or all of the quent to Plaintiff for taxes in the abovenamed defendants be dead, following amounts: \$293.95, exthe unknown heirs of each or all clusive of interest, penalties and of said abovenamed persons who costs, and there is included in this may be dead, and the unknown suit in addition to the taxes all heirs of the unknown heirs of said said interest, penalties and costs therein, allowed by law up to and hereinafter described land, and including the day of judgment herein.

You are hereby notified that suit has been brought by the State legatees and devisees of the aboveof Texas, as Plaintiff, against the named persons, and any and all above named persons, as Defendother persons, including adverse claimants, owning or having or ants, by petition filed on the 23rd day of July, 1948, in a certain suit styled The State of Texas claiming any legal or equitable interest in or lien upon the followv. Roy Jackson, et al, for ing described property delinquent collection of the taxes on said to Paintiff herein, for taxes, all of property and that said suit is now said property being located in said pending in the District Court of Aransas County, Texas, 36th Ju-76 acres of land, more or less, a

licial District, and the file number part of the J. W. Paup Survey, Abof said suit is 2698, that the names stract 179, and being the same of all taxing units which assess property described as First Tract and collect taxes on the property in that certain royalty deed of pereinabove described, not made record in Vol. 22, Page 239, of parties to this suit, are NONE. the Oil and Gas Lease Records of

Plaintiff and all other taxing Which said property is delin-quent to Plaintiff for taxes in the units who may set up their tax claims herein seek recovery of deinquent ad valorem taxes on the following amounts: \$1035.56, exproperty hereinabove described. and in addition to the taxes all costs, and there is included in this nterest, penalties, and costs alowed by law, thereon up to and said interest, penalties and costs ncluding the day of judgment nerein, and the establishment and including the day of judgment oreclosure of liens, if any, secur-You are hereby notified that suit has been brought by the State ng the payment of same, as prorided by law.

All parties to this suit, including plaintiff, defendants, and intervenors, shall take notice that claims ot only for any taxes which were delinquent on said property at the ime this suit was filed but all axes becoming delinquent thereon at any time thereafter up to the lay of judgment, including all interest, penalties and costs allowed by law thereon, may, upon request herefor, 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 hereafter be filed in said cause by all other parties herein, and all of those taxing units above named who may intervene herein and set against said property.

County and State, to-wit:

to the City of Rockport; All Block 18, Clearman Addition to the City 27, 28 to 32, Block 3, Denver Heights Addition to the City of

in Lot 12, Block 157, Lots 1 to 4, 9 to 12, Block 161, Lots 4, 5, 12, 13 Block 164, All Block 194, Und. 5/6 int. in Lot 1, Und. 5/6 int. in Lot Lots 5, 7, 8, Block 139, Lots 2, 3 Block 164, All Block 173, All Block 174. All Block 177, All Block 178, Lot 2, Block 189, Lots 1 to 16 Block 274, Lots 3, 4, 5, 6, 7, 8, 11 8, Block 311, Lots 1, 2, N¹/₂ of 3, S¹/₂ of 3, all 4, 5, 6, 7, Block 312, Lots 1 to 8, Block 313, Lots 1 to 8, 316, All Block 317, Lots 2, 15, 16 Block 326, Lots 1 to 11, 12 to 16, Block 337, Lots 1 to 16, Block 338, Lots 1 to 11, Block 340, Lots 12 to 16, Block 340, Lots 3, 7, 10, 11, 12, 13, 16, 4, Block 341, Lots 1 to 8

9, 10, 11, 14, 15, 16, Block 343, Lots 1 to 16, Block 344, Lots 1 to 16, Block 351, Lots 1 to 5, Block 356, Lots 6, 7, 8, Block 356, Lots 1 to 11, 12, 13, 16, Block 358, Lots 1 to 12, 13 to 16, Block 359, Lots 1 to 11, 12 to 16, Block 361, Lots 3, 4, 6, 7, 9, 10, 11, 12, Block 363 Lots 1 to 4, 9 to 12, Block 364, Lots 5, 6, 7, 8, 13, 14, 15, 16, Block 365, Lot 15, Block 371, All Block 375, Lots 1 to 16, Block 376, Lots 5, 6, 8, 10, 11, 12 to 16, Block 377, Lots 5, 6, 8, Block 381, Lots 12 to 16, Block 383, Lots 1 to 8, Block 398, Lots 1 to 16, 17 to 26, Block 400, Lots 1, 2, N1/2 of 3, 4, 5, S1/2 of 3, 16, Block 403, Lots 1 to 9, 10 to 16, Block 405, Lots 7, 8, 9, Block 442, Manning Addition to the City of Rockport; Lot 12, Block 1, Lot Block 2, Lot 18, Block 3, Lot 10, Block 4, Lots 12, 19, 20, Block Lots 17, 20, Block 6, Stewart Addition to the City of Rockport;

Lot 13, Block 23, Lots 9 to 16 Block 39, Lots 5 to 8, 10 to 13, Block 188, Lots 5, 6, Block 192, Lots 1 to 16, Block 214, Lots 1 to

16, Block 238, Lots 1 to 16, Block suit has been brought by the State 265, All Block 291, Lots 9, 10, 11 of Texas, as Plaintiff, against the to 14, Block 293, Lots 5, 6, Block abovenamed persons, as Defend-299, Lot 1, Block 326, Smith and ants, by petition filed on the 23rd Wood Division to the City of Rock- day of July, 1948, in a certain wood Division to the City of Rock-port; 100 ft. W.F.E. of Lots 7, 8, Block 24, 150 ft. W.F.E. of Lots 2, 3, S¹/₂ of 1, N¹/₂ of 4, Block 25, 50 collection of the taxes on said

parties shall

County and State, to-wit: The West Half of Block 413 and Lots 7 and 14 to 17, Block 427, all of said property being located in the Manning Addition to the city of Rockport.

Which said property is delinquent to Plaintiff for taxes in the following amounts: \$357.71, excosts, and there is included in this therein, allowed by law up to and including the day of judgment herein. You are hereby notified that

In the name and by the authorinterest in or lien upon the followity of the State of Texas notice is ing described property delinquent hereby given as follows: TO Kate Benson,

may be dead, and the unknown Rockport, being the same property heirs of the unknown heirs of said described in deed of record in Vol. abovenamed persons, and the un- O-2, page 243, of the Deed Rec-

known owner or owners of the ords of Aransas County, Texas. hereinafter described land, and guardians, legal representatives, following amounts: \$396.67, exlegatees and devisees of the above- clusive of interest, penalties and

claimants, owning or having or said interest, penalties and costs claiming any legal or equitable therein, allowed by law up to and interest in or lien upon the follow- including the day of judgment

ing described property delinquent herein. to Plaintiff herein, for taxes, all of You are hereby notified that said property being located in said suit has been brought by the State of Texas, as Plaintiff, against the County and State, to-wit: Lots 8 and 10 in Block 1 of Out- above named persons, as Defendlot 3 of the Doughty and Mathis ants, by petition filed on the 23rd Division of the city of Rockport. day of July, 1948, in a certain Which said property is delin- suit styled The State of Texas quent to Plaintiff for taxes in the v. A. T. Stautberg, et al for

following amounts: \$216.91, ex- collection of the taxes on said clusive of interest, penalties and property and that said suit is now costs, and there is included in this pending in the District Court of suit in addition to the taxes all Aransas County, Texas, 36th Jusaid interest, penalties and costs dicial District, and the file number of said abovenamed persons who therein, allowed by law up to and of said suit is 2696, that the names of all taxing units which assess taxes becoming delinquent therein the before the honorable District Court of Aransas County, Texas, taxes becoming delinquent therein the before the honorable District to be held at the courthouse thereand collect taxes on the property

You are hereby notified that hereinabove described, not made suit has been brought by the State parties to this suit, are NONE. Plaintiff and all other taxing of Texas, as Plaintiff, against the above named persons, as Defend- units who may set up their tax ants, by petition filed on the 23rd claims herein seek recovery of deday of July, 1948, in a certain suit styled The State of Texas property hereinabove described, notice of and plead and anv. Kate Benson, et al, for and in addition to the taxes all swer to all claims and pleadings collection of the taxes on said interest, penalties, and costs al- now on file and which may hereproperty and that said suit is now lowed by law, thereon up to and after be filed in said cause by all pending in the District Court of including the day of judgment other parties herein, and all of Aransas County, Texas, 36th Ju- herein, and the establishment and those taxing units above named dicial District, and the file number foreclosure of liens, if any secur-, who may intervene herein and set of said suit is 2695, that the names ing the payment of same, as pro- up their respective tax claims

of all taxing units which assess vided by law. and collect taxes on the property All parties to this suit, including hereinabove described, not made plaintiff, defendants, and intervenparties to this suit, are NONE. ors, shall take notice that claims tion of forty-two (42) days from Plaintiff and all other taxing not only for any taxes which were and after the date of issuance units who may set up their tax delinquent on said property at the hereof, the same being the 6th claims herein seek recovery of de- time this suit was filed but all day of Sept., A. D. 1948, (which is clusive of interest, penalties and linquent ad valorem taxes on the taxes becoming delinquent thereon property hereinabove described, at any time thereafter up to the suit in addition to the taxes all and in addition to the taxes all day of judgment, including all insaid interest, penalties and costs interest, penalties, and costs al- terest, penalties and costs allowed lowed by law, thereon up to and by law thereon, may, upon request including the day of judgment therefor, be recovered herein withherein, and the establishment and out further citation or notice est and costs, and condemning said foreclosure of liens, if any, secur-ing the payment of same, as pro-all said parties shall take of the constitutional and statutory vided by law. notice of and plead and ans-

All parties to this suit, including swer to all claims and pleadings plaintiff, defendants, and interven- now on file and which may here-

herein. You are hereby notified that to Plaintiff herein, for taxes, all of suit has been brought by the State

said property being located in said of Texas, as Plaintiff, against the above named persons, as Defend-140 feet by 300 feet out of the West Half of Outlot 6, Doughty and Mathis Division of the city of v. Albert Koennecke, et al, for delinguent on said property at the collection of the taxes on said time this suit was filed but al property and that said suit is now taxes becoming delinquent thereon pending in the District Court of at any time thereafter up to the Aransas County, Texas, 36th Ju- day of judgment, including all inthe executors, administrators, quent to Plaintiff for taxes in the dicial District, and the file number terest, penalties and costs allowed of said suit is 2654, that the names by law thereon, may, upon request of all taxing units which assess therefor, be recovered herein withand collect taxes on the property out further citation or notice hereinabove described, not made to any parties herein, and parties to this suit, are NONE. all said parties shall Plaintiff and all other taxing notice of and plead and anunits who may set up their tax swer to all claims and pleadings claims herein seek recovery of de- now on file and which may here linquent ad valorem taxes on the after be filed in said cause by all property hereinabove described, other parties herein, and all of and in addition to the taxes all those taxing units above named interest, penalties, and costs al- who may intervene herein and set and seal of said court in the City lowed by law, thereon up to and up their respective tax claims of Rockport, Aransas County, Texincluding the day of judgment against said property. 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 and after the date of issuance plaintiff, defendants, and interven- hereof, the same being the 6th ors, shall take notice that claims not only for any taxes which were the return day of such sitation), delinquent on said property at the before the honorable District at any time thereafter up to the day 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 parties shall take

You are hereby commanded to

appear and defend such suit on 1948. the first Monday after the expirathe return day of such sitation), before the honorable District Court of Aransas 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, interof the constitutional and statutory Roy Jackson and W. B. Slosson, tax liens thereon for taxes due the Edwin E. Slosson, Dr. Edwin plaintiff and the taxing units par- Slosson, Preston William Slosson, ties hereto, and those who may if living, and if any or all of the intervene herein, together with all abovenamed defendants be dead.

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

v. Jesse I. Edwards, et al, for

collection of the taxes on said

property and that said suit is now

pending in the District Court of

Aransas County, Texas, 36th Ju-

dicial District, and the file number

parties to this suit, are NONE.

Plaintiff and all other taxing

units who may set up their tax

claims herein seek recovery of de-

linguent ad valorem taxes on the

1948. You are hereby commanded to appear and defend such suit on the first Monday after the expiration of forty-two (42) days from

day of Sept., A. D. 1948, (which is of, then and there to show cause why judgment shall not be render ed for such taxes, penalties, interest and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with 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 said court in the City of Rockport, Aransas County, Texas, this 23rd day of July A. D.,

> JAS. C. HERRING, Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c17

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT THE STATE OF TEXAS COUNTY OF ARANSAS

ity of the State of Texas notice is hereby given as follows: TO

You are hereby commanded to ppear and defend ' such suit on he first Monday after the expiraion of forty-two (42) days from ind after the date of issuance iereof, the same being the 6th ay of Sept., A. D. 1948, (which is the return day of such sitation), before the honorable District Court of Aransas County, Texas, o be held at the courthouse thereof, then and there to show cause why judgment shall not be rendered for such taxes, penalties, interst and costs, and condemning said roperty and ordering foreclosure f the constitutional and statutory ax liens thereon for taxes due the plaintiff and the taxing units partake ties hereto, and those who may intervene herein, together with all nterest, penalties, and costs allowd by law up to and including the day of judgment herein, and all costs of this suit.

Issued and given under my hand as, this 23rd day of July A. D.,

> JAS. C. HERRING, Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c17

Dr. Fred R. Chastain DENTIST Next door to Naylor's Hardware & Furniture

OFFICE HOURS 8 A.M. - 12 N-1 P. M. - 5 P. M.

> Also 6 P. M. to 8 P. M. Monday and Thursday

Phone 393

L. M. Black

CHIROPRACTOR

Located in the building formerly occupied by Glory Oh Beauty Shop

Office Hours: In the name and by the author- Mon., Wed., Fri., 9 to 12 and 2 to 5

> Other days by appointment **OFFICE PHONE 801 RESIDENCE PHONE 3794**

ctf

Thursday, Aug. 5, 1948

THE ROCKPORT PILOT

Mr. and Mrs. J. F. Brundrett Mr. and Mrs. Edgar Barber, spent the week-end in Edna visit- Mrs. Louis Mikeal and children, of Houston, returned home Tuesing relatives and friends. They Tommie Lee and Raymond, left day. He was accompanied by Joy attended the wedding of Miss Tuesday for Oklahoma on a two Roe who will visit at the Sloan Mary Drake to Mr. Reece Hill, week's vacation. They will visit home. Mr. and Mrs. Sloan recentwhich took place Sunday after- Dr. and Mrs. Hilderbrand, Mrs. ly visited in Rockport. noon. Others who attended the Barbar's relatives in Durant, and wedding from Rockport were Mr. other friends and relatives in and Mrs. G. L. Brundrett, Mr. and Woodward and Shawnee. Mrs. John D. Haseman and child-* * *

ren, and Mrs. Herbert Mills and Diego, Calif., is spending a two weeks vacation here with her par-

The Rio Vista Camp newspaper ents, Mr. and Mrs. Stanley Bissett. at Ingram, Texas, listed Chas. Marvin Davis as placing first in the Western riding. Chas Davis Refugio and Mr. and Mrs. Fred named Rosa Linda. has been in camp there for the Johnson of Sinton, spent the week-

past few weeks. end at the Chas. Picton home. * * * Mrs. Myrtle Pew, who has been visiting with her sister, Mrs. of Lubbock and Mr. and Mrs. Ben in the DeFar hospital.

Mollye Davis, returned to her Tunnell, of Corpus Christi, spent home in Dallas this week. Monday with Mr. and Mrs. W. G. Harrist. Mr. and Mrs.. D. P. Sabo visited

children.

Aransas Pass

c16

in Dallas this week. Mr. and Mrs. Dudley Wright and son, Robert Earl of Houston, Mr. and Mrs. Otho Naumann are visiting his uncle, R. M. Moss.

and son, Houghton of Spicewood, Texas and Hugo, of San Antonio, Mrs. Clyde Townsend and Mrs. H. H. Whitfield, of Kingsdaughter, Carol, flew to Dallas ville were guests of Mr. and Mrs. Tuesday, where Carol will go thru the Medical-Arts clinic.

Jay Sloan, son of Mrs. J. J. Sloan

Bonnie Jean Spencer returned to her home in Brownsville last Thursday. She had been visiting Miss Dorothy Bissett of San with her grandmother, Mrs. Thursey Spencer for the past six weeks.

Mr. and Mrs. Calistro Garcia of Taft are the proud parents of a Mrs. Joe Sneed and children of daughter, born July 22. She was

Mr. and Mrs. Alton Webb, and children, went to Victoria Monday Mr. and Mrs. W. B. Copeland where Mr. Webb is being treated

> Evelyn Townsend of Corpus Christi spent the weekend with her mother, Mrs. J. W. Townsend. * * * Mrs. Somer Smith and son, Charles Hammond, Mrs. Leonard Casterline and Francis Lee Deason left Friday for a week's vacation in New Braunfels.

Mrs. J. W. Townsend has a new -pound granddaughter. Judy Eve-



When you are dining at home or away . . . accidents will happen . . . let us clean your garments and return them to you spic 'n span n spotless.

Free Pickup 'n Delivery LASSITER'S TAILOR SHOP LAUNDRY SERVICE Austin, Street Phone 294 ett







ARANSAS LUMBER COMPANY

Just Received!

SOME 1/2 INCH CYPRESS

12 TO 21 INCHES WIDE

UP TO 16 FT. IN LENGTH

This Is Tops

MUST BE SEEN TO BE APPRECIATED

Phone 123

THE ROCKPORT PILOT STATE PARK SCENE YOUNG MATRONS

BRIDGE PARTY AT OF FAMILY PICNIC C. C. FOWLER HOME

Mrs. C. C. Fowler entertained at her home last Friday afternoon with a bridge party. Twentyeight guests were present. -

Crepe myrtle, golden glow and pink oleanders were colorful in the living room, dining room and Johnson of Sinton, Mr. and Mrs. sun porch.

the consolation prize. Mrs. I. C. Bay City. Thurman and Mrs. Fred Booth

were awarded bingo prizes.

cream and punch. Those playing were Mrs. W. L.

Those who attended were Mrs. Booth, Mrs. Fred Bracht, Mrs. L. dren, and Wilma Rouquette.

M. Bracht, Miss Mabel Bracht, Miss Genevieve Bracht, Mrs. A. L. EPISCOPAL GUILD his schooling. He is a graduate Marvin Davis, Mrs. Mollye Davis, Bruhl, Mrs. Fred Christilles, Mrs. A. R. Curry, Mrs. F. B. Hunt, Mrs. Travis Johnson, Mrs. J. H. Mills,

Mrs. Chas. Picton, Mrs. C. F. Rozzell, Mrs. Jack Sanders, Mrs. L. E. Sanders, Mrs. Jas. Sorenson, Mrs. Joe Collins, Mrs. C. A. Hopkins and Mrs. Weldon Cabaniss.

FIFTH BIRTHDAY

Miss Mary Beth Picton enter-Members of the Johnson family tained the Young Matrons Bridge and their children enjoyed a picnic at Goose Island State Park Sunday evening.

Those attending from out-oftown were Mr. and Mrs. Fred arranged throughout the home.

W. R. Gordon, Betty Jean and Ann score. Mrs. Chester Johnson claim-Mrs. J. H. Mills was awarded of Bay City, Mr. and Mrs. Dick ed second high and Shirley Johnthe prize for high score. Mrs. Wel- Carter, Bay City; Mr. and Mrs. son was awarded the bingo-prize. and Mrs. C. A. Hopkins received Refugio and Tommy Mathis of Hart and Mrs. W. L. Lancaster of

Mrs. Travis Johnson, Miss Shirley | served.

and Mrs. Chas. Picton, Miss Mary lie Shivers, Mrs. Roy Woods, Mrs. Beth Picton, Mr. and Mrs. De- Dick Picton, Miss Shirley John-Beth Picton, Mr. and Mrs. De-McBride, Miss Iris Sorenson, Mrs. Wilton Jeffries and two sons, Mr. Louis Bailey, Mrs. I. C. Thurman, and Mrs. Harold Picton and baby, Mrs. Arlie Shivers, Mrs. Fred Mr. and Mrs. Dick Picton and chil-

MET TUESDAY

The Guild of St. Peters Episco-

Following the meeting refreshnents were served to Mrs. Judy

ton, Mrs. John Sorenson, Mrs. Paul Reece, Mrs. Sam Prophet, Mrs. Bowne of Aransas Pass, Mrs. Weldon Cabaniss, Mrs. Will Stevenson, Mrs. Paul Sorenson, Mrs.

pal Church met at the home of Miss Jewel Fulton Tuesday afternoon

Collier, Very Rev. George S. Wal-

son, John Lee Bissett, at the home Louis Bailey, Mrs. Wheeler, Mrs. Kenerly, Mrs. C. C. Fowler, Miss family in Apple Springs, Texas,

PARTY HONORS

don Cabaniss claimed second high Joe Sneed, Sandra and Charles of Others present included Mr. and meringue cup and lemonade were

Miss Cora Henderson of Nash- Johnson, Mr. and Mrs. T. J. Johnville, Tenn., and Miss Lillie Fahr son and baby, Mr. and Mrs. Jack were tea guests. Refreshments McDavid, Mr. and Mrs. Joe Johnwere a meringue cup with ice son, Joe Johnson Jr. and Mike, Mr. Mills, Mrs. Harry Mills, Mrs. Ar-

Club at the Chas. T. Picton home Wednesday afternoon. Multicolored daisies and oleanders were Mrs. Dick Picton won high

past month. Tea guests were Mrs. Roy Lee Devine, Tex. Refreshments of a

PLAY BRIDGE

past week. Five tables of bridge were in progress. Those playing were Mrs.

DeWilton Jeffries, Mrs. Herbert Friday for treatment.

son, Mrs. Jack McDavid, Mrs. Norvell Jackson, Miss Olivia Glover, Mrs. J. B. Jackson, Mrs. Steirly Rozzell, Mrs. Ed Barnard, Mrs. Chas. Ankele, Mrs. Roy Rogero, Mrs. Joe Johnson, Mrs. Leonard LeBlanc, Mrs. T. J. Johnson, Mrs. Harold Picton and Mrs. Ches-

ter Johnson, Norma Lou Roe left Tuesday for Port Arthur where she will visit with Mr. and Mrs. A. J. Clark.

Mary Martha Shivers has returned home after a week's visit with her aunt and uncle, Mr. and Mrs. J. T. Trull in Corpus Christi.

Mr. and Mrs. Noah Taylor attended the reunion of the Taylor

H. F. ELLIOT, D. O.

announces the opening of his office for the practice of

Medicine - Obstetrics - Surgery

9:00 a.m. - 12:00 p.m. 2:00 - 5:00 p.m. Out of Office Wednesday Afternoon

> Office located two doors south of Rockport Pilot

Office Ph. 862 Rockport, Texas

Thursday, Aug. 5, 1948



These Homes Can Not Be Duplicated Today

Wednesday 10 a.m. to 4 p.m.

Societu

Doings of People You Know In Aransas County

Mr. and Mrs. Oscar B. Thomp- | in the European countries. He has

500 CLUB MEMBERS

Members of the 500 Club met at

The ladies decided to disband

ENJOY PICNIC

son announce the engagement of attended A. & I. College two years

their daughter Virginia Lee to where he is enrolled for the fall

one year at A. & I. College in the home of Mrs. Otis Yeats last

Kingsville where she majored in Thursday afternoon. Later in the

journalism. Miss Thompson sang evening the women enjoyed a pic-

in the Campus Choir of A. & I. nic at the Heard estate under

Mr. Rose is from San Angelo Gladys Thompson, Mrs. Bruce

ere he completed the early part Winkle, Mrs. Jack Davis, Mrs.

of the high school at Dilley, Tex. Mrs. Henry Camehl, Mrs. Julius He was a first lieutenant in the Balchar and Mrs. Otis Yeats.

spent three and one-half years in the club until school begins in the

DR. STANLEY PEARLE

OPTOMETRIST

Announces Longer Hours In Aransas Pass:

ANNOUNCE ENGAGEMENT OF DAUGHTER

MR. AND MRS. OSCAR THOMPSON

and took part in the Freshman shade arbors.

Mr. Conrad F. Rose. The wedding term.

will take place at the Thompson,

of the Southport high school of

Indianapolis, Indiana, and has had

Air Force during the war, having

service, much of which was spent fall.

The bride-elect is a graduate

residence in Rockport.

Follies held in the spring.

-

Contraction of

EYES EXAMINED - GLASSES FITTED

PHONE 160 W

First Floor of Aransas Pass Hospital

Main Office: Lester's Jewelers, Corpus Christi



Claims Paid Promptly Without Red Tape

Mrs. G. S. Bissett gave a birthday party in honor of her grandof Mrs. Roy Lee Hart Monday afternoon. The occasion was John Lee's fifth birthday. The afternoon was spent play. ing games on the lawn, which was decorated with Japanese lanterns and balloons. Balloons were given as favors.

Birthday cake and ice cream guests: Roger and Buddy Ayers, John

Urban and Theresa Hemmi, Eddie Ratliff, Tommy Picton, Milton Lee Court, Charles and Frances Le-Blanc, Mike Johnson, Robert and Mary Martha Shivers, Dee Jeff- Sr.

Jr., Kathyleen Ann Raymond, Jackie and Tiny Smith, Pete, Weland Albert Roy Bissett of Bay City.

MARY ECHOLS WED IN AUSTRIA

Miss Mary Bierne Echols, daugh-G. C. Francisco, Jr. and Elizaof Maj. Gen. and Mrs. Oliver beth Francisco left this week to

Katie Lee Clark and Miss Violet over the week-end. Percival. CONGRATULATIONS

Mr. and Mrs. Leslie L. Sparks are the proud parents of a son born Saturday, July 31, at Dr. were served to the following White's Maternity Hospital in Corpus Christi. He weighed 8 pounds and 2 ounces at birth and

has been named Davis Wayne. This is the first grandchild of Mrs. Mollye Davis and also a grandchild of Mr. and Mrs. J. M. Sparks, ries, James Fox, John Brundrett,

ELECTRIC SERVICE CO. Tommy Blackwell is going into don and Margaret Ann Haynes, the electrical repair business on a Marvine Davis, Jackie Deason, part time basis. The business will Mary Lucille Jackson, Mary Helen be known as the Electric Service Freeman, Sue and Judy Harrell Company, with headquarters at of Houston, Pat West of Houston, his home. Mr. Blackwell has been and James Stanley, Norma Lynn doing electrical work for the past four years, having worked with

the Westinghouse Electric Corp. in Corpus Christi before going to work at the marine laboratory where he is now employed.

CAGE BURIAL ASS'I

FOR EVERY MEMBER OF THE FAMILY AGES ONE DAY TO 90 YEARS

A card or phone call will bring our field representative to you to give you all desired information.

W. L. WILBURN, Field Representative Phone 218 **Residence** Phone 305 Taft, Texas OR SEE MR. WALTER PAUGH, ROCKPORT

P. Echols of Washington, D. C., a tour of Colorado. They plan to became the bride of Lt. Charles be gone from two to three weeks. M. Simpson III, son of Col. and Mrs. Chas. M. Simpson, Jr. early Mr. and Mrs. Truett Moss of in June. The ceremony was held Freer, are visiting in the home of in Christ Church, Belvedere Castle, Mr. and Mrs. W. J. Moss, Vienna, Austria. The bride was given in marriage by her father. Camilo Delgado, Jr. has return-Miss Marion Morrell went to ed from Tivoli-Austwell where he

Vienna with the bride and her mother to be the only attendant at the wedding.

spent the summer. * * * Mr. and Mrs. N. H. Goforth and Miss Echols is the granddaughdaughter, Arline, of Refugio are ter of Mrs. Louis Bailey, who guests at the home of Mr. and Mrs. spends the summers in Rockport. Henry Ballou.

ANNOUNCEMENT!

Thompson's Spa-ette

WILL REOPEN UNDER NEW MANAGEMENT

THURSDAY, AUGUST 5

OUTSIDE GARDEN FOR GUESTS IN BATHING **REGALIA AND SHORTS**

Drive-In Service

FEATURING CHICKEN AND SHRIMP IN THE BASKET, SHORT ORDERS, SANDWICHES, FOUNTAIN SERVICE

Open 6:30 a.m. for Breakfast Service

We Invite the People of Rockport as Well as the Tourists to Take Advantage of This Modern Eating Establishment



THANKS I wish to thank all the good people and voters of Aransas County for my nomination as District and County Clerk of Aransas County, in the July 24th Primary. I will endeavor to please each of you and conduct the office to the best of my ability as the law directs. p16

JAS. C. HERRING

CARD OF THANKS wish to take this means of expressing my sincere thanks and appreciation to those that saw fit to cast their votes for me for Constable in the July 24 primary, and I sincerely hope you see fit to continue your support in the runoff, August 28. Thanks. D. E. HOLLEWAY p16

CARD OF THANKS I sincerely thank all the residents of Fulton and Copano Village for the vote and support in the recent election. I will endeavor to serve all the citizens of Aransas County as your County Commissioner of Precinct 4 to the best of my ability. ARTHUR L. DAVIS p16

Don't Let 'Gums" Become 'Repulsive'

Are your "GUMS" unsightly? Do they itch? Do they burn ?-Druggists return money if first bottle of "LETO'S" fails to satisfy. Ballard Drug Store, successor to A. L. Bruhl.

KILL ATHLETES FOOT "TE-OL BEST SELLER" SAYS BALLARD'S HERE'S THE REASON. The germ grows deeply. You must REACH it to KILL it. TE-OL, containing 90 percent alcohol, PENETRATES. Reaches more germs. Your 35c back from any druggist if not pleased IN ONE HOUR. Ballard Drug Store. c19

p16

For Such Costs

FOR SALE!

Three New Beautiful Homes

IN FULTON OAKS ADDITION

\$8,000

\$13,000

\$15,000

c18

TERMS IF DESIRED AS LOW AS 25% DOWN WITH **10 YEARS ON BALANCE**

THESE HOMES HAVE BEEN BUILT AT COST SO AS TO GET THE SUBDIVISION STARTED

Inspection By Appointment Only

Emory M. Spencer Telephone 422

Natural Gas, Electricity, Complete Sewage Systems, Water Wells With Pressure Pumps

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO H. G. Staacke, A. E. Staacke and Mrs. R. W. Staacke,

if living, and if any or all of the abovenamed defendants be dead, the unknown heirs of each or all of said abovenamed persons who may be dead, and the unknown heirs of the unknown heirs of said abovenamed persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all other persons, including adverse claimants, owning or having or claiming any legal or equitable interest in or lien upon the following described property delinquent to Plaintiff herein, for taxes, all of staid property being located in said County and State, to-wit:

Farm Lot 15 in Land Block 253 of Swickheimer Subdivision, according to the official map of said subdivision of record in Vol. 1, page 28 of the Map and Plat Records of Aransas County, Texas.

Which said property is delinquent to Plaintiff for taxes in the following amounts: \$125.55, exclusive of interest, penalties and costs, and there is included in this suit in addition to the taxes all said interest, penalties and costs therein, allowed by law up to and including the day of judgment including the day of judgment herein.

You are hereby notified that suit has been brought by the State of Texas, as Plaintiff, against the abovenamed persons, as Defendants, by petition filed on the 31st day of July, 1947, in a certain suit styled The State of Texas v. H. G. Staacke, et al, for collection of the taxes on said taxes becoming delinquent thereon property and that said suit is now at any time thereafter up to the perding in the District Court of day of judgment, including all in-Aransas County, Texas, 36th Ju- terest, penalties and costs allowed dicial District, and the file number by law thereon, may, upon request of said suit is 2516, that the names therefor, be recovered herein withof all taxing units which assess out further citation or notice and collect taxes on the property to any parties herein, and hereinabove described, not made all said parties to this suit, are NONE. notice of and plead and an-

units who may set up their tax claims herein seek recovery of de- after be filed in said cause by all linquent ad valorem taxes on the other parties herein, and all of property hereinabove described, those taxing units above named and in addition to the taxes all who may intervene herein and set interest, penalties, and costs al- up their respective tax claims lowed by law, thereon up to and against said property. 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 plaintiff, defendants, and interven- of Sept., A. D., 1948, (which is ors, shall take notice that claims the return day of such citation), not only for any taxes which were before the honorable District time this suit was filed but all taxes becoming delinquent thereon at any time thereafter up to the day of induced thereon at any time thereafter up to the delinquent on said property at the day of judgment, including all in- ed for such taxes, penalties, interterest, penalties and costs allowed est and costs, and condemning said and Robert S. Durno, thereon, may, upon request property and ordering foreclosure by law

County and State, to-wit: cording to official map of said parties to this suit, are NONE. subdivision of record in Vol. 1, Plaintiff and all other taxing page 28, of the Map and Plat Rec- units who may set up their tax all said ords of Aransas County, Texas.

therein, allowed by law up to and foreclosure of liens, if any, secur-including the day of judgment ing the payment of same, as pro-You are hereby com herein.

vided by law. All parties to this suit, including the first Monday after the expira-You are hereby notified that wit has been brought by the State plaintiff, defendants, and interven- tion of forty-two (42) days from of Texas, as Plaintiff, against the ors, shall take notice that claims and after the date of issuance IN DELINQUENT TAX SUIT bereof, the same being the 6th day THE STATE OF TEXAS ants, by petition filed on the 23rd delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon, the same being the 6th day of Sept., A. D. 1948, (which is the return day of such citation), before the honorable District Court of Aransas County, Texas, to be held at the courthouse there collection of the taxes on said day of judgment, including all in- to be held at the courthouse thereproperty and that said suit is now terest, penalties and costs allowed of, then and there to show cause pending in the District Court of by law thereon, may, upon request why judgment shall not be render-Aransas County, Texas, 36th Ju- therefor, be recovered herein with- ed for such taxes, penalties, interlicial District, and the file number out further citation or notice of said suit is 2524, that the names to any parties herein, and property and ordering foreclosure of all taxing units which assess all said parties shall take of the constitutional and statutory and collect taxes on the property notice of and plead and anhereinabove described, not made swer to all claims and pleadings now on file and which may hereparties to this suit, are NONE. Plaintiff 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 claims herein seek recovery of dethose taxing units above named linquent ad valorem taxes on the who may intervene herein and set day of judgment herein, and all up their respective tax claims costs of this suit. property hereinabove described, and in addition to the taxes all against said property. interest, penalties, and costs allowed by law, thereon up to and tion of forty-two (42) days from 1948. herein, and the establishment and and after the date of issuance foreclosure of liens, if any, secur-

JAC. C. HERRING,

County and State, to-wit:

including the day of judgment

You are hereby notified that

and collect taxes on the property

Plaintiff and all other taxing

Aransas County, Texas,

c17

36th Judicial District.

hereof, the same being the 6th day ing the payment of same, as proof Sept., A. D. 1948, (which is vided by law. All parties to this suit, including

the return day of such citation), before the honorable District Court of Aransas County, Texas, plaintiff, 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 ed for such taxes, penalties, interparties shall take Plaintiff and all other taxing swer to all claims and pleadings costs of this suit. now on file and which may here-1948.

You are hereby commanded to appear and defend such suit on the first Monday after the expiration of forty-two (42) days from CITATION BY PUBLICATION and after the date of issuance IN DELINQUENT TAX SUIT hereof, the same being the 6th day THE STATE OF TEXAS COUNTY OF ARANSAS Court of Aransas County, Texas, hereby given as follows: TO

THE ROCKPORT PILOT

Farm Lot 69 in Land Block 256 and collect taxes on the property by law thereon, may, upon request of Swickheimer Subdivision, ac- hereinabove described, not made therefor, be recovered herein with- ties hereto, and those who may sas County, Texas. out further citation or notice Plaintiff and all other taxing to any parties herein, and interest, penalties, and costs allow- abovenamed defendants be dead, to Plaintiff herein, for taxes, all of claims herein seek recovery of de- notice of and plead and an- day of judgment herein, and all of said abovenamed persons who County and State, to-wit: Which said property is delin- linquent ad valorem taxes on the swer to all claims and pleadings quent to Plaintiff for taxes in the property hereinabove described, now on file and which may herecollowing amounts: \$129.56, ex- and in addition to the taxes all after be filed in said cause by all and seal of said court in the City abovenamed persons, and the un- to 8, Block B, all of said property collowing amounts: \$129.00, ex- and interest, penalties, and costs al- other parties herein, and all of of Rockport, Aransas County, Tex- abovenamed persons, and the uncosts, and there is included in this lowed by law, thereon up to and those taxing units above named as, this 23rd day of July, A. D., suit in addition to the taxes all including the day of judgment who may intervene herein and set 1948. said interest, penalties and costs herein, and the establishment and up their respective tax claims

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

est and costs, and condemning said tax leins thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with all interest, penalties, and costs allowed by law up to and including the

Issued and given under my hand You are hereby commanded to and seal of said court in the City appear and defend such suit on of Rockport, Aransas County, Texthe first Monday after the expira- as, this 23rd day of July A. D.,

JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c17

CITATION BY PUBLICATION to be held at the courthouse there-of, then and there to show cause IN DELINQUENT TAX SUIT THE STATE OF TEXAS why judgment shall not be render- COUNTY OF ARANSAS

In the name and by the authorest and costs, and condemning said ity of the State of Texas notice is property and ordering foreclosure hereby given as follows: TO of the constitutional and statutory, Dr. B. A. Pope,

tax leins thereon for taxes due the if living, and if any or all of the plaintiff and the taxing units par- abovenamed defendants be dead, ties hereto, and those who may the unknown heirs of each or all intervene herein, together with all of said abovenamed persons who interest, penalties, and costs allow- may be dead, and the unknown ed by law up to and including the heirs of the unknown heirs of said day of judgment herein, and all abovenamed persons, and the unknown owner or owners of the Issued and given under my hand hereinafter described land, and and seal of said court in the City the executors, administrators, v. Fred Schaefer, et al, for of Rockport, Aransas County, Tex- guardians, legal representatives, as, this 23rd day of July, A. D., legatees and devisees of the abovenamed persons, and any and all other persons, including adverse

Clerk of the District Court, claimants, owning or having or claiming any legal or equitable interest in or lien upon the following described property delinquent to Plaintiff herein, for taxes, all of said property being located in said

County and State, to-wit: 3 acres of land, a part of Farm In the name and by the author-Lot 80 of the Fulton Farm Lots, ity of the State of Texas notice is being the same land described in deed recorded in Vol. O, page 422, Mrs. Mamie Wren, Clark C. Wren, of the Deed Records of Aransas Howard F. Smith, Clarence Gordon County, Texas. Daugherty, Jr., Annie W. Head Which said property is delin-

quent to Plaintiff for taxes in the if living, and if any or all of the following amounts: \$26.14, ex-

of all taxing units which assess terest, penalties and costs allowed tax leins thereon for taxes due the deed is of record in Vol. I-2, page claimants, owning or having or plaintiff and the taxing units par- 632, of the Deed Records of Aran- claiming any legal or equitable interest in or lien upon the follow-

> may be dead, and the unknown Issued and given under my hand

JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c17

CITATION BY PUBLICATION COUNTY OF ARANSAS

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

Fred Schaefer, if living, and if any or all of the abovenamed defendants be dead, the unknown heirs of each or all of said abovenamed persons who may be dead, and the unknown heirs of the unknown heirs of said abovenamed persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all other persons, including adverse claimants, owning or having or claiming any legal or equitable interest in or lien upon the following described property delinquent to Plaintiff herein, for taxes, all of County and State, to-wit:

Lots 5 to 8, 10 to 12, 17 to 19 and 29 to 31 in Outlot 2 of Tripis Addi-

tion to the city of Rockport. Which said property is delin-quent to Plaintiff for taxes in the following amounts \$93.07, excosts, and there is included in this suit in addition to the taxes all said interest, penalties and costs therein, allowed by law up to and including the day of judgment herein.

You are hereby notified that suit has been brought by the State of Texas, as Plaintiff, against the abovenamed persons, as Defendants, by petition filed on the 23rd day of July, 1948, in a certain suit styled The State of Texas collection of the taxes on said property and that said suit is now pending in the District Court of Aransas County, Texas, 36th Judicial District, and the file number of all taxing units which assess and collect taxes on the property hereinabove described, not made parties to this suit, are NONE.

units who may set up their tax claims herein seek recovery of delinguent ad valorem taxes on the

intervene herein, together with all if living, and if any or all of the ing described property delinquent

County and State, to-wit:

Rockport.

herein.

vided by law.

parties shall take ed by law up to and including the the unknown heirs of each or all said property being located in said heirs of the unknown heirs of said Lots 3 to 12, Block A and Lots 3

being located in the Rickford Addihereinafter described land, and tion to the City of Rockport.

Which said property is delinthe executors, administrators, guardians, legal representatives, quent to Plaintiff for taxes in the legatees and devisees of the above- following amounts: \$627.39, exnamed persons, and any and all clusive of interest, penalties and other persons, including adverse costs, and there is included in this claimants, owning or having or suit in addition to the taxes all claiming any legal or equitable said interest, penalties and costs interest in or lien upon the follow- therein, allowed by law up to and ing described property delinquent including the day of judgment to Plaintiff herein, for taxes, all of herein. said property being located in said

You are hereby notified that Lots 7 and 8 in Block L of Hotel suit has been brought by the State Reserve Addition to the city of of Texas, as Plaintiff, against the above named persons, as Defend-Which said property is delin- ants, by petition filed on the 23rd quent to Plaintiff for taxes in the day of July, 1948, in a certain following amounts: \$219.67, ex- suit styled The State of Texas clusive of interest, penalties and v. A. L. Bracht, et al, for costs, and there is included in this collection of the taxes on said suit in addition to the taxes all property and that said suit is now said interest, penalties and costs pending in the District Court of therein, allowed by law up to and Aransas County, Texas, 36th Juincluding the day of judgment dicial District, and the file number of said suit is 2694, that the names You are hereby notified that suit has been brought by the State of all taxing units which assess of Texas, as Plaintiff, against the and collect taxes on the property hereinabove described, not made abovenamed persons, as Defendants, by petition filed on the 23rd parties to this suit, are NONE. day of July, 1948, in a certain Plaintiff and all other taxing suit styled The State of Texas units who may set up their tax v. John S. McCampbell, et al, for claims herein seek recovery of desaid property being located in said collection of the taxes on said linquent ad valorem taxes on the pending in the District Court of property hereinabove described, Aransas County, Texas, 36th Ju- and in addition to the taxes all dicial District, and the file number interest, penalties, and costs alof said suit is 2691, that the names lowed by law, thereon up to and

of all taxing units which assess including the day of judgment and collect taxes on the property herein, and the establishment and clusive of interest, penalties and hereinabove described, not made foreclosure of liens, if any, securparties to this suit, are NONE. ing the payment of same, as pro-Plaintiff and all other taxing vided by law. units who may set up their tax All parties to this suit, including

claims herein seek recovery of deplaintiff, defendants, and intervenlinguent ad valorem taxes on the ors, shall take notice that claims property hereinabove described, and in addition to the taxes all not only for any taxes which were interest, penalties, and costs al- delinquent on said property at the lowed by law, thereon up to and time this suit was filed but all including the day of judgment taxes becoming delinquent thereon herein, and the establishment and at any time thereafter up to the foreclosure of liens, if any, secur- day of judgment, including all ining the payment of same, as pro- terest, penalties and costs allowed All parties to this suit, including by law therefor, be recovered herein withby law thereon, may, upon request ors, shall take notice that claims out further citation or notice plaintiff, defendants, and intervennot only for any taxes which were to any parties herein, and delinquent on said property at the all said parties shall take

of said suit is 2690, that the names time this suit was filed but all notice of and plead and anstaxes becoming delinquent thereon swer to all claims and pleadings at any time thereafter up to the now on file and which may hereday of judgment, including all in- after be filed in said cause by all terest, penalties and costs allowed other parties herein, and all of Plaintiff and all other taxing mits who may set up their tax therefor, be recovered herein with-who may intervene herein and set to any parties herein, and up their respective tax claims property hereinabove described, and in addition to the taxes all notice of and plead and and you are hereby com

You are hereby commanded to notice of and plead and aninterest, penalties, and costs al-lowed by law, thereon up to and including the day of judgment herein, and the establishment and forcelosure of liens, if any, secur-

c1'

therefor, be recovered herein without further citation or notice any parties herein, and to parties shall take all said 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 those taxing units above. named who may intervene herein and set up their respective tax claims against said property.

1948. 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 6th day of Sept., A. D. 1948, (which is the return day of such citation), before the honorable District Court of Aransas 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, interest and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax leins thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene 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 said court in the City of Rockport, Aransas County, Texas, this 23rd day of July, A. D., 1948.

JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c17

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO Sam Whissel, Louise W. McBride, D. E. McBride, Helen W. Harl, Lee Harl, Pauline W. Roy and

James W. Roy, if living, and if any or all of the abovenamed defendants be dead, the unknown heirs of each or all of said abovenamed persons who may be dead, and the unknown heirs of the unknown heirs of said herein.

You are hereby notified that including the day of judgment abovenamed persons, and the unsuit has been brought by the State herein, and the establishment and and after the date of issuance known owner or owners of the hereinafter described land, and of Texas, as Plaintiff, against the foreclosure of liers, if any, securthe executors, administrators, abovenamed persons, as Defend-guardians, legal representatives, ants, by petition filed on the 9th vided by law. legatees and devisees of the above- day of January, 1948, in a certain named persons, and any and all suit styled The State of Texas plaintiff, defendants, and interven- Court of Aransas County, Texas, other persons, including a lverse v. John Sigmund, et al, for ors, shall take notice that claims to be held at the courthouse thereclaimants, owning or having or collection of the taxes on said not only for any taxes which were of, then and there to show cause claiming any legal or equitable property and that said suit is now delinquent on said property at the why judgment shall not be render- Malcolm Henderson, W. L. Denn, interest in or lien upon the follow- pending in the District Court of time this suit was filed but all ed for such taxes, penalties, inter- and all persons claiming any title ing described property delinquent Aransas County, Texas, 36th Ju- taxes becoming delinquent thereon est and costs, and condemning said or interest in land under deed

of the constitutional and statutory tax leins thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene 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 said court in the City of Rockport, Aransas County, Texas, this 23rd day of July A. D.,

> JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas, c17 36th Judicial District.

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT THE STATE OF TEXAS COUNTY OF ARANSAS In the name and by the author-

ity of the State of Texas notice is hereby given as follows: TO John Sigmund and Elizabeth A of the Deed Records of Aransas Sigmund, County, Texas. Which said property is delinf living, and if any or all of the

abovenamed defendants be dead, the unknown heirs of each or all quent to Plaintiff for taxes in the of said abovenamed persons who following amounts: \$257.37, exmay be dead, and the unknown clusive of interest, penalties and heirs of the unknown heirs of said costs, and there is included in this abovenamed persons, and the un- suit in addition to the taxes all known owner or owners of the said interest, penalties and costs hereinafter described land, and therein, allowed by law up to and

the executors, administrators, guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all suit has been brought by the State other persons, including adverse of Texas, as Plaintiff, against the

claimants, owning or having or abovenamed persons, as Defendclaiming any legal or equitable ants, by petition filed on the 12th interest in or lien upon the follow- day of July, 1948, in a certain ing described property delinquent suit styled The State of Texas to Plaintiff herein, for taxes, all of v. Horace Clark, et al, for

said property being located in said collection of the taxes on said County and State, to-wit: 3.51 acres of land, a part of B B B pending in the District Court of & C Ry. Co. Survey, Abstract 26, Aransas County, Texas, 36th Jubeing the same property describ- dicial District, and the file number ed in deed recorded in Vol. F-2, of said suit is 2531, that the names all said parties herein, all said parties shall page 571, of the Deed Records of of all taxing units which assess Aransas County, Texas.

Which said property is delin-quent to Plaintiff for taxes in the parties to this suit, are NONE. following amounts: \$90.01, exclusive of interest, penalties and units who may set up their tax

costs, and there is included in this claims herein seek recovery of desuit in addition to the taxes all linguent ad valorem taxes on the said interest, penalties and costs property hereinaboye described, therein, allowed by law up to and and in addition to the taxes all including the day of judgment interest, penalties, and costs allowed by law, thereon up to and

herein.

abovenamed defendants be dead, clusive of interest, penalties and the unknown heirs of each or all costs, and there is included in this of said abovenamed persons who may be dead, and the unknown said interest, penalties and costs heirs of the unknown heirs of said therein, allowed by law up to and abovenamed persons, and the un- including the day of judgment known owner or owners of the herein.

hereinafter described land, and You are hereby notified that the executors, administrators, suit has been brought by the State guardians, legal representatives, of Texas, as Plaintiff, against the legatees and devisees of the above- abovenamed persons, as Defendnamed persons, and any and all ants, by petition filed on the 23rd other persons, including adverse day of July, 1948, in a certain claimants, owning or having or claiming any legal or equitable interest in or lien upon the following described property delinquent property and that said suit is now to Plaintiff herein, for taxes, all of said property being located in said Aransas County, Texas, 36th Judicial District, and the file number 68 acres of land, a part of the A. of said suit is 2689, that the names Morris Survey, Abstract 151, be- of all taxing units which assess ing the same property awarded to and collect taxes on the property other parties herein, and all of plaintiff and the taxing units parthe abovenamed defendants or hereinabove described, not made their predecessors in title in that parties to this suit, are NONE. certain decree of partition of rec-

ord in Vol. U-2, page 323, et seq., units who may set up their tax against said property. claims herein seek recovery of delinquent ad valorem taxes on the property hereinabove described, the first Monday after the expiraand in addition to the taxes all tion of forty-two (42) days from and seal of said court in the City

> lowed by law, thereon up to and hereof, the same being the 6th as, this 23rd day of July, A. D. including the day of judgment day of Sept., A. D. 1948, (which is 1948. herein, and the establishment and the return day of such citation), foreclosure of liens, if any, secur- before the honorable District ing the payment of same, as pro- Court of Aransas County, Texas, vided by law.

All parties to this suit, including of, then and there to show cause plaintiff, defendants, and interven- why judgment shall not be renderors, shall take notice that claims ed for such taxes, penalties, internot only for any taxes which were est and costs, and condemning said delinquent on said property at the property and ordering foreclosure time this suit was filed but all of the constitutional and statutory taxes becoming delinquent thereon | tax leins thereon for taxes due the at any time thereafter up to the day of judgment, including all interest, penalties and costs allowed property and that said suit is now by law thereon, may, upon request therefor, be recovered herein without further citation or notice and parties shall take

notice of and plead and answer to all claims and pleadings now on file and which may here- as, this 23rd day of July, A. D., 1948. after be filed in said cause by all other parties herein, and all of those 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 suit on CITATION BY PUBLICATION the first Monday after the expira- IN DELINQUENT TAX SUIT tion of forty-two (42) days from

hereof, the same being the 6th COUNTY OF ARANSAS

the return day of such citation), All parties to this suit, including before the honorable District hereby given as follows: TO to Plaintiff herein, for taxes, all of dicial District, and the file number at any time thereafter up to the property and ordering foreclosure heretofore given to T. A. Ander-said property being located in said of said suit is 2530, that the names day of judgment, including all in- of the constitutional and statutory son, Trustee, as grantee, which other persons, including adverse

foreclosure of liens, if any, secur- those taxing units above named hereof, the same being the 6th ing the payment of same, as provided by law.

All parties to this suit, including against said property. plaintiff, defendants, and intervenors, shall take notice that claims not only for any taxes which were time this suit was filed but all and after the date of issuance day of judgment, including all in- the return day of such citation), by law thereon, may, upon request Court of Aransas County, Texas, therefor, be recovered herein with- to be held at the courthouse thereout further citation or notice of, then and there to show cause any parties herein, and why judgment shall not be renderto parties shall take ed for such taxes, penalties, inter all said after be filed in said cause by all tax leins thereon for taxes due the those taxing units above named ties hereto, and those who may who may intervene herein and set intervene herein, together with all Plaintiff and all other taxing up their respective tax claims interest, penalties, and costs allow-

ed by law up to and including the You are hereby commanded to day of judgment herein, and all 1948. appear and defend such suit on costs of this suit. Issued and given under my hand

interest, penalties, and costs al- and after the date of issuance of Rockport, Aransas County, Tex-JAC. C. HERRING,

Clerk of the District Court Aransas County, Texas, to be held at the courthouse there-36th Judicial District. CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS COUNTY OF ARANSAS plaintiff and the taxing units par-In the name and by the author-

ity of the State of Texas notice is hereby given as follows: TO A. L. Bracht, S. R. Williams, Mrs. Amanda Ives, Mrs. Ida Witt, Mrs. Effie Richardson, Amos Ives, Mrs. and seal of said court in the City Ivy Wilson, Lillian Ives, Zoe Ives.

Brown, Mrs. Mattie Moseley, Mrs. Julia Williams, Mrs. Mila E. Rhemann, John L. Ives, Mrs. Samantha Morga, Duke Ives, Mrs. Nellie Tongate, Earl T. Ives, Uel Victor Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c17 Ives, Rebecca E. Ives, and the unknown heirs and legal representatives of Samantha Rickford, de-

ceased, if living, and if any or all of the abovenamed defendants be dead. the unknown heirs of each or all of said abovenamed persons who In the name and by the author- may be dead, and the unknown ity of the State of Texas notice is heirs of the unknown heirs of said abovenamed persons, and the un-John S. McCampbell, E. A. Mc-known owner or owners of the hereinafter described land hereinafter described land, and Stanley Welch, Anna McCampbell, the executors, administrators guardians, legal representatives, legatees and devisees of the above-

who may intervene herein and set day of Sept., A. D. 1948, (which is up their respective tax claims the return day of such citation), before the honorable District You are hereby commanded to Court of Aransas County, Texas, appear and defend such suit on the first Monday after the expira- to be held at the courthouse theredelinquent on said property at the tion of forty-two (42) days from of, then and there to show cause why judgment shall not be rendertaxes becoming delinquent thereon hereof, the same being the 6th ed for such taxes, penalties, interat any time thereafter up to the day of Sept., A. D. 1948, (which is est and costs, and condemning said property and ordering foreclosure terest, penalties and costs allowed before the honorable District of the constitutional and statutory tax liens thereon for taxes due the plaintiff, and the taxing units parties hereto, and those who may intervene herein, together with all notice of and plead and an- est and costs, and condemning said interest, penalties, and costs allowswer to all claims and pleadings property and ordering foreclosure ed by law up to and including the now on file and which may here- of the constitutional and statutory day of judgment herein, and all costs of this suit.

Issued and given under my hand and seal of said court in the City of Rockport, Aransas County, Texas, this 23rd day of July, A. D.,

> JAS. C. HERRING, Clerk of the District Court, Aransas County Texas, 36th Judicial District. c17

Longest Established Registered CIVIL ENGINEER and Bonded SURVEYOR in Aransas County. Percival's Cottages on Highway at Beach. Phone 3191, P. O. Box 422. Rockport. ctf

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THE STATE OF TEXAS

JAC. C. HERRING,

ties hereto, and those who may intervene 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 of Rockport, Aransas County, Tex- Mrs. Hettie Green, Mrs. Laura

THE ROCKPORT PILOT

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO T. E. Buffington, Verdie May Weaver, Maud Hackney, Charles H. Stiernberg, Ernest Cowan, and the unknown heirs and legal representatives of W. G. Buffington, deceased

if living, and if any or all of the abovenamed defendants be dead. the unknown heirs of each or all of said abovenamed persons who may be dead, and the unknown heirs of the unknown heirs of said abovenamed persons, and the unknown owner or owners of the herein. hereinafter described land, and

the executors, administrators, guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all other persons, including adverse claimants, owning or having or claiming any legal or equitable interest in or lien upon the following described property delinquent to Plaintiff herein, for taxes, all of aid property being located in said unty and State, to-wit: Lots 4, 5 and 6 in Block B of the Central Addition to the city of

Rockport. Which said property is delinand collect taxes on the property quent to Plaintiff for taxes in the hereinabove described, not made following amounts: \$88.66, exparties to this suit, are NONE. clusive of interest, penalties and costs, and there is included in this suit in addition to the taxes all claims herein seek recovery of desaid interest, penalties and costs therein, allowed by law up to and linquent ad valorem taxes on the including the day of judgment herein. and in addition to the taxes all

You are hereby notified that suit has been brought by the State of Texas, as Plaintiff, against the abovenamed persons, as Defendants, by petition filed on the 23rd may of July, 1948, in a certain suit styled The State of Texas v. T. E. Buffington, et al, for vided by law. collection of the taxes on said property and that said suit is now pending in the District Court of Aransas County, Texas, 36th Judicial District, and the file number of said suit is 2662, that the names of all taxing units which assess and collect taxes on the property hereinabove described, not made parties to this suit, are NONE.

Plaintiff and all other taxing units who may set up their tax claims herein seek recovery of delinquent ad valorem taxes on the property hereinabove described, nd in addition to the taxes all all said parties shall take Aterest, 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 plaintiff, defendants, and intervenors, shall take notice that claims against said property. not only for any taxes which were You are hereby commanded to to be held at the courthouse theredelinquent on said property at the delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon taxes becoming delinquent thereon taxes penalties inter- taxes penalties inter- taxes penalties inter- taxes becoming delinquent thereon taxes penalties inter- taxes penalties pena

other persons, including adverse claimants, owning or having or claiming any legal or equitable said property being located in said suit in addition to the taxes all herein. County and State, to-wit:

said interest, penalties and costs Lot 3, Block G and Lots 1, 2, 3, Addition to the city of Rockport. herein.

clusive of interest, penalties and You are hereby notified that

suit has been brought by the State of Texas, as Plaintiff, against the above named persons, as Defendof all taxing units which assess ants, by petition filed on the 23rd day of July, 1948, in a certain suit styled The State of Texas v. Mrs. R. L. Thielan, et al, for parties to this suit, are NONE. collection of the taxes on said property and that said suit is now

Aransas County, Texas, 36th Ju- linguent ad valorem taxes on the lowed by law, thereon up to and including the day of judgment herein, and the establishment and Plaintiff and all other taxing foreclosure of liens, if any, securinits who may set up their tax ing the payment of same, as pro-

vided by law.

ors, shall take notice that claims out further citation or notice not only for any taxes which were to any parties herein, and time this suit was filed but all notice of and plead and ansby law thereon, may, upon request those taxing units above named

to any parties herein, and against said property.

quent to Plaintiff for taxes in the suit in addition to the taxes all of State, shall have force and efinterest in or lien upon the follow-ing described property delinquent to Plaintiff herein, for taxes, all of said property being located in said suit in addition to the taxes all herein said property being located in said suit in addition to the taxes all herein

You are hereby notified that such Commission to perform its therein, allowed by law up to and suit has been brought by the State duties in accordance with the pro-4, 5, 8, 9, and 16, Block H, Central including the day of judgment of Texas, as Plaintiff, against the visions of this section by writ of

Which said property is delin-quent to Plaintiff for taxes in the following amounts: \$278.10, ex-of Texas, as Plaintiff, against the suit styled The State of Texas above named persons, as Defend- v. Mrs. Mamie Hooper, et al, for and technical aid and for other excosts, and there is included in this ants, by petition filed on the 23rd collection of the taxes on said the Board and the H work of costs, and there is included in this ants, by petition filed on the 23rd collection of the taxes on said suit in addition to the taxes all day of July, 1948, in a certain said interest, penalties and costs suit styled The State of Texas pending in the District Court of the Board, and the Lieutenant suit styled by law up to and v. George M. Cross, et al, for Aransas County, read the file state of Representatives shall be entitled to receive per diem and including the day of judgment collection of the taxes on said dicial District, and the file number travel expense during the Board's property and that said suit is now of said suit is 2574, that the names session in the same manner and pending in the District Court of of all taxing units which assess amount as they would receive Aransas County, Texas, 36th Ju- and collect taxes on the property while attending a special session dicial District, and the file number hereinabove described, not made of the Legislature. This amendof said suit is 2665, that the names parties to this suit, are NONE. Plaintiff and all other taxing ary 1, 1951." dicial District, and the file number property hereinabove described, including the day of judgment printed thereon: of said suit is 2664, that the names and in addition to the taxes all herein, and the establishment and 28, Article III of the Constitution foreclosure of liens, if any, secur- of Texas providing for a Board ing the payment of same, as provided by law.

plaintiff, defendants, and interven- the Legislature fails to make such ors, shall take notice that claims apportionment. not only for any taxes which were

property hereinabove described, plaintiff, defendants, and interven- time this suit was filed but all interest, penalties, and costs al- not only for any taxes which were at any time thereafter up to the lowed by law, thereon up to and delinquent on said property at the day of judgment, including all inincluding the day of judgment time this suit was filed but all terest, penalties and costs allowed such apportionment." herein, and the establishment and taxes becoming delinquent thereon by law thereon, may, upon request foreclosure of liens, if any, secur- at any time thereafter up to the therefor, be recovered herein with- mark out one of such clauses on of the necessary proclamation and ing the payment of same, as pro- day of judgment, including all in- out further citation or notice terest, penalties and costs allowed to any parties herein, and All parties to this suit, including by law thereon, may, upon request all said parties shall take plaintiff, defendants, and interven- therefor, be recovered herein with- notice of and plead and ansswer to all claims and pleadings now on file and which may heretaxes becoming delinquent thereon swer to all claims and pleadings those taxing units above named other parties herein, and all of tution and laws of this state. at any time thereafter up to the now on file and which may here- who may intervene herein and set day of judgment, including all in-terest, penalties and costs allowed other parties herein, and all of against said property.

therefor, be recovered herein with- who may intervene herein and set appear and defend such suit on the expenses of such publication You are hereby commanded to out further citation or notice up their respective tax claims the first Monday after the expira- and election. You are hereby commanded to and after the date of issuance tion of forty-two (42) days from and election. notice of and plead and ans- appear and defend such suit on hereof, the same being the 6th swer to all claims and pleadings the first Monday after the expira- day of Sept., A, D, 1948, (which is now on file and which may here- tion of forty-two (42) days from the return day of such citation), other parties herein, and all of hereof, the same being the 6th Court of Aransas County, Texas, those taxing units above named day of Sept., A. D. 1948, (which is to be held at the courthouse theretax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may tute a part of the separate propintervene herein, together with all interest, penalties, and costs allow- viding that such Constitutional ed by law up to and including the Amendment if adopted shall be day of judgment herein, and all self-operative and self-executing; costs of this suit. Issued and given under my hand and seal of said court in the City of Rockport, Aransas County, Tex- lamation and publication thereof. as, this 23rd day of July A. D., 1948.

Addition to the city of Rockport. clusive of interest, penalties and of such Board, and, when so exe- of November, 1948, at which elec-Which said property is delin- costs, and there is included in this cuted and filed with the Secretary tion all voters favoring said proposed Amendment shall write or have printed on their ballots the

erty existing at the time of parti-

separate property of the the re-

spective spouses without preju-

Constitution for amendments

HOUSE JOINT RESOLUTION

publication by the Governor.

OF TEXAS:

BE IT RESOLVED BY THE

ed, by adding another Section to

follow Section 3, and be designated

"Section 3a. If, at the time the

Legislature shall canvass the elec-

mitted to a vote of the qualified

voters of this State at a General

Election to be held throughout this

State on the date provided by law

in the month of November, A. D.

1948, at which election all ballots

"FOR the Constitutional Amend-

Section 3a, to read as follows:

c18

H. J. R. No. '

thereto.

"FOR the Amendment to the Constitution of the State of Texas shall have jurisdiction to compel providing that husband and wife from time to time may in writing partition between themselves in severalty or into undivided interabove named persons, as Defend- mandamus or other extraordinary ests community property existing at the time of partition so as to convert same into separate prop-

erty of the the respective spouses without prejudice to the rights of pre-existing creditors." Those opposing said proposed Amendment shall write or have printed on their ballots the words: "AGAINST the Amendment to the Constitution of the State of Texas providing that husband and wife from time to time may in writing partition between themselves in severalty or into undi-

ment shall become effective Januand collect taxes on the property units who may set up their taxing Sec. 2. The foregoing Constitu-tional amendment shall be subtion so as to convert same into hereinabove described, not made claims herein seek recovery of de- mitted to a vote of the qualified linquent ad valorem taxes on the electors of this state at an election Plaintiff and all other taxing property hereinabove described, to be held throughout the state on dice to the rights of pre-existing units who may set up their tax and in addition to the taxes all the first Tuesday after the first creditors." pending in the District Court of claims herein seek recovery of de- interest, penalties, and costs al- Monday in November, A. D. 1948, Sec. 3. The Governor of the State of Texas is hereby directed lowed by law, thereon up to and at which all ballots shall have to issue the necessary proclamation for said election and have same published as required by the

> for apportionment of the state into senatorial districts and rep All parties to this suit, including resentative districts in the event

proposing an Amendment to Ar-"Against the amendment to Secticle IV, of the Constitution of the All parties to this suit, including delinquent on said property at the tion 28, Article III of the Consti-State of Texas, by adding a new tution of Texas providing for a ors, shall take notice that claims taxes becoming delinquent thereon state into senatorial districts and the office of Governor in the event representative districts in the the Governor elect dies, or becomes event the Legislature fails to make disabled, or fails to qualify, before Each voter at such election shall

the ballot, leaving the clause expressing his vote on the proposed amendment.

Section 3. The Governor of the State of Texas shall issue the necessary proclamation for said elecdelinquent on said property at the all said parties shall take after be filed in said cause by all lished as required by the Consti-Sec. 4. The sum of Ten Thousand (\$10,000.00) Dollars or so much thereof as may be necessary, is hereby appropriated out of any funds in the treasury of this state

the person receiving the highest c18

amending Section 15 of Article after be filed in said cause by all and after the date of issuance before the honorable District XVI of the Constitution of the State of Texas, by adding thereto a provision that the husband and who may intervene herein and set the return day of such citation), up their respective tax claims before the honorable District why judgment shall not be render-why judgment shall not be render-Court of Aransas County, Texas, ed for such taxes, penalties, inter-selves in severalty or into unest and costs, and condemning said divided interests all or any part

Thursday, Aug. 5, 1948

Political Announcements

All Political Announcements Cash in Advance

The Pilot is authorized to announce the following candidates for the respective offices named subject to the Democratic primaries:

For State Senator

18th Senatorial District: JOHN J. BELL (re-election)

For State Representative, 70th District:

HARVEY SHELL, (Re-election)

For District Attorney 36th Judicial District: vided interests community prop-

JOHN H. MILLER (re-election)

For County Judge:

JOHNNIE D. WENDELL D. R. SIMMONS

For County Attorney: WELDON CABANISS

FOR: District and County Clerk: JAS. C. HERRING (re-election)

For Sheriff, Tax Assessor and Collector:

A. R. CURRY, (Re-election)

For County Treasurer: CHARLEY K. TATUM

Section to be known as Section 3a, For County Commissioner. so as to provide for succession to Precinct No. 1:

W. B. ALLEN (Re-election)

For County Commissioner, taking his oath of office as Gover-Precinct No. 2:

nor; and providing for the issuance J. M. (JACK) SPARKS, JR. (Re-election)

FRED M. HUNT

LEGISLATURE OF THE STATE For County Commissioner, Precinct No. 3:

Section 1. That Article IV of the J. H. MILLS, (Re-election) Constitution of the State of Texas, be and the same is hereby amend-

For County Commissioner Precinct No. 4: ARTHUR L. DAVIS,

(Re-election)

For Justice of the Peace, Prec. 1: tion returns for the office of Gov-R. R. ROBERTS ernor and Lieutenant Governor

For Constable, Precinct No. 1:

D. E. HOLLEWAY G. M. HARRELL

taxes upon all property within their respective boundaries for county purposes, except the first Three Thousand Dollars (\$3,000) value of residential homesteads, not to exceed thirty cents (30c) Speaker, shall become disabled, or on each One Hundred Dollars (\$100) valuation, in addition to all other ad valorem taxes auuntil a person has qualifed for the thorized by the Constitution of

son having the highest number of H. J. R. No. 13 votes for the office of Lieutenant HOUSE JOINT RESOLUTION Governor shall act as Governor un-

number of votes for the office of Governor, as declared by the Speaker, has died, then the per-

til after the next general election. It is further provided that in the event the person with the highest number of votes for the office of Governor, as declared by the fail to qualify, then the Lieutenant Governor shall act as Governor

at any time thereafter up to the day of judgment, including all interest, penalties and costs allowed by law thereon, may, upon request of Sept., A. D. 1948, (which is of the constitutional and statutory therefor, be recovered herein without further citation or notice before the honorable District plaintiff and the taxing units parto any parties herein, and Court of Aransas County, Texas, ties hereto, and those who may parties shall take all said 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 those taxing units above named who may intervene herein and set of the constitutional and statutory up their respective tax claims against said property. plaintiff and the taxing units par-

You are hereby commanded to appear and defend such suit on intervene herein, together with all the first Monday after the expirainterest, penalties, and costs allowtion of forty-two (42) days from and after the date of issuance day of judgment herein, and all hereof, the same being the 6th day of Sept., A.D. 1948, (which is costs of this suit. the return day of such citation), before the honorable District Court of Aransas County, Texas, to be held at the courthouse there of, then and there to show cause 1948.why judgment shall not be rendered for such taxes, penalties, interest and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax leins thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene 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 said court in the City of Rockport, Aransas County, Texas, this 23rd day of July A. D., 1948.

JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c16

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO Mrs. R. L. Thielan, Avery Owens, C. Emil Johnson, Mrs. E. Underwood, R. T. Dye, C. L. Flack, Alfred Jacobson, Anna Hubbell Herndon, Robert Wallace Hern-

if living, and if any or all of the abovenamed defendants be dead, the unknown heirs of each or all of said abovenamed persons who may be dead, and the unknown heirs of the unknown heirs of said abovenamed persons, and the unknown owner or owners of the hereinafter described land, and

tion of forty-two (42) days from ed for such taxes, penalties, interand after the date of issuance est and costs, and condemning said hereof, the same being the 6th day property and ordering foreclosure the return day of such citation), tax liens thereon for taxes due the intervene herein, together with all to be held at the courthouse thereof, then and there to show cause interest, penalties, and costs allowwhy judgment shall not be render- ed by law up to and including the ed for such taxes, penalties, inter- day of judgment herein, and all est and costs, and condemning said costs of this suit. property and ordering foreclosure

Issued and given under my hand and seal of said court in the City tax liens thereon for taxes due the of Rockport, Aransas County, Texas, this 23rd day of July, A. D., ties hereto, and those who may 1948.

JAS. C. HERRING, Clerk of the District Court, Aransas County Texas, 36th Judicial District. c16

CITATION BY PUBLICATION and seal of said court in the City IN DELINQUENT TAX SUIT of Rockport, Aransas County, Texas, this 23rd day of July, A. D., THE STATE OF TEXAS COUNTY OF ARANSAS

Brown

JAS. C. HERRING, In the name and by the author-Clerk of the District Court, ity of the State of Texas notice is Aransas County Texas, hereby given as follows: TO 36th Judicial District. c16 Mrs. Mamie Hooper, Miss Thelma

Doughty, Mrs. Corra Adkins, Mrs. CITATION BY PUBLICATION Lula Roper, William H. Roper, IN DELINQUENT TAX SUIT Mrs. Nellie Barnhart, Joe Barnhart, W. L. Scheig, David Ainley, THE STATE OF TEXAS Mrs. C. H. Brown, Henrietta

d by law up to and including the

Issued and given under my hand

COUNTY OF ARANSAS

if living, and if any or all of the In the name and by the authority of the State of Texas notice is hereby given as follows: TO George M. Cross, H. E. Dahlmann, O. B. Naquin, C. P. Eidson, A. R. Griggs, individually and as administrator of the estate of S. H. abovenamed persons, and the un- and representative districts, agree- part of the separate property of Smothers, deceased, R. L. Gillis, Herman Diers, H. F. Smothers, S. H. Smothers, and Roy Jackson if living, and if any or all of the abovenamed defendants be dead, the unknown heirs of each or all of said abovenamed persons who may be dead, and the unknown the executors, administrators, guardians, legal representatives, County and State, to-wit: legatees and devisees of the abovenamed persons, and any and all

interest in or lien upon the follow- Manning Addition to the city of ing described property delinquent Rockport; and Lot 7, Block 35; County and State, to-wit: Lot 3, Block 119 of Davis and Ken- 43; and Lots 6 and 7, Block 13,

the executors, administrators, Rockport; Lots 9, 13, 15 and 16, sion of the city of Rockport.

JAS. C. HERRING, Clerk of the District Court, Aransas County Texas, 36th Judicial District. c16 the State of Texas be amended so

S. J. R. No. 2 A JOINT RESOLUTION

proposing an amendment to Section 28 of Article III of the Con- ward by gift, devise or descent, stitution of the State of Texas, so as to provide for a Board for the wife; and laws shall be passed apportioning the state into sena- more clearly defining the rights torial districts and representative of the wife, in relation as well to districts in the event the Legisla- her separate property as that held ture fails to make such apportion- in common with her husband; proment; providing for the issuance vided that husband and wife, withof the necessary proclamation by out prejudice to pre-existing credthe Governor; and making an ap- itors, may from time to time by propriation. BE IT RESOLVED BY THE LEG-

TEXAS: Section 1. That Section 28 of

abovenamed defendants be dead, as hereafter to read as follows: "Section 28. The Legislature of said abovenamed persons who after the publication of each nity property, whereupon the pormay be dead, and the unknown United States decennial census, ap- tion or interest set aside to each heirs of the unknown heirs of said portion the state into senatorial spouse shall be and constitute a known owner or owners of the able to the provisions of Sections such spouse. hereinafter described land, and 25, 26, and 26-a of this Article.

Lots 11, 17, 18 and 24, Block 429; named persons, and any and all other persons, including adverse claimants, owning or having or claiming any legal or equitable said property being located in the (90) days after the final adjourn-the General Land Office, a majori-instruments and providing for the General Land Office, a majori-the General Land Office, a majori-the General Land Office, a majori-instruments and providing for the General Land Office, a majori-instruments and provide of the General the General Land Office, a majori-the General Land Office, a majori-the Genera ment of such regular session. The hereto, such Act shall not be in-Board shall, within sixty (60) days valid by reason of its anticipatory to Plaintiff herein, for taxes, all of said property being located in said County and State, to-wit: Hock 41; Lots 1, 2 and 3, Block tative districts, or into senatorial Amendment was in effect when or representative districts, as the the Act was passed.' non Subdivision of the Doughty all of said property being located and Mathis Division to the city of in the Doughty and Mathis Divi-ture may make necessary. Such tional Amendment shall be sub-

portion or interest set aside to each spouse shall be and constierty of such spouse; further prootherwise provided in this Constitution, and shall, during the entire providing for the submission of

term to which he may succeed, be this Amendment to the voters of under all the restrictions and inthis State; prescribing the form hibitions imposed in this Constiof ballot; providing for the proctution on the Governor." Sec. 2. The foregoing Constitu-BE IT RESOLVED BY THE tional Amendment shall be sub-LEGISLATURE OF THE STATE

OF TEXAS: Section 1. That Section 15 of Article XVI of the Constitution of

> as to read as follows: "Section 15. All property, both

shall have printed thereon: real and personal, of the wife, owned or claimed by her before ment providing for gubernatorial marriage, and that acquired aftersuccession in the event the Governor-elect dies, or becomes disshall be the separate property of gencies." written instrument as if the wife contingencies." were a feme sole partition between ISLATURE OF THE STATE OF themselves in severalty or into equal undivided interests all or any part of their existing commu-Article III of the Constitution of nity property, or exchange beamendment. the State of Texas be amended so tween themselves the community interest of one spouse in any property for the community interest of

HOUSE JOINT RESOLUTION This amendment is self-operaproposing an Amendment of Secthe executors, administrators, In the event the Legislature shall tive, but laws may be passed tion 1-a of Article VIII of the guardians, legal representatives, legatees and devisees of the above-following the publication of a form and manner of execution of that no ad valorem tax shall be legatees and devisees of the above-named persons, and any and all fail to make such apportionment, for their recordation, and for such purposes after January 1, 1951, fail to make such apportionment, for their recordation, and for such authorizing the several counother persons, including adverse same shall be done by the Legisla- other reasonable requirements not and authorizing the several counheirs of the unknown heirs of said claimants, owning or having or tive Redistricting Board of Texas, inconsistent herewith as the Leg- ties to levy additional ad valorem abovenamed persons, and the un-known owner or owners of the interest in or lien upon the followhereinafter described land, and ing described property delinquent as follows: The Lieutenant Gover- the subject of this Amendment. lars (\$3,000) residential hometo Plaintiff herein, for taxes, all of nor, the Speaker of the House of Should the Legislature pass an stead exemption, and providing for said property being located in said Country and State to wit: Accounts and the Commissioner of requirements as to the form and sion to the qualified electors and the General Land Office, a majori- manner of the execution of such for the necessary proclamation by the one expressing his vote on the BE IT RESOLVED BY THE LEGISLATURE OF THE STATE

(90) days after the final adjourn-sistent herewith and anticipatory OF TEXAS: Section 1. That Section 1-a of Article VIII of the Constitution be amended so as to be and read

Sec. 2. The foregoing Constitu- valorem tax shall be levied upon any property within this State the executions, legal representatives, legatees and devisees of the above-named persons, and any and all lets 2 to 16 in Block 77, Manning following amounts: \$1,843.27, exapportionment shall be in writing mitted to a vote of the qualified for general revenue purposes.

construction and maintenance cession to the Governorship not of Farm to Market Roads or for otherwise provided for in this Con-Flood Control, except as herein stitution, may be provided for by otherwise provided. law; provided, however, that any "Provided that in those counties person succeeding to the office of Governor shall be qualified as

or political subdivisions or areas of the State from which tax donations have heretofore been granted, the State Automatic Tax Board shall continue to levy the full amount of the State ad valorem tax for the duration of such donation, or until all legal obligaions heretofore authorized by the law granting such donation or donations shall have been fully disharged, whichever shall first ocur; provided that if such donation to any such county or political subdivision is for less than the full amount of State ad valorem axes so levied, the portion of such taxes remaining over and above such donation shall be retained by said county or subdiviabled, before qualifying and for sion."

Sec. 2. The foregoing Constitusuch succession in other contintional Amendment shall be submit-"AGAINST the Constitutional ted to a vote of the qualified Amendment providing for guberelectors of this State at an elecnatorial succession in the event tion to be held on the date fixed by law for the General Election the Governor-elect dies, or becomes disabled, before qualifying in November, A. D. 1948, at which and for such succession in other all ballots shall have printed thereon "FOR the Constitutional Each voter at such election shall Amendment of Section 1-a of mark out one of such clauses on Article VIII of the Constitution

the ballot, leaving the clause exof the State of Texas to provide pressing his vote on the proposed that no ad valorem tax shall be levied for State general revenue Sec. 3. The Governor of the purposes after January 1, 1951, State of Texas shall issue the necand authorizing the several counessary proclamation for said electies to levy additional ad valorem tion and shall have the same pub taxes, providing for a Three Thousand Dollars (\$3,000) resilished as required by the Constitution and Laws of this State. c18 dential homestead exemption, and providing for tax levies in coun-H. J. R. No. 24

ties having tax donations," and "AGAINST the Constitutional Amendment of Section 1-a of Article VIII of the Constitution of the State of Texas to provide that no ad valorem tax shall be levied for State general revenue purposes after January 1, 1951, and authorizing the several counties to levy additional ad valorem taxes, providing for a Three Thousand Dollars (\$3,000) residential homestead exemption, and providing for tax levies in counsaid clauses on the ballot, leaving proposed Amendment. In counties or other subdivisions using voting machines, the above provision for voting for and against this Constitutional Amendment shall be placed on said machine in such a manner that each voter shall vote on such machine for or "Section 1-a. From and after against the Constitutional Amend-

January 1, 1951, no State ad ment. Sec. 3. The Governor shall issue the necessary proclamation for said election and have the same published as required by the Con-

THE ROCKPORT PILOT

CITATION THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO J. M. Doughty, Emily Ann Dough-ty, Sarah J. Teas, Fannie E. Edison, Martha E. Perenot, Alice Quinn, Lydia M. Bailey, James M. Doughty, Jr., A. D. Doughty, G.

guardians, legal representatives, interest or lien upon the followlegatees and devisees of the aboveinterest or lien upon the follow-ing described property delinquent Lots 8, 9 and 10, Block 14, D&M if living, and if any or all of the to Plaintiff herein, for taxes, all Subdivision of the City of Rock- above-named defendants be dead, named persons, and any and all

as, to-wit: Lots 13, 14, Block 98, Lot 14, reference is here made.

Which said property is delin-Block 123, in D&M Subdivision, Eight feet of Water Front East quent to plaintiff for taxes in the of James Street, D&M Subdivision, following amounts: \$511.79, ex-and 50 ft. of Water Front East clusive of interest, penalties, and of Lot 6, Block 29, D&M Subdi-vision, City of Rockport, Texas. suit in addition to the taxes all named persons, and any and all Lot 19, Block A, Andrews Addivision, City of Rockport, Texas.

quent to plaintiff for taxes in the following amounts: 101.52, exclusive of interest, penalties, and herein.

costs, and there is included in this suit in addition to the taxes all suit has been brought by the City said interest, penalties and costs of Rockport, Texas, as plaintiff, of said property being located in Aransas County, Texas including the day of judgment as defendants, by petition filed on of Rockport Aranses of the City Which said property being located in Which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the component of the City which said property being located in the city which said propert

including the day of judgment herein. You are hereby notified that suit has been brought by the City of Rockport, Texas, as plaintiff, against the above-named persons, solution filed on the 24th day of Sept., 1946, in a certain suit styled the City of Rockport, Tex., versus C. F. Bailey, of Rockport, Texas, as plaintiff, against the above-named persons, the corporate limits of the City of Rockport, Texas, as plaintiff, against the above-named persons, said property and that said suit is in Place 4, 4, 5, 19, Block 1; 1, 2, 12, 13, 14, 15, 17, in Block 2; 1, 2, 4, 6, 10, 15, 20, in Block 3; lot 15, against the above-named persons, said property and that said suit is in Block 4; 4, 5, 9, 16, in Block 5; as defendants, by petition filed on now pending in the District Court lots 5, 8, 12, 15, in Block 6, all in the 23 day of July, 1948, in a cer of Aransas County, Texas, 36th Stewart's Addition tain suit styled the City of Rock Judicial District, and the file num-Rockport, Texas, port, Texas, versus J. M. Doughty, ber of said suit is 2396, that the et al, for collection of the taxes on names of all taxing units which said property and that said suit is assess and collect taxes on the now pending in the District Court property hereinabove described, clusive of interest, penalties, and

assess and collect 'taxes on the claims herein seek recovery of deproperty hereinabove described, linquent ad valorem taxes on the not made parties to this suit, are property hereinabove described, NONE. and in addition to the taxes all

Plaintiff and all other taxing interest, penalties and costs allowunits who may set up their tax ed by law thereon up to and inclaims herein seek recovery of de- cluding the day of judgment herelinguent ad valorem taxes on the in, and the establishment and foreproperty hereinabove described, closure of liens, if any, securing and in addition to the taxes all the payment of same, as provided interest, penalties and costs allow- by law.

ed by law thereon up to and in-All parties to this suit, including cluding the day of judgment hereplaintiff, defendants, and intervenin, and the establishment and fore- ors, shall take notice that claims closure of liens, if any, securing not only for taxes which were dethe payment of same, as provided linquent on said property at the time this suit was filed but all

All parties to this suit, including taxes becoming delinquent thereon plaintiff, defendants, and interven-ors, shall take notice that claims day of judgment, including all innot only for taxes which were de- terest, penalties, and costs allowed

Ann Bailey, Frank Terry, Joe Ter-ry Jones, John C. Terry, heirs of John C. Terry, Olinda Naquin Miller, John F. Miller, Frances Jane Bailey, if living, and if any or all of the above-named defendants be dead, the unknown heirs of each or all of said above-named persons who heirs of the unknown heirs of said bulker, Tom Bailey, Josie C. Bushart, Tom Bailey, Josie C. MeBride, Micheal A. McBride, Matha A. MeBride, Micheal A. McBride, Matha E. Perent, John C. Terry, Olinda Naquin John McBride, Bates McFarland, Miller, John F. Miller, Frances is R. Stewart, Julia Bailey Na of said above-named defendants be dead, the unknown heirs of said balley, Travis Bailey, Byron heirs of the unknown heirs of said babye, Josie C. N. Bailey, Henry Bailey, Karla Bailey, Henry Bailey, Karla Bailey, Henry Bailey, Mat-tie Bailey Bushart, E. W. Richards, Charles H. Rich-C. N. Bailey, Henry Bailey, Mat-tie Bailey, Bushart, E. W. Richards, Charles H. Rich-Alice Quinn, Lydia M. Bailey, James M. Doughty, Jr., A. C. Bailey, Henry T. Bailey, Byron Mae Bailey, Travis Bailey, Byron C. Rushart, Tom Bailey, Josie Doughty, Jr., A. D. Doughty, G. W. Dodson, if living, and if any or all of the above-named persons, and the unknown heirs of the unknown heirs of said above-named persons, and the unknown heirs of t unknown owner or owners of the other persons, including adverse ley, Myrtle Naquin, Olinda Naquin, above-named defendants be dead, other persons, including adverse ley, Myrtle Naquin, Olinda Naquin, above-named defendants be dead, other persons, including adverse said interest, penalties and costs of Aransas County, Texas, 36th above-named defendants be dead, other persons, including adverse ley, Myrtle Naquin, Henry Owen the unknown heirs of each or all claimants, owning or having or low in the unknown heirs of each or all claimants. hereinafter described land, and the executors, legal representatives, legal representatives, legal representatives, legal or equitable guardians, legal representatives, legal or equitable including adverse said interest, penalties and costs the unknown heirs of each or all including adverse said interest, penalties and costs the unknown heirs of each or all including the day of judgment including the day of judgment

named persons, and any and all other persons, including adverse claimants, owning or having or claiming any legal or equitable of Rockport, Aransas County, Tex-

Stewart's Addition to the City of Which said property is delinquent to plaintiff for taxes in the following amounts: \$552.23, ex-

herein.

You are hereby notified that suit has been brought by the City of Rockport, Texas, as plaintiff, against the above-named persons, as defendants, by petition filed on the 23 day of July, 1948, in a cer port, Texas, versus Claire Mc-Bride Aderhold, et al, for collection of the taxes on said property and that said suit is now pending in the District Court of Aransas County, Texas, 36th Judicial Distaxing units which assess and col-

interest or lien upon the follow-ing described property delinquent Patti Francisco, Louis F. Bailey, heirs of the unknown heirs of said ing described property delinquent You heirs of the unknown heirs of said ing described property delinquent

of said property being located in the corporate limits of the City of Rockport, Aransas County, Tex-office of the County Clerk of the Clerk Aransas County, Texas, to which heirs of the unknown heirs of said interest or lien upon the follow-

herein.

said interest, penalties and costs ber of said suit is 2678, that the thereon, allowed by law up to and names of all taxing units which including the day of judgment assess and collect taxes on the

herein. You are hereby notified that not made parties to this suit, are

suit has been brought by the City NONE. of Aransas County, Texas, 36th Judicial District, and the file num-ber of said suit is 2681, that the names of all taxing units which names of all taxing units taxing ta including the day of judgment et al, for collection of the taxes on interest, penalties and costs allow-

said property and that said suit is ed by law thereon up to and innow pending in the District Court cluding the day of judgment hereof Aransas County, Texas, 36th in, and the establishment and fore-Judicial District, and the file num- closure of liens, if any, securing ber of said suit is 2675, that the the payment of same, as provided names of all taxing units which by law. the 23 day of July, 1948, in a cer tain suit styled the City of Rock property hereinabove described, plaintiff, defendants, and intervennot made parties to this suit, are ors, shall take notice that claims NONE.

Plaintiff and all other taxing linguent on said property at the units who may set up their tax time this suit was filed but all claims herein seek recovery of de- taxes becoming delinquent thereon linquent ad valorem taxes on the at any time thereafter up to the trict, and the file number of said suit is 2670, that the names of all property hereinabove described, day of judgment, including all in-terest, penalties, and costs allowed interest, penalties and costs allow- by law thereon, may, upon request lect taxes on the property herein- ed by law thereon up to and in- therefor, be recovered herein withabove described, not made parties cluding the day of judgment here- out further citation or notice to

You are hereby notified that suit has been brought by the City

the executors, administrators, guardians, legal representatives, legatees and devisees of the above-named persons, and any and all other persons, including adverse claimants, ownite or baving or Which said property is delinquent to plaintiff for taxes in the now pending in the District Court interest, penalties and costs allowabove-named persons, and the ing described property delinquent to Plaintiff herein, for taxes, all costs and there is included in this described property delinquent clusive of interest, penalties, and Judicial District, and the file numhereinafter described land, and the executors, administrators, guardians, legal representatives, legat content of the composite limits of the City of Rockport, Aransas County, Texincluding the day of judgment not made parties to this suit, are

NONE. Which said property is delin-uent to plaintiff for taxes in the thereon, allowed by law up to and claimants, owning or having or Bay Street, D&M Subdivision, 100 including the day of judgment claiming any legal or equitable ft. of Water Front East of Mor-herein. Claiming any legal or equitable ft. of Water Front East of Mor-herein. D&M Subdivision, against the above-named persons, linquent ad valorem taxes on the ing described property delinquent to Plaintiff herein, for taxes, all of said property being located in the corporate limits of the City of Rockport, Aransas County, Tex-as to evoit: following amounts: \$221.06, ex- said property and that said suit is in, and the establishment and foreclusive of interest, penalties, and now pending in the District Court closure of liens, if any, securing costs, and there is included in this suit in addition to the taxes all Judicial District, and the file num-by law.

All parties to this suit, including plaintiff, defendants, and intervenors, shall take notice that claims property hereinabove described, not only for taxes which were delinguent on said property at the

time this suit was filed but all of Rockport, Texas, as plaintiff, Plaintiff and all other taxing taxes becoming delinquent thereon against the above-named persons, units who may set up their tax at any time thereafter up to the pleadings now on file which may

not only for taxes which were defirst Monday after the expiration closure of the constitutional and of forty-two (42) days from and statutory tax liens thereon for after the date of issuance hereof, taxes due the plaintiff and the the same being the 6th day of taxing units parties hereto, and September, A.D. 1948 (which is those who may intervene herein, the return day of such citation), before the Honorable District Court of Aransas County, Texas, in, and the establishment and fore- any parties herein, and all said closure of liens, if any, securing parties shall take notice of and to be held at the court house therement herein, and all costs of this the payment of same, as provided plead and answer to all claims and of, then and there to show cause suit pleadings now on file which may why judgment shall not be render-All parties to this suit, including hereafter be filed in said cause by ed for such taxes, penalties, interplaintiff, defendants, and interven- all other parties herein, and all of est, and costs, and condemning said property and ordering foreclosure of the constitutional and 1948. statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with all interest, penalties, and costs allowed by law up to and including the day of judg-

assess and collect taxes on the property hereinabove described, not made parties to this suit, are NONE.

said property and that said suit is and in addition to the taxes all the payment of same, as provided

> All parties to this suit, including plaintiff, defendants, and intervenors, shall take notice that claims not only for taxes which were delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon at any time thereafter up to the day 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 answer to all claims and pleadings now on file which may hereafter be filed in said cause by all other parties herein, and all of those taxing units above named who may intervene herein and set up their respective tax claims against said property.

out further citation or notice to of forty-two (42) days from and any parties herein, and all said after the date of issuance hereof, parties shall take notice of and the same being the 6th day of plead and answer to all claims and September, A.D. 1948 (which is the return day of such citation). hereafter be filed in said cause by before the Honorable District all other parties herein, and all of Court of Aransas County, Texas, those taxing units above named to be held at the court house therewho may intervene herein and set of, then and there to show cause up their respective tax claims why judgment shall not be rendered for such taxes, penalties, interagainst said property. You are hereby commanded to appear and defend such suit on the said property and ordering fore-

linquent on said property at the by law thereon, may, upon request time this suit was filed but all therefor, be recovered herein withtaxes becoming delinquent thereon out further citation or notice to at any time thereafter up to the any parties herein, and all said day of judgment, including all in- parties shall take notice of and terest, penalties, and costs allowed plead and answer to all claims and by law thereon, may, upon request pleadings now on file which may therefor, be recovered herein with- hereafter be filed in said cause by out further citation or notice to all other parties herein, and all of any parties herein, and all said those taxing units above named parties shall take notice of and who may intervene herein and set plead and answer to all claims and up their respective tax claims pleadings now on file which may against said property. by law.

hereafter be filed in said cause by You are hereby commanded to all other parties herein, and all of appear and defend such suit on the those taxing units above named first Monday after the expiration who may intervene herein and set of forty-two (42) days from and up their respective tax claims after the date of issuance hereof, against said property. the same being the 6th day of

You are hereby commanded to September, A.D. 1948 (which is appear and defend such suit on the the return day of such citation) first Monday after the expiration before the Honorable District of forty-two (42) days from and Court of Aransas County, Texas, after the date of issuance hereof, to be held at the court house thereby law thereon, may, upon request therefor, be recovered herein withthe same being the 6th day of of, then and there to show cause September, A.D. 1948 (which is why judgment shall not be renderthe return day of such citation), before the Honorable District Court of Aransas County, Texas, said property and ordering foreout further citation or notice to any parties herein, and all said parties shall take notice of and plead and answer to all claims and to be held at the court house thereclosure of the constitutional and pleadings now on file which may of, then and there to show cause statutory tax liens thereon for hereafter be filed in said cause by why judgment shall not be rendertaxes due the plaintiff and the all other parties herein, and all of ed for such taxes, penalties, inter- taxing units parties hereto, and those taxing units above named est, and costs, and condemning those who may intervene herein, who may intervene herein and set said property and ordering foretogether with all interest, penup their respective tax claims closure of the constitutional and alties, and costs allowed by law up against said property. statutory tax liens thereon for to and including the day of judgtaxes due the plaintiff and the ment herein, and all costs of this taxing units parties hereto, and suit.

those who may intervene herein, Issued and given under my hand of forty-two (42) days from and together with all interest, penand seal of said court in the City after the date of issuance hereof. alties, and costs allowed by law up of Rockport, Aransas County, Texthe same being the 6th day of September, A.D. 1948 (which is to and including the day of judgas, this the 23rd day of July, A.D. ment herein, and all costs of this 1948. the return day of such citation)

suit. Issued and given under my hand and seal of said court in the City as, this the 23rd day of July, A.D. 1948.

JAS. C. HERRING Clerk of the District Court Aransas County, Texas c17 36th Judicial District

CITATION

THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice C. F. Bailey, Julia Bailey Na-quin, Edith Bailey Perkins, C. N. Bailey, Henry T. Bailey, Sablie Mae Bailey, Travis Bailey, Mat-tie Bailey Bushart, Byron G. Bus-hart, Tom Bailey, Josie Bailey Ma is hereby given as follows: TO Henry Bailey, John C. Beasley, hart, Tom Bailey, Josie Bailey Na-Clark, Mary Leona Lacy, Hattie 1948. quin, Frankie Bailey White, Louis Bell Cargill, James Ephraim Bayquin, Frankle Bailey White, Louis Beil Cargili, James Ephraim BayF. Bailey, Zoe Bailey Terry, M. L.
Naquin, Vivian Bailey, Claude Bailey, Wilson Bailey, Malcolm Bailey, Norton Bailey, Charles Bailey,
Dorothy Bailey, Ethel Bailey, EdDorothy Bailey, Ethel Bailey, EdDorothy Bailey, Ethel Bailey, EdVer), Annie Laurie Ellie, J. W win Bailey, heirs of Edwin Bailey, Myrtle Nacoin. Olinda Naquin, Charles Naquin, Henry Owen James, Mabel Kennedy, F. J. J. Myrtle Naczin. Olinda Naquin, Charles Naquin, Henry Owen White, Janie White Jenkins, Mrs. Elizabeth Bailey, Margaret Echols, Jr., Louis C. Bailey, Patti Bailey,

JAS. C. HERRING Clerk of the District Court Aransas County, Texas c17 36th Judicial District

CITATION THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the author-ity of the State of Texas notice is hereby given as follows: TO Henry Tregelles, J. R. Whitenton, Mrs. M. O'Connor, Claire McBride Aderhold, Roger W. Archer, C. F.

together with all interest, pen-Bailey, Frances Jane Bailey, Julia alties, and costs allowed by law up Bailey, Edith Bailey, C. N. Bailey, to and including the day of judgment herein, and all costs of this suit. Issued and given under my hand

and seal of said court in the City of Rockport, Aransas County, Texas, this the 23rd day of July, A.D.

JAS. C. HERRING Clerk of the District Court Aransas County, Texas 36th Judicial District c17

CITATION THE STATE OF TEXAS

Plaintiff and all other taxing units who may set up their tax by law. claims herein seek recovery of de-

linguent ad valorem taxes on the property hereinabove described. ors, shall take notice that claims those taxing units above named and in addition to the taxes all not only for taxes which were de- who may intervene herein and set interest, penalties and costs allowlinquent on said property at the up their respective tax claims ed by law thereon up to and intime this suit was filed but all against said property. cluding the day of judgment heretaxes becoming delinquent thereon You are hereby commanded to at any time thereafter up to the appear and defend such suit on the in, and the establishment and foreclosure of liens, if any, securing day of judgment, including all in- first Monday after the expiration the payment of same, as provided terest, penalties, and costs allowed of forty-two (42) days from and

by law thereon, may, upon request after the date of issuance hereof, therefor, be recovered herein with-All parties to this suit, including plaintiff, defendants, and intervenout further citation or notice to September, A.D. 1948 (which is ors, shall take notice that claims any parties herein, and all said the return day of such citation), not only for taxes which were departies shall take notice of and before the Honorable District linquent on said property at the time this suit was filed but all plead and answer to all claims and Court of Aransas County, Texas, pleadings now on file which may to be held at the court house theretaxes becoming delinquent thereon hereafter be filed in said cause by of, then and there to show cause all other parties herein, and all of why judgment shall not be renderat any time thereafter up to the day of judgment, including all inthose taxing units above named ed for such taxes, penalties, interterest, penalties, and costs allowed who may intervene herein and set est, and costs, and condemning

> against said property. You are hereby commanded to statutory tax liens thereon for appear and defend such suit on the taxes due the plaintiff and the first Monday after the expiration taxing units parties hereto, and of forty-two (42) days from and those who may intervene herein, after the date of issuance hereof, together with all interest, penthe same being the 6th day of alties, and costs allowed by law up September, A.D. 1948 (which is to and including the day of judgthe return day of such citation), ment herein, and all costs of this before the Honorable District suit. Court of Aransas County, Texas,

to be held at the court house there- and seal of said court in the City You are hereby commanded to of, then and there to show cause of Rockport, Aransas County, Texappear and defend such suit on the why judgment shall not be render- as, this the 23rd day of July, A.D. first Monday after the expiration ed for such taxes, penalties, inter- 1948. est, and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the before the Honorable District taxing units parties hereto, and Court of Aransas County, Texas, those who may intervene herein, THE STATE OF TEXAS to be held at the court house theretogether with all interest, pen- COUNTY OF ARANSAS of, then and there to show cause alties, and costs allowed by law up why judgment shall not be renderto and including the day of judged for such taxes, penalties, interest, and costs, and condemning ment herein, and all costs of this

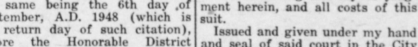
said property and ordering foresuit. and seal of said court in the City of Rockport, Aransas County, Tex-as, this the 23rd day of July, A.D. closure of the constitutional and statutory tax liens thereon for as, this the 23rd day of July, A.D. 1948. JAS. C. HERRING Hertzberg, Anna Hertzberg, Wal-ter Loughridge, Farry Hertzberg, may be dead, and the unknown heirs of said above-named persons who may be dead, and the unknown heirs of said above-named persons who may be dead, and the unknown heirs of said above-named persons who may be dead, and the unknown heirs of said above-named persons who ter Loughridge, Farry Hertzberg, heirs of the unknown heirs of said taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein,

Clerk of the District Court Aransas County, Texas c17 36th Judicial District

CITATION

THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authoris hereby given as follows: TO



and seal of said court in the City of Rockport, Aransas County, Texas, this the 23rd day of July, A.D. 1948.

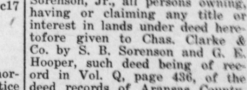
JAS. C. HERRING Clerk of the District Court Aransas County, Texas up their respective tax claims said property and ordering fore 36th Judicial District c17 closure of the constitutional and

CITATION THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authorty of the State of Texas notice s hereby given as follows: TO Chas. Clarke, Chas. Clarke & Company, S. B. Sorenson, Jno. C. Sorenson, Lola Sorenson, Mabel

Issued and given under my hand A. Davis, Simon Lee Sorenson, George E. Sorenson, Kathleen Sorenson, J. W. Sorenson, Pearl M. Sorenson, Paul B. Sorenson Evelyn Sorenson, Pauline S. Mill-JAS. C. HERRING er, Eva Sorenson, Beverly Soren-Clerk of the District Court Aransas County, Texas son, Myrtle Lee Sorenson, S. B.

Sorenson, Jr., all persons owning, 36th Judicial District c17



ord in Vol. Q, page 436, of the deed records of Aransas County, In the name and by the authority of the State of Texas notice is hereby given as follows: TO Texas. W. B. Slosson, James Luttrell, if living, and if any or all of the above-named defendants be dead. the unknown heirs of each or all

heirs of the unknown heirs of said The Anna Hertzberg Hall of Mu- above-named persons, and the sic, The San Antonio Zoological unknown owner or owners of the Society, Alfred L. Stevens, hereinafter described land, and the executors, administrators,

if living, and if any or all of the above-named defendants be dead, guardians, legal representatives, the unknown heirs of each or all legatees and devisees of the aboveof said above-named persons who named persons, and any and all may be dead, and the unknown other persons, including adverse heirs of the unknown heirs of said claimants, owning or having or

ity of the State of Texas notice above-named persons, and the claiming any legal or equitable unknown owner of owners of the interest or lien upon the follow-L. A. McJunkin, Kathedine S. hereinafter described land, and ing described property delinquent McJunkin, Mrs. L. A. McJunkin, W. B. McJunkin, Harrison M. James, S. Brooks McJunkin, Paul legatees and devisees of the above-the execution of the corporate limits of the City K. Howard, Wm. F. McJunkin, named persons, and any and all of Rockport, Aransas County, Tex-

Katherine L. McJunkin, Harry other persons, including adverse as, to-wit: Traylor, Relief S. Richards, claimants, owning or having or Lot 18, Block A, and Lot 25, Block

CITATION

Issued and given under my hand and seal of said court in the City of Rockport, Aransas County, Texas, this the 23rd day of July, A.D. JAS. C. HERRING Clerk of the District Court Aransas County, Texas 36th Judicial District c17 NURSERY - TROPICAL GARDEN STOCK All kinds of ornamental

Flowers and Plants RED SHUTTERS NURSERY W. J. MOSS

Phone 3663 Fulton

Dr. H. A. Thomas Telephone 352

GENERAL PRACTICE OF DENTISTRY

829-31 So. Commercial St. Aransas Pass, Texas



CITATION THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO E. A. Stevens, Fred Stevens, Alfred L. Stevens, John McFarland, R. C. Boettcher, Mayme Snell, Mayme Gardner (sometimes known as Mary Gardner), W. L. Scheig, W. H. Sartain,

if living, and if any or all of the above-named defendants be dead. the unknown heirs of each or all of said above-named persons who may be dead, and the unknown heirs of the unknown heirs of said above-named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the aboveherein. named persons, and any and all other persons, including adverse claimants, owning or having or claiming any legal or equitable interest or lien upon the following described property delinquent to Plaintiff herein, for taxes, all of said property being located in the corporate limits of the City of Rockport, Aransas County, Tex-

s, to-wit: Lots 1, 2, 3, 4, 5, 7, Block 209, Smith & Wood Subdivision of the City of Rockport, Texas

Which said property is delin-quent to plaintiff for taxes in the following amounts: \$107.43, 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.

NONE.

by law.

1700

You are hereby notified that suit has been brought by the City of Rockport, Texas, as plaintiff. against the above-named persons, as defendants, by petition filed on the 23 day of July, 1948, in a cer tain suit styled the City of Rock port, Texas, versus.

et al, for collection of the taxes on said property and that said suit is now pending in the District Court of Aransas County, Texas, 36th Judicial District, and the file number of said suit is 2677, that the names of all taxing units which assess and collect taxes on the property hereinabove described, not made parties to this suit, are NONE.

Plaintiff and all other taxing units who may set up their tax claims herein seek recovery of delinquent ad valorem taxes on the property hereinabove described. and in addition to the taxes all nterest, 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 appear and defend such suit on the plaintiff, defendants, and intervenors, shall take notice that claims

claiming any legal or equitable Which said property is delininterest or lien upon the followquent to plaintiff for taxes in the ing described property delinquent following amounts: \$206.17, exto Plaintiff herein, for taxes, all clusive of interest, penalties, and claims herein seek recovery of deof said property being located in costs, and there is included in this linquent ad valorem taxes on the the corporate limits of the City suit in addition to the taxes all property hereinabove described, of Rockport, Aransas County, Tex- said interest, penalties and costs as, to-wit: Lots 12, 13, 14, Block 34, D&M including the day of judgment ed by law thereon up to and in-

Lots 12, 13, 14, Block 34, D&M including the day of judgment here-Subdivision of the City of Rock-port, Texas, and Lots 19, 20, in Block 2, Lots 14, 18, 19, in Block 4, and Lots 10, 13, 14 in Block 6, in Stewarts Addition of the City of Rockport, Texas, as plaintiff, in Stewarts Texas of Rockport, Texas, by petition filed on of Rockport, Texas, by petition filed on of Rockport, Texas, as plaintiff, in Stewarts Addition of the City of Rockport, Texas, as plaintiff, in Stewarts Texas

of Rockport, Texas. Which said property is delin-quent to plaintiff for taxes in the tain suit styled the City of Rock ors, shall take notice that claims suit in addition to the taxes all now pending in the District Court taxes becoming delinquent thereon including the day of judgment ber of said suit is 2668, that the terest, penalties, and costs allowed names of all taxing units which by law thereon, may, upon request

of Rockport, Texas, as plaintiff, against the above-named persons, NONE.

now pending in the District Court interest, penalties and costs allow- up their respective tax claims together with all interest, penof Aransas County, Texas, 36th ed by law thereon up to and in- against said property. Judicial District, and the file num- cluding the day of judgment hereber of said suit is 2674, that the in, and the establishment and forenames of all taxing units which closure of liens, if any, securing first Monday after the expiration suit. assess and collect taxes on the the payment of same, as provided property hereinabove described, by law. not made parties to this suit, are All parties to this suit, including

plaintiff, defendants, and interven-Plaintiff and all other taxing not only for taxes which were de- before the Honorable District units who may set up their tax claims herein seek recovery of deinquent ad valorem taxes on the property hereinabove described, and in addition to the taxes all at any time thereafter up to the why judgment shall not be renderinterest, penalties and costs allow- day of judgment, including all in- ed for such taxes, penalties, intered by law thereon up to and in- terest, penalties, and costs allowed est, and costs, and condemning cluding the day of judgment here-in, and the establishment and fore-by law thereon, may, upon request said property and ordering fore-therefor, be recovered herein with-closure of the constitutional and out further citation or notice to statutory tax liens thereon for closure of liens, if any, securing the payment of same, as provided any parties herein, and all said taxes due the plaintiff and the

All parties to this suit, including plaintiff, defendants, and intervenors, shall take notice that claims not only for taxes which were de- all other parties herein, and all of to and including the day of judglinquent on said property at the those taxing units above named ment herein, and all costs of this time this suit was filed but all who may intervene herein and set suit. taxes becoming delinquent thereon up their respective tax claims at any time thereafter up to the against said property.

day of judgment, including all interest, penalties, and costs allowed by law thereon, may, upon request first Monday after the expiration 1948. therefor, be recovered herein with- of forty-two (42) days from and out further citation or notice to after the date of issuance hereof, any parties herein, and all said the same being the 6th day of parties shall take notice of and September, A.D. 1948 (which is plead and answer to all claims and the return day of such citation), pleadings now on file which may before the Honorable District hereafter be filed in said cause by Court of Aransas County, Texas, THE STATE OF TEXAS all other parties herein, and all of to be held at the court house there-COUNTY OF ARANSAS those taxing units above named of, then and there to show cause

who may intervene herein and set why judgment shall not be renderup their respective tax claims ed for such taxes, penalties, interest, and costs, and condemning You are hereby commanded to said property and ordering foreclosure of the constitutional and

NONE. Plaintiff and all other taxing units who may set up their tax and in addition to the taxes all thereon, allowed by law up to and interest, penalties and costs allow-

against said property. You are hereby commanded to appear and defend such suit on the first Monday, after the suit on the of forty-two (42) days from and

after the date of issuance hereof, the same being the 6th day of of Rockport, Aransas County, Tex-September, A.D. 1948 (which is ors, shall take notice that claims the return day of such citation), 1948.

linquent on said property at the Court of Aransas County, Texas, time this suit was filed but all to be held at the court house theretaxes becoming delinquent thereon of, then and there to show cause

> COUNTY OF ARANSAS In the name and by the author-

ity of the State of Texas notice is hereby given as follows: TO parties shall take notice of and taxing units parties hereto, and plead and answer to all claims and those who may intervene herein, Benjamin McCullough Sheldon, Allyn, Phillip M. Allyn, Dorothea pleadings now on file which may together with all interest, penhereafter be filed in said cause by alties, and costs allowed by law up

Issued and given under my hand against said property. You are hereby commanded to of Rockport, Aransas County, Texappear and defend such suit on the as, this the 23rd day of July, A.D.

> JAS. C. HERRING Clerk of the District Court Aransas County, Texas c17 36th Judicial District

CITATION

COUNTY OF ARANSAS In the name and by the authority of the State of Texas notice is hereby given as follows: TO C. J. Pittman, W. B. Wycoff, Annie Pittman, B. H. McVea, Fredfirst Monday after the expiration statutory tax liens thereon for James B. Gilmer, F. A. R. Morgan, erick Stevens, Alfred L. Stevens,

terest, penalties, and costs allowed by law thereon, may, upon request of, then and there to show cause by law thereon, may, upon request therefor, be recovered herein with-therefor, be recovered herein with-out further citation or notice to ed for such taxes, penalties, interout further citation or notice to any parties herein, and all said est, and costs, and condemning any parties herein, and all said parties shall take notice of and said property and ordering foreparties shall take notice of and plead and answer to all claims and closure of the constitutional and plead and answer to all claims and pleadings now on file which may hereafter be filed in said cause by hereafter be filed in said cause by all other parties herein, and all of taxing units parties hereto, and all other parties herein, and all of those taxing units above named those who may intervene herein, cluding the day of judgment here-in, and the establishment and fore-those taxing units above named who may intervene herein and set together with all interest, penclosure of liens, if any, securing who may intervene herein and set up their respective tax claims alties, and costs allowed by law up

appear and defend such suit on the suit. appear and defend such suit on the first Monday after the expiration 'Issued and given under my hand first Monday after the expiration of forty-two (42) days from and following amounts: \$145.80, ex-clusive of interest, penalties, and costs, and there is included in this said property and that said suit is the take of the curve of the taxes on the take of taxes which were de-costs, and there is included in this time this suit was filed but all the same being the 6th day of the same being the 6th day of September, A.D. 1948 (which is 1948. of forty-two (42) days from and after the date of issuance hereof, of Rockport, Aransas County, Texafter the date of issuance hereof, the same being the 6th day of as, this the 23rd day of July, A.D. September, A.D. 1948 (which is the return day of such citation), said interest, penalties and costs of Aransas County, Texas, 36th at any time thereafter up to the the return day of such citation), before the Honorable District thereon, allowed by law up to and Judicial District, and the file num- day of judgment, including all in- before the Honorable District Court of Aransas County, Texas, Court of Aransas County, Texas, to be held at the court house thereto be held at the court house thereof, then and there to show cause You are hereby notified that assess and collect taxes on the property hereinabove described, out further citation or notice to any parties herein, and all said ed for such taxes, penalties, inter-of Rockport, Texas, as plaintiff, not made parties to this suit, are any parties herein, and all said ed for such taxes, penalties, interany parties herein, and all said ed for such taxes, penalties, inter-parties shall take notice of and est, and costs, and condemning said property and ordering foreas defendants, by petition filed on the 23 day of July, 1948, in a cer tain suit styled the City of Rock port, Texas, versus A. G. Barry, the construction and valorem taxes on the tain suit styled the tain of the taxes due the plaintiff and the inquent ad valorem taxes on the these taxing units above named taxing units parties hereto, and those who may intervene herein, A. F. et al, for collection of the taxes on property hereinabove described, those taxing units above named taxing units parties hereto, and those who may intervene herein, described, who may intervene herein, described, who may intervene herein, described, those taxing units above named taxing units parties hereto, and those who may intervene herein, together with all interest, pen-Weiper,

suit.

Issued and given under my hand and seal of said court in the City of Rockport, Aransas County, Tex-of Rockport, Aransas County, Tex-as, this the 23rd day of July, A.D. unknown owner or owners of the JAS. C. HERRING

Clerk of the District Court Aransas County, Texas 36th Judicial District

> CITATION THE STATE OF TEXAS COUNTY OF ARANSAS

c17

In the name and by the authority of the State of Texas notice is hereby given as follows: TO Sam B. Allyn, John Allyn, Helen M. E. Sheldon, B. M. Sheldon, Gade, Alice C. Allyn, S. Bradford Joseph Smith Sheldon, Arnold Allyn, Ann W. Allyn, Phyllis Kennedy Sheldon, Mattie Paine, Allyn, Rufus Allyn, Elfrieda V. Samuel H. Smith, Clara Smith, Allyn, Alice P. Allyn,

Chas. G. Johnson, Charles T. Pic- if living, and if any or all of the ton, Elizabeth Frandolig, Jimmie above-named defendants be dead. Frandolig, Willie Frandolig, Los the unknown heirs of each or all raine Jones, Estelle Bauer, Tootsie Grimme, May Lynch, W. L. of said above-named persons who may be dead, and the unknown Scheig, all persons owning, havheirs of the unknown heirs of said ing, or claiming any title or interabove-named persons, and the est in lands under U.S. Marshall's unknown owner or owners of the deed dated Dec. 27, 1915, given to hereinafter described land, and Harmon Brown Bell, Trustee, con-veying the interest of Texas Chanthe executors, administrators, guardians, legal representatives. nel & Dock Company, such deed being of record in Vol H2, page legatees and devisees of the abovenamed persons, and any and all 146. Deed Records of Aransas other persons, including adverse County, Texas, all persons owning, claimants, owning or having on having or claiming any title or claiming any legal or equitable interest in lands under deed hereinterest or lien upon the followtofore given to Chas. G. Johnson, ing described property delinquent trustee, in trust for the paid up to Plaintiff herein, for taxes, all contract holders who have pur-chased lot contracts from the Gulf the corporate limits of the City chased for contracts from any, by Coast Immigration Company, by Chas. G. Johnson, grantee, said deed being of record in Vol. D2, Lot 10, Block 251, Lot 10, Block

to and including the day of judg-

You are hereby commanded to ment herein, and all costs of this

and seal of said court in the City

JAS. C. HERRING Clerk of the District Court Aransas County, Texas 36th Judicial District c17

CITATION THE STATE OF TEXAS.

COUNTY OF ARANSAS

Weiper, alties, and costs allowed by law up if living, and if any or all of the to and including the day of judg-ment herein, and all costs of this the unknown heirs of each or all uit. Issued and given under my hand may be dead, and the unknown and seal of said court in the City heirs of the unknown heirs of said hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all other persons, including adverse claimants, owning or having or claiming any legal or equitable interest or lien upon the following described property delinquent to Plaintiff herein, for taxes, all of said property being located in the corporate limits of the City of Rockport, Aransas County, Texas, to-wit:

Lot 12, Block 3, Stewart Addition, Lots 15 and 16, Block 60, S&W Division, and the waterfront lying east and in front of the South 8 1/3 feet of Lot 2, Block 27, D&M Subdivision, all in the City of Rockport, Texas.

Which said property is delinquent to plaintiff for taxes in the following amounts: \$136.49, ex-clusive 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 the City of Rockport, Texas, as plaintiff, against the above-named persons, as defendants, by petition filed on the 23 day of July, 1948, in a cer tain suit styled the City of Rock not only for taxes which were de-linquent on said property at the time this suit was filed but all taxes becoming delinquent thereon at any time thereafter up to the day of judgment, including all in-day of judgment, including all inber of said suit is 2683, that the names of all taxing units which assess and collect taxes on the property hereinabove described, not made parties to this suit, are NONE.

36th Judicial District c17 CITATION THE STATE OF TEXAS

as, this the 23rd day of July, A.D. 1948. JAS. C. HERRING Clerk of the District Court Aransas County, Texas

day of judgment, including all interest, penalties, and costs allowed pleadings now on file which may hereafter be filed in said cause by all other parties herein, and all of those taxing units above named who may intervene herein and set 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 6th day of September, A.D. 1948 (which is the return day of such citation), before the Honorable District Court of Aransas County, Texas, to be held at the court house thereof, then and there to show cause why judgment shall not be rendered for such taxes, penalties, interest, and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with 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 said court in the City of Rockport, Aransas County, Texas, this the 23rd day of July, A.D. 1948.

JAS. C. HERRING Clerk of the District Court Aransas County, Texas 36th Judicial District c17

CITATION THE STATE OF TEXAS

COUNTY OF ARANSAS In the name and by the author ity of the State of Texas notice is hereby given as follows: TO A. G. Barry, Vernon Viola Mair, Albert A. Mair, Julia M. Barry, John Gibney, M. C. Garner, Len-Ellison, J. I. Ellison, Carrie T.

Nicholson, M. J. Hathaway, if living, and if any or all of the heirs of the unknown heirs of said as, to-wit:

claimants, owning or having or the City of Rockport, Texas.

Court of Aransas County, Texas, ment herein, and all costs of this by law thereon, may, upon request to be held at the court house theresuit. therefor, be recovered herein with- of, then and there to show cause out further citation or notice to why judgment shall not be renderany parties herein, and all said ed for such taxes, penalties, interparties shall take notice of and est, and costs, and condemning plead and answer to all claims and said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, up their respective tax claims together with all interest, penalties, and costs allowed by law up

against said property.

to and including the day of judg-COUNTY OF ARANSAS ment herein, and all costs of this

suit. Issued and given under my hand and seal of said court in the City of Rockport, Aransas County, Texas, this the 23rd day of July, A.D. 1948.

JAS. C. HERRING Clerk of the District Court Aransas County, Texas 36th Judicial District c17

CITATION

THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO Hugo Landgraf, Leonhard Landgraf, Martha E. Andrews, Isabella Linke, Carl Albert Heldenfels, Freiderich Wilhelm Heldenfels, Anna Elizabeth Heldenfels, Grover Cleveland Heldenfels, Anna Elizabeth Cayo, Robert Linke, Robert Linke, Jr., Martin Linke, Gertrude Linke, E. P. Cayo, D. A. T. Walton, Henry Fietsam, W. J. Fineler, Mrs. Lucille Gruye, Joseph Gruye, H. R. Michalka if living, and if any or all of the

of said above-named persons who Rockport, Texas may be dead, and the unknown heirs of the unknown heirs of said

unknown owner or owners of the hereinafter described land, and legatees and devisees of the aboveard Garner, George D. Campbell, other persons, including adverse herein. J. I. Byrne, J. E. Ellison, Helen claimants, owning or having or You

to and including the day of judg-

Issued and given under my hand of Rockport, Aransas County, Tex-1948.

JAS. C. HERRING Clerk of the District Court Aransas County, Texas 36th Judicial District c17

CITATION THE STATE OF TEXAS

In the name and by the authority of the State of Texas notice to Plaintiff herein, for taxes, all is hereby given as follows: TO F. Miller, E. A. Worden, J. L. as, to-wit:

of Andy Faulkner,

other persons, including adverse herein.

as, to-wit:

Lots 9, 10, Block 56, Lots 11, 12, said property and that said suit is above-named defendants be dead, 14, Block 118, all in Smith & now pending in the District Court of Aransas County, Texas, 36th not only for taxes which were dethe unknown heirs of each or all Wood Subdivision of the City of of Aransas County, Texas, 36th of said above-named persons who Rockport, Texas

Which said property is delinquent to plaintiff for taxes in the above-named persons, and the following amounts: \$57.60, exthe executors, administrators, suit in addition to the taxes all NONE. guardians, legal representatives, said interest, penalties and costs thereon, allowed by law up to and units who may set up their tax

You are hereby notified that claiming any legal or equitable suit has been brought by the City interest or lien upon the follow- of Rockport, Texas, as plaintiff, interest, penalties and costs allowing described property delinquent against the above-named persons, ed by law thereon up to and inabove-named defendants be dead, to Plaintiff herein, for taxes, all as defendants, by petition filed on cluding the day of judgment here-

et al, for collection of the taxes on by law.

above-named defendants be dead,

of said above-named persons who of said above-named persons who Rockport, Texas. may be dead, and the unknown may be dead, and the unknown and seal of said court in the City heirs of the unknown heirs of said heirs of the unknown heirs of said above-named persons, and the above-named persons, and the following amounts: \$34.37, exas, this the 23rd day of July, A.D. unknown owner or owners of the hereinafter described land, and

the executors, administrators, guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all

other persons, including adverse claimants, owning or having or claiming any legal or equitable interest or lien upon the follow-

ing described property delinquent of said property being located in of said property being located in Frank Muska, Henrietta Muska, the corporate limits of the City the corporate limits of the City W. L. Scheig, Wm. Miller, John of Rockport, Aransas County, Tex- of Rockport, Aransas County, Texas, to-wit:

Williams, Andy Faulkner, Estate Lots 1, 2, 3, 4, 5, 6, 7, 9, 13, 15, and 16, in Block 118, and Lot 9, if living, and if any or all of the Block 123, and the west one-half above-named defendants be dead, of Lot 11, Block 246, all in the the unknown heirs of each or all Smith & Wood Subdivision of the Texas.

of said above-named persons who City of Rockport, Texas. may be dead, and the unknown Which said property is delinheirs of the unknown heirs of said quent to plaintiff for taxes in the above-named persons, and the following amounts: \$135.13, exunknown owner or owners of the clusive of interest, penalties, and hereinafter described land, and costs, and there is included in this the executors, administrators, suit in addition to the taxes all guardians, legal representatives, said interest, penalties and costs legatees and devisees of the above- thereon, allowed by law up to and including the day of judgment linquent ad valorem taxes on the named persons, and any and all including the day of judgment herein.

claimants, owning or having or You are hereby notified that claiming any legal or equitable suit has been brought by the City interest or lien upon the follow- of Rockport, Texas, as plaintiff, ing described property delinquent to Plaintiff herein, for taxes, all of said property being located in the 23 day of July, 1948, in a cer the corporate limits of the City the corporate limits of the City of the City of Rock the corporate limits of the City of the City of Rock the corporate limits of the City of the City of Rock the corporate limits of the City of the City of Rock the corporate limits of the City of the City of Rock the corporate limits of the City of the City of Rock the corporate limits of the City of the City of Rock the corporate limits of the City of the City of Rock the corporate limits of the City of the City of Rock the corporate limits of the City of the City of Rock gan, Fanny Finegan, Viggo Koh- the corporate limits of the City tain suit styled the City of Rock of Rockport, Aransas County, Tex- port, Texas, versus C. J. Pittman,

et al, for collection of the taxes on names of all taxing units which

assess and collect taxes on the property hereinabove described, day of judgment, including all inclusive of interest, penalties, and property hereinabove described, costs, and there is included in this not made parties to this suit, are NONE.

Plaintiff and all other taxing named persons, and any and all including the day of judgment claims herein seek recovery of delinquent ad valorem taxes on the property hereinabove described, and in addition to the taxes all

above-named defendants be dead, to framer including located in the unknown heirs of each or all of said property being located in the 23 day of July, 1948, in a cer in, and the establishment and fore-closure of liens, if any, securing the payment of same, as provided may be dead, and the unknown of Rockport, Aransas County, Tex- port, Texas, versus Frank Muska, the payment of same, as provided by law.

heirs of the unknown heirs of said as, to with appear and defend such suit of the taxes of by law. above-named persons, and the lots 8, 9, 17, 10, 11, 12, 13, 23, in said property and that said suit is now pending in the District Court plaintiff, defendants, and interven-unknown owner or owners of the Block "A" of Andrews Addition, now pending in the District Court plaintiff, defendants, and interven-ors, shall take notice that claims of forty-two (42) days from and hereinafter described land, and Lot 14 in Block B, Andrews Addi-the executors, administrators, 100 ft. of Water Front East Judicial District, and the file num-the executors, administrators, 100 ft. of Water Front East Judicial District, and the file num-the executors, administrators, and intervent ors, shall take notice that claims not only for taxes which were de-linquent on said property at the under de lind de lie de l legatees and devisees of the above-named persons, and any and all other persons, including adverse claimants, owning or having or having or left of Murray the City of Rockport, Texas.

above-named defendants be dead, 1/3 und. int. in Lot 6, Block 37, the unknown heirs of each or all the unknown heirs of each or all D&M Subdivision of the City of

Which said property is delinquent to plaintiff for taxes in the clusive of interest, penalties, and

unknown owner or owners of the hereinafter described land, and costs, and there is included in this the executors, administrators, suit in addition to the taxes all guardians, legal representatives, said interest, penalties and costs legatees and devisees of the abovenamed persons, and any and all including the day of judgment other persons, including adverse herein.

claimants, owning or having or You are hereby notified that claiming any legal or equitable suit has been brought by the City interest or lien upon the followof Rockport, Texas, as plaintiff. ing described property delinquent against the above-named persons, to Plaintiff herein, for taxes, all as defendants, by petition filed on the 23 day of July, 1948, in a cer tain suit styled the City of Rock port, Texas, versus Sam B. Allyn,

et al, for collection of the taxes on Lots 3, 4, 5, 6, Block 35, Lots 7, said property and that said suit is 8, in Block 26, Lot 8 in Block now pending in the District Court 118, all in Smith & Wood Subof Aransas County, Texas, 36th division of the City of Rockport, Judicial District, and the file number of said suit is 2671, that the Which said property is delinnames of all taxing units which quent to plaintiff for taxes in the assess and collect taxes on the following amounts: \$399.13, ex-clusive of interest, penalties, and property hereinabove described, not made parties to this suit, are

costs, and there is included in this NONE. suit in addition to the taxes all Plaintiff and all other taxing said interest, penalties and costs units who may set, up their tax thereon, allowed by law up to and claims herein seek recovery of deproperty hereinabove described, You are hereby notified that and in addition to the taxes all suit has been brought by the City interest, penalties and costs allowof Rockport, Texas, as plaintiff, ed by law thereon up to and in against the above-named persons, cluding the day of judgment here-

All parties to this suit, including et al, for collection of the taxes on

said property and that said suit is plaintiff, defendants, and intervennow pending in the District Court ors, shall take notice that claims Judicial District, and the file numlinguent on said property at the ber of said suit is 2672, that the time this suit was filed but all ber of said suit is 2669, that the names of all taxing units which taxes becoming delinquent thereon assess and collect taxes on the at any time thereafter up to the not made parties to this suit, are terest, penalties, and costs allowed by law thereon, may, upon request Plaintiff and all other taxing therefor, be recovered herein withunits who may set up their tax out further citation or notice to claims herein seek recovery of deany parties herein, and all said linguent ad valorem taxes on the parties shall take notice of and property hereinabove described, plead and answer to all claims and and in addition to the taxes all pleadings now on file which may interest, penalties and costs allowhereafter be filed in said cause by

ed by law thereon up to and inall other parties herein, and all of cluding the day of judgment herethose taxing units above named in, and the establishment and forewho may intervene herein and set clesure of liens, if any, securing up their respective tax claims against said property.

You are hereby commanded to appear and defend such suit on the All parties to this suit, including September, A.D. 1948 (which is 1948.

Plaintiff and all other taxing units who may set up their tax claims herein seek recovery of dethereon, allowed by law up to and linquent ad valorem taxes on the property hereinabove 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 plaintiff, defendants, and intervenors, shall take notice that claims not only for taxes which were delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon at any time thereafter up to the day 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 answer to all claims and pleadings now on file which may hereafter be filed in said cause by all other parties herein, and all of those 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 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 6th day of September, A.D. 1948 (which is the return day of such citation), before the Honorable District Court of Aransas County, Texas, to be held at the court house thereof, then and there to show cause why judgment shall not be rendered for such taxes, penalties, interest. and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with all interest, penalties, and costs allowed by law up to and including the day of judgment herein, and all costs of this

Issued and given under my hand and seal of said court in the City after the date of issuance hereof, of Rockport, Aransas County, Texthe same being the 6th day of as, this the 23rd day of July, A.D.

> JAS. C. HERRING Clerk of the District Court Aransas County, Texas 36th Judicial District c17

Thursday, Aug. 5, 1948

CITATION BY_PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO W. J. Crocker

if living, and if any or all of the abovenamed defendants be dead, the unknown heirs of each or all of said abovenamed persons who may be dead, and the unknown heirs of the unknown heirs of said abovenamed persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all other persons, including adverse claimants, owning or having or claiming any legal or equitable interest in or lien upon the following described property delinquent to Plaintiff herein, for taxes, all of said property being located in said County and State, to-wit:

All of Blocks A and 11 in Bellevue Addition to the City of Rockport

Which said property is delinquent to Plaintiff for taxes in the following amounts: \$494.90, exclusive of interest, penalties and costs, and there is included in this suit in addition to the taxes all said interest, penalties and costs therein, allowed by law up to and foreclosure of liens, if any, secur- appear and defend such suit on including the day of judgment herein.

You are hereby notified that suit has been brought by the State of Texas, as Plaintiff, against the abovenamed persons, as Defendants, by petition filed on the 12th day of July, 1948, in a certain time this suit was filed but all suit styled The State of Texas taxes becoming delinquent thereon v. W. J. Crocker, et al, for at any time thereafter up to the collection of the taxes on said day of judgment, including all inproperty and that said suit is now terest, penalties and costs allowed pending in the District Court of by law thereon, may, upon request Aransas County, Texas, 36th Ju- therefor, be recovered herein withdicial District, and the file number out further citation or notice of said suit is 2649, that the names to any parties herein, and of all taxing units which assess all said parties shall take and collect taxes on the property notice of and plead and anhereinabove described, not made swer to all claims and pleadings parties to this suit, are NONE.

units who may set up their tax other parties herein, and all of claims herein seek recovery of delinguent ad valorem taxes on the who may intervene herein and set property hereinabove described, up their respective tax claims 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 tion of forty-two (42) days from foreclosure of liens, if any, securing the payment of same, as provided by law.

All parties to this suit, including plaintiff, 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 at any time thereafter up to the day of judgment, including all inby law thereon, may, upon request tax leins thereon for taxes due the burn

sion of the city of Rockport. Which said property is delin-

of Texas, as Plaintiff, against the vided by law. abovenamed persons, as Defendof all taxing units which assess therefor, be recovered herein with-

claims herein seek recovery of de- now on file and which may herelowed by law, thereon up to and including the day of judgment herein, and the establishment and You are hereby commanded to ing the payment of same, as pro-

vided by law. All parties to this suit, including plaintiff, defendants, and intervenors, shall take notice that claims day of Aug., A. D. 1948, (which is not only for any taxes which were now on file and which may here-Plaintiff and all other taxing after be filed in said cause by all those taxing units above named

against said property. You are hereby commanded to 1948. appear and defend such suit on the first Monday after the expiraand after the date of issuance hereof, the same being the 30th day of Aug., A. D., 1948, (which is

Court of Aransas 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, interest and costs, and condemning said property and ordering foreclosure hereby given as follows: TO THE ROCKPORT PILOT

Plaintiff and all other taxing other parties herein, and all of plaintiff and the taxing units par- IN DELINQUENT TAX SUIT parties to this suit, are NONE. quent to Plaintiff for taxes in the units who may set up their tax those taxing units above named ties hereto, and those who may following amounts: \$341.36, ex- claims herein seek recovery of de- who may intervene herein and set intervene herein, together with all THE STATE OF TEXAS clusive of interest, penalties and costs, and there is included in this suit in addition to the taxes all in addition to the taxes all and in addition to the taxes all

said interest, penalties and costs interest, penalties, and costs al- appear and defend such suit on costs of this suit. therein, allowed by law up to and including the day of judgment herein, and the establishment and the establishment and the of issuance herein, and the establishment and the establishment and the of issuance herein, and the establishment and

the return day of such citation), All parties to this suit, including before the honorable District ants, by petition filed on the 12th plaintiff, defendants, and interven- Court of Aransas County, Texas, day of July, 1948, in a certain ors, shall take notice that claims to be held at the courthouse there-suit styled The State of Texas not only for any taxes which were of, then and there to show cause v. C. W. Connery, et al, for delinquent on said property at the why judgment shall not be rendercollection of the taxes on said time this suit was filed but all ed for such taxes, penalties, interproperty and that said suit is now taxes becoming delinquent thereon est and costs, and condemning said pending in the District Court of at any time thereafter up to the property and ordering foreclosure day of judgment, including all indicial District, and the file number terest, penalties and costs allowed tax leins thereon for taxes due the of said suit is 2650, that the names by law thereon, may, upon request plaintiff and the taxing units parties hereto, and those who may and collect taxes on the property out further citation or notice intervene herein, together with all hereinabove described, not made parties to this suit, are NONE. all said parties shall take and interest, penalties, and costs allow-ed by law up to and including the Plaintiff and all other taxing notice of and plead and an- day of judgment herein, and all

Issued and given under my hand linquent ad valorem taxes on the after be filed in said cause by all and seal of said court in the City property hereinabove described, other parties herein, and all of of Rockport, Aransas County, Texand in addition to the taxes all those taxing units above named as, this 12th day of July A. D.,

> JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c16

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

delinquent on said property at the before the honorable District COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO All persons claiming any title or

interest in land under deed here-Jackson County, Missouri, as trustee, as grantee, which deed is of

if living, and if any or all of the abovenamed defendants be dead, said property being located in said the unknown heirs of each or all County and State, to-wit:

may be dead, and the unknown forth Subdivision according to the heirs of the unknown heirs of said map and plat record of said subabovenamed persons, and the un- division recorded in the Deed Recknown owner or owners of the hereinafter described land, and Lot 5, Block 784, City of Aransas the executors, administrators, Pass. guardians, legal representatives,

egatees and devisees of the abovenamed persons, and any and all following amounts: \$46.43, ex-other persons, including adverse clusive of interest, penalties and claimants, owning or having or costs, and there is included in this claiming any legal or equitable suit in addition to the taxes all interest in or lien upon the following described property delinquent therein, allowed by law up to and

to Plaintiff herein, for taxes, all of including the day of judgment said property being located in said herein. County and State, to-wit: Tract 50 of the McCombs Sub-

division according to recorded of Texas, as Plaintiff, against the Plat of said subdivision in the

hereby given as follows: TO

You are hereby notified that foreclosure of liens, if any, secur-suit has been brought by the State ing the payment of same, as pro-day of Aug, A.D. 1948, (which is 1948.

County and State, to-wit:

JAC. C. HERRING, abovenamed defendants be dead, Clerk of the District Court, the unknown heirs of each or all Aransas County, Texas, of said abovenamed persons who may be dead, and the unknown 36th Judicial District. c16 heirs of the unknown heirs of said abovenamed persons, and the un-CITATION BY PUBLICATION known owner or owners of the IN DELINQUENT TAX SUIT hereinafter described land, and the executors, administrators, guardians, legal representatives,

THE STATE OF TEXAS COUNTY OF ARANSAS

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

J. E. Weinman, William Weinman, Sam Weinman, Fred Weinman, Mrs. Pauline Doty, Mrs. Louise Farmer, Rudolph Grabert, Walter Pearson, The First National Bank Undivided 7/8 interest in Lot 11

of Portland, Oregon, as trustee Block 253 of the Swickheimer Subunder the will of Andrew Wein-man, Deceased, sole heir of Felix plat record of said subdivision re-Weinman, and the unknown heirs corded in the Map and Plat record and legal representatives of Felix of Aransas County, Texas. Weinman, Deceased

Which said property is delinif living, and if any or all of the quent to Plaintiff for taxes in the abovenamed defendants be dead, following amounts: \$110.28, exthe unknown heirs of each or all clusive of interest, penalties and of said abovenamed persons who costs, and there is included in this may be dead, and the unknown suit in addition to the taxes all heirs of the unknown heirs of said said interest, penalties and costs abovenamed persons, and the untherein, allowed by law up to and known owner or owners of the hereinafter described land, and herein. the executors, administrators, guardians, legal representatives, You are hereby notified that suit has been brought by the State legatees and devisees of the abovetofore given to E. M. Petraglio of named persons, and any and all of Texas, as Plaintiff, against the abovenamed persons, as Defendother persons, including adverse

ants, by petition filed on the 12th record in Vol. 1-2, Page 621, of the Deed Records of Aransas County, Texas if living, and if any or all of the claimants, owning or having or collection of the taxes on said to Plaintiff herein, for taxes, all of property and that said suit is now

pending in the District Court of Aransas County, Texas, 36th Juof said abovenamed persons who Lot 11, Block 221 Burton and Dandicial District, and the file number of said suit is 2659, that the names of all taxing units which assess and collect taxes on the property hereinabove described, not made parties to this suit, are NONE.

Plaintiff and all other taxing Which said property is delinunits who may set up their tax quent to Plaintiff for taxes in the claims herein seek recovery of delinguent ad valorem taxes on the property hereinabove described, and in addition to the taxes all interest, penalties, and costs alsaid interest, penalties and costs lowed by law, thereon up to and including the day of judgment herein, and the establishment and foreclosure of liens, if any, secur-You are hereby notified that

ing the payment of same, as prosuit has been brought by the State vided by law. All parties to this suit, including

abovenamed persons, as Defendtherefor, be recovered herein with-out further critation or notice therein, together with all the plaintiff for taxes in the constitutional and statutory by law thereon, may, upon request therefor, be recovered herein with-out further critation or notice that the plaintiff and the taxing units par-ties hereto, and those who may intervene herein, together with all the unknown heirs of each or all the unknown heir the unknown heir the the the the the the tax and the tax and

HOT COFFEE!



Cotton's newest use-a "coffee hot." The hat-like cotton cover can be placed over a coffee maker and is said to keep the beverage steam ing hot for two hours. In the sun mertime, it is used in the same way to keep cold drinks cold. The National Cotton Council says the bag consists of a waterproof exterior including the day of judgment covering, a padding of flameproof cotton insulation and an inner covering of muslin.

> Modern Alympic games were first held at Athens in 1896.

Infants have a soft spot in their head called the fontanel.

Antimony is a bluish-white metal.

ing described property delinquent to Plaintiff herein, for taxes, all of said property being located in said County and State, to-wit:

Lots 4, 5, 6, 7, 8 in Block G of Central Addition to the City of Rockport.

Which said property is delinquent to Plaintiff for taxes in the following amounts: \$157.57, exclusive of interest, penalties and costs, and there is included in this suit in addition to the taxes all said interest, penalties and costs therein, allowed by law up to and including the day of judgment herein.

You are hereby notified that suit has been brought by the State of Texas, as Plaintiff, against the abovenamed persons, as Defendcollection of the taxes on said property and that said suit is now pending in the District Court of Aransas County, Texas, 36th Judicial District, and the file number of said suit is 2663, that the names of all taxing units which assess and collect taxes on the property hereinabove described, not made parties to this suit, are NONE. Plaintiff and all other taxing units who may set up their tax claims herein seek recovery of delinguent ad valorem taxes on the those taxing units above named property hereinabove 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 day of Aug., A. D. 1948, (which is plaintiff, defendants, and interventaxes becoming delinquent thereon to any parties herein, and said parties shall take notice of and plead and answer to all claims and pleadings now on file and which may hereother parties herein, and all of Issued and given under my hand those taxing units above named up their respective tax claims-You are hereby commanded to appear and defend such suit on Clerk of the District Court, the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof, the same being the 6th day of Sept., A. D. 1948, (which is the return day of such citation). before the honorable District Court of Aransas 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, interest and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax leins thereon for taxes due the plaintiff and the taxing units parintervene herein, together with all Issued and given under my hand guardians, legal representatives, of Rockport, Aransas County, Texas, this 23rd day of July, A. D.,

units who may set up their tax swer to all claims and pleadings costs of this suit. interest, penalties, and costs al- who may intervene herein and set 1948.

the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof, the same being the 30th

the return day of such citation), THE STATE OF TEXAS

Court of Aransas County, Texas, to be held at the courthouse there-

of, then and there to show cause why judgment shall not be rendered for such taxes, penalties, interest and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax leins thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with all

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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 said court in the City of Rockport, Aransas County, Texas, this 12th day of July, A. D.,

JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas,

36th Judicial District. the return day of such citation), before the honorable District CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS COUNTY OF ARANSAS In the name and by the authority of the State of Texas notice is of the constitutional and statutory Roy G. Austin and F. W. Black-

the unknown heirs of each or all

parties herein, and any shall take all parties said 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 those taxing units above named of Rockport, Aransas County, Texwho may intervene herein and set up their respective tax claims 1948. 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 30th day of Aug., A. D. 1948, (which is the return day of such citation) before the honorable Distric Court of Aransas 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, interest and costs, and condemning said property and ordering foreclosure of the constitutional and statutory tax leins thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with all interest, penalties, and costs allowed by law up to and including the the executors, administrators, day of judgment herein, and all costs of this suit.

Issued and given under my hand and seal of said court in the City of Rockport, Aransas County, Texas, this 12th day of July, A. D., 1948.

JAC. C. HERRING. Clerk of the District Court, Aransas County, Texas, c16 36th Judicial District.

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO C. W. Connerv

if living, and if any or all of the abovenamed defendants be dead. the unknown heirs of each or all clusive of interest, penalties and of said abovenamed persons who may be dead, and the unknown heirs of the unknown heirs of said snovenamed persons, and the unmoven owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all abovenamed persons, as Defend-other persons, including adverse ants, by petition filed on the 12th other persons, including adverse County and State, to-wit:

Lots 1 to 12, Block 84, in the town of Fulton; All of Block 253, Mann-

intervene herein, together with all interest, penalties, and costs allow- of said abovenamed persons who ed by law up to and including the day of judgment herein, and all heirs of the unknown heirs of said costs of this suit. Issued and given under my hand

and seal of said court in the City as, this 12th day of July, A. D.,

> JAC. C. HERRING. Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c16

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS COUNTY OF ARANSAS In the name and by the authority of the State of Texas notice is hereby given as follows: TO

William Pope if living, and if any or all of the abovenamed defendants be dead, the unknown heirs of each or all of said abovenamed persons who may be dead, and the unknown heirs of the unknown heirs of said abovenamed persons, and the unknown owner or owners of the hereinafter described land, and

guardians, legal representatives, legatees and devisees of the abovenamed persons, and any and all ants, by petition filed on the 12th other persons, including adverse day of July, 1948, in a certain claimants, owning or having or suit styled The State of Texas claiming any legal or equitable v. Roy G.* Austin, et al, for interest in or lien upon the follow-

County and State, to-wit: Tract 8 of the McCombs Sub-

division, according to the official plat of said subdivision of record in the Plat Records of Aransas hereinabove described, not made County, Texas, containing 2 acres; Lot 13, Block 418, Lots 13 and 16,

Block 386 and Lot 6, Block 248, all located in the Manning Addition to the city of Rockport.

Which said property is delinquent to Plaintiff for taxes in the following amounts: \$99.20, excosts, and there is included in this suit in addition to the taxes all therein, allowed by law up to and including the day of judgment vided by law.

herein. You are hereby notified that of Texas, as Plaintiff, against the

may be dead, and the unknown abovenamed persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives,

legatees and devisees of the abovenamed persons, and any and all other persons, including adverse claimants, owning or having or claiming any legal or equitable interest in or lien upon the following described property delinquent to Plaintiff herein, for taxes, all of said property being located in said County and State, to-wit:

Lots 1 to 16 in Block 64 in the town of Fulton Which said property is delinquent to Plaintiff for taxes in the

following amounts: \$121.99, exclusive of interest, penalties and costs, and there is included in this suit in addition to the taxes all said interest, penalties and costs therein, allowed by law up to and including the day of judgment herein.

You are hereby notified that suit has been brought by the State of Texas, as Plaintiff, against the abovenamed persons, as Defendcollection of the taxes on said

ing described property delinquent property and that said suit is now to Plaintiff herein, for taxes, all of pending in the District Court of said property being located in said Aransas County, Texas, 36th Judicial District, and the file number of said suit is 2652, that the names of all taxing units which assess and collect taxes on the property

parties to this suit, are NONE.

All parties to this suit, including against said property. plaintiff, defendants, and interven-

suit has been brought by the State ors, shall take notice that claims appear and defend such suit on not only for any taxes which were the first Monday after the expiradelinquent on said property at the tion of forty-two (42) days from time this suit was filed but all and after the date of issuance interest, penalties, and costs allow- may be dead, and the unknown interest, penalties, and costs allowclaimants, owning or having or day of July, 1948, in a certain claimants, owning or having or day of July, 1948, in a certain claiming any legal or equitable claiming any legal or equitable at any time thereafter up to the day of Aug., A. D. 1948, (which is charter of the matter the date of issuance indentes, and costs and abovenamed persons, and the un-day of judgment herein, and all known owner or owners of the interest in or lien upon the follow- v. William Pope, et al, for day of judgment, including all in- the return day of such citation), ing described property delinquent collection of the taxes on said terest, penalties and costs allowed before the honorable District to Plaintiff herein, for taxes, all of property and that said suit is now by law thereon, may, upon request Court of Aransas County, Texas, said property being located in said pending in the District Court of therefor, be recovered herein with- to be held at the courthouse there-Aransas County, Texas, 36th Ju- out further citation or notice of, then and there to show cause dicial District, and the file number to any parties herein, and why judgment shall not be render-of said suit is 2651, that the names all said parties shall take ed for such taxes, penalties, intering Addition to the city of Rock- of all taxing units which assess notice of and plead and an- est and costs, and condemning said port; and Lots 1, 2, 15 and 16, and collect taxes on the property swer to all claims and pleadings property and ordering foreclosure now on file and which may here- of the constitutional and statutory

herein.

You are hereby notified that suit has been brought by the State parties to this suit, are NONE. ants, by petition filed on the 12th claims herein seek recovery of desuit styled The State of Texas v. property hereinabove described. E. M. Petraglio Trustee, et al, for and in addition to the taxes all collection of the taxes on said interest, penalties, and costs alpending in the District Court of including the day of judgment Aransas County, Texas, 36th Ju- herein, and the establishment and dicial District, and the file number foreclosure of liens, if any, secur-

of said suit is 2655, that the names | ing the payment of same, as proof all taxing units which assess vided by law. and collect taxes on the property hereinabove described, not made parties to this suit, are NONE. Plaintiff and all other taxing units who may set up their tax claims herein seek recovery of de-

property hereinabove described, and in addition to the taxes all interest, penalties, and costs allowed by law, thereon up to and including the day of judgment foreclosure of liens, if any, securall said ing the payment of same, as provided by law.

All parties to this suit, including plaintiff, defendants, and intervenors, shall take notice that claims not only for any taxes which were those taxing units above named delinquent on said property at the who may intervene herein and set and seal of said court in the City who may intervene herein and set taxes becoming delinquent thereon against said property. at any time thereafter up to the

You are hereby commanded to 1948. day of judgment, including all inappear and defend such suit on terest, penalties and costs allowed the first Monday after the expira-Plaintiff and all other taxing by law thereon, may, upon request tion of forty-two (42) days from units who may set up their tax therefor, be recovered herein with- and after the date of issuance claims herein seek recovery of de- out further citation or notice hereof, the same being the 30th linquent ad valorem taxes on the property hereinabove described, and in addition to the taxes all notice of and plead and plead and an-before the honorable District interest, penalties, and costs al- swer to all claims and pleadings Court of Araneas County, Texas, lowed by law, thereon up to and now on file and which may here- to be held at the courthouse thereincluding the day of judgment after be filed in said cause by all of, then and there to show cause herein, and the establishment and other parties herein, and all of why judgment shall not be rendersaid interest, penalties and costs foreclosure of liens, if any, secur- those taxing units above named ed for such taxes, penalties, intering the payment of same, as pro- who may intervene herein and set est and costs, and condemning said up their respective tax claims property and ordering foreclosure

of the constitutional and statutory R. Britton, A. M. Trader You are hereby commanded to tax leins thereon for taxes due the plaintiff and the taxing units parcosts of this suit.

Issued and given under my hand of Rockport, Aransas County, Tex-

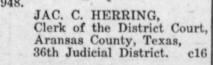
> JAC. C. HERRING, Aransas County, Texas,

following amounts: \$42.40, ex- collection of the taxes on said time this suit was filed but all clusive of interest, penalties and property and that said suit is now taxes becoming delinquent thereon costs, and there is included in this pending in the District Court of at any time thereafter up to the suit in addition to the taxes all said interest, penalties and costs therein, allowed by law up to and of said suit is 2658, that the names by law thereon, may, upon request including the day of judgment of all taxing units which assess therefor, be recovered herein with= and collect taxes on the property out further citation or notice hereinabove described, not made to any parties herein, and parties shall all said take Plaintiff and all other taxing notice of and plead and anabovenamed persons, as Defend- units who may set up their tax swer to all claims and pleadings day of July, 1948, in a certain linquent ad valorem taxes on the after be filed in said cause by all other parties herein, and all of

who may intervene herein and set property and that said suit is now lowed by law, thereon up to and up their respective tax claims You are hereby commanded to appear and defend such suit on the first Monday after the expira-

tion of forty-two (42) days from and after the date of issuance All parties to this suit, including hereof, the same being the 30th plaintiff, defendants, and intervenors, shall take notice that claims the return day of such citation), ors, shall take notice that claims not only for any taxes which were before the honorable District not only for any taxes which were delinquent on said property at the Court of Aransas County, Texas, delinquent on said property at the time this suit was filed but all to be held at the courthouse there- time this suit was filed but all linguent ad valorem taxes on the taxes becoming delinguent thereon of, then and there to show cause at any time thereafter up to the why judgment shall not be render- at any time thereafter up to the day of judgment, including all in- ed for such taxes, penalties, inter- day of judgment, including all interest, penalties and costs allowed est and costs, and condemning said terest, penalties and costs allowed by law thereon, may, upon request property and ordering foreclosure by law thereon, may, upon request therefor, be recovered herein with- of the constitutional and statutory therefor, be recovered herein withherein, and the establishment and out further citation or notice tax leins thereon for taxes due the out further citation or notice to any parties herein, and plaintiff and the taxing units parparties shall take ties hereto, and those who may all notice of and plead and anintervene herein, together with all swer to all claims and pleadings interest, penalties, and costs allownow on file and which may hereed by law up to and including the after be filed in said cause by all day of judgment herein, and all after be filed in said cause by all other parties herein, and all of costs of this suit.

time this suit was filed but all up their respective tax claims of Rockport, Aransas County, Texas, this 12th day of July A. D., against said property.



CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS COUNTY OF ARANSAS

In the name and by the authority of the State of Texas notice is hereby given as follows: TO H. S. Brashears, W. D. Neil, W

if living, and if any or all of th abovenamed defendants be dead, ties hereto, and those who may the unknown heirs of each or all ties hereto, and those who may intervene herein, together with all of said abovenamed persons who known owner or owners of the costs of this suit.

hereinafter described land, and and seal of said court in the City the executors, administrators, and seal of said court in the City as, this 12th day of July A. D., legatees and devisees of the abovenamed persons, and any and all 1948.

other persons, including adverse Clerk of the District Court, claimants, owning or having or claiming any legal or equitable 36th Judicial District. c16 interest in or lien upon the follow-

JAC. C. HERRING, Clerk of the District Court, Aransas County, Texas, 36th Judicial District. c16

CITATION BY PUBLICATION

ity of the State of Texas notice is hereby given as follows: TO

10, and 11 Block 94, and Lots 6,

following amounts: \$175,45, exherein.

of Texas, as Plaintiff, against the ants, by petition filed on the 23rd v. Mrs. Fannie Borup, et al, for

of the constitutional and statutory plaintiff and the taxing units parinterest, penalties, and costs allow-

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT THE STATE OF TEXAS Office At COUNTY OF ARANSAS

THE ROCKPORT PILOT

the return day of such citation), before the honorable District Court of Aransas County, Texas,

intervene herein, together with all interest, penalties, and costs allow-

Aransas County, Texas, 36th Judicial District. c17

Funeral Services Held

Roy E. Gilstrap, 66, in Houston Friday morning, July 30. Mr. Gilwhen he was struck down by a consciousness.

family until about five years ago when they moved to Houston. He drove the Rincon school bus here

wife and seven children.

Cake and Pie Sale

Women's Civic Club.

lowed by law, thereon up to and

ors, 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 day of judgment, including all interest, penalties and costs allowed by law thereon, may, upon request therefor, be recovered herein without further citation or notice any parties herein, and said parties shall take to all 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 those taxing units above named who may intervene herein and set up their respective tax claims against said property.

Thursday, Aug. 5, 1948



SHOP HERE with satisfact	an
SPECIALS FOR FRIDAY AND SATURDAY, AU	G.6&7
leo, plain, lb. 39c, colored, l	b. 49c
AB, 2 large pkgs.	35c
t or CARNATION lilk, 2 small cans or ¹ tall can	14c
OCTOR & GAMBLE'S "NEW WASHING MIRA	CLE" 31c
rs. TUCKER'S OR CREAMY CRUSTENE hortening, Ib. ctn. 32c, 3 lbs	s. 96c
eas, No. 300 tall can	12c
ed & white drip or regular offee, pound tin	49c
una Fish, flat can	39c
ariety Pack, assorted tray	29c
acon, pound	59c
yrup, 12-oz bottle	25c
ED & WHITE GRAPEFRUIT	12 ¹ / ₂ c
uice, No. 2 can 51/2c, 46-oz	
- PHONE 241 - Model Cas	h

THE ROCKPORT PILOT

p16

p16

c16

column?

house, near school. Phone 3122. LASSIFIED Mrs. John Lee Herring. FOR SALE-4 h.p. Cushman en-SALE: Sand, gravel, mud gine, propeller and shaft. 12 ft. is at least one reader of this ill dirt, sandy loam. Winch plywood skiff; two foot cement column. During the past week I service - damp truck. mixer; saw table; 3/4 h.p. electric Trucking Co., Phone 3341, motor. Phone 594. rt Texas. ctf ICE SPACE for rent. Rockoat Works. FOR SALE-Barred Rock hens, **RENT:** Sleeping rooms n, \$5 per week, per person. ctf old. C. K. Tatum, phone 3115, one How's about sending in some nice 570. mile out on Market St. SETIER: Spirella health FOR SALE - Kelvinator ice ts, corsets, girdles, brascream cabinet, like new. Capacity Mrs. Tom Brown. Phone 200 pints ice cream or suitable for ctf frozen shrimp or fish. Only \$150. A. L. Bracht, Box 505, phone E YOUR FANS CLEAN-473. repaired-be ready for that ot day. Have that iron fixed, Mr. and Mrs. J. D. Haseman of our other electric appliances. Texas City and small daughters, service. Roberts Electric guests of their parents, Mr. and Electric supplies for sale. ctf SALE: One 6"x18" thickthe past week. olaner. One Walker-Turner Mr. and Mrs. Murl Whiteside, of saw, one combination band d 12" jointer, one 6" jointer, Natalia, Mr. and Mrs. W. L. Lanapers, one saw filing ma- caster, of Devine, and Jerry Bivins one 3 h.p. electric motor. of Gonzales, were weekend guests Boat yard. Phone 423. ctf of Mr. and Mrs. Roy Rogero. SALE FOR \$500.00: 14imphy factory built boat uilt in ice box and one 10-**Just Received** vy anchor, 10 h.p. Mercury ning" outboard motor, also lon gas can and spout. Shipment Of 329 for information. ctf SALE: 10-man rubber \$25.00 each at Lenoir's g. Phone 3795. See F. O. ctf WRINGER TYPE DY MIX CONCRETE, sand, shell, fill dirt and cement. mix concrete dump truck . Phone 392. If no answer, 13-J. Coast Materials Co., NAYLOR as Pass. ctf RENT -- Southeast bedupstairs. Would like two Hardware & Furniture Co. \$5.00 per week each. Call ARANSAS PASS ctf E YOUR LOT GRADED veled. I also do plowing, and weed cutting. A. B. Phone 223, Mundine Filltation. ctf my new SALE: 14-foot aluminum non-sinkable skiffs. Floyd ind Sales, Rockport. ctf IMP TRAWLS: All kinds zes made and repaired. See GAS RANGE r all kinds of net and boat Phone 417, Ted Atwood, ctf SALE: One ton trailer, 3717. cti NTHLY BOOKKEEPING

FOR RENT-Small unfurnished STRICTLY RUMORED! By IMA GOSSUP

Well, what do you know. There The old saying "youth must have it's fling" was all out of order peeled, cooked, frozen shrimp belast Saturday night at the dance.

received a nice fan letter from The majority of the "flingers" were quite a bit past that youth margin of profit. "JUSTA READER." It appears that she (I believe that the writer stage. I'll bet a person could have blocks northwest of ice plant. See was one of the fairer sex) got a picked up quite a bit of extra this shrimp in the manner for the ctf Martin Pena, or phone 563. p16 bang out of the comments on the money selling liniment the next day to some I saw cutting a rug. a great deal of benefit to the inpolitical campaign. I certainly do One couple I saw "putting their | dustry, to conduct an intensive appreciate the letter and would little foot right there" sounded educational program on the ad-13 months old; chickens, 7 weeks like to have other coomments. like a rusty barn door swinging. c16 little bits of gossip for this

> (Note to "JUSTA READER") In regards to our use of the word permit, Jeff? "sized" in describing the trout

that have been caught recently I checked with Funk & Wagnalls College Standard Dictionary and on page 1060 I find: "Sized. a.

(1) Having graded dimensions of a definite size; chiefly in compo-Mrs. Geo Lee Brundrett during sition; as, large-sized. (2) Arranged according to size."

The Pilot received a nice letter from Mr. and Mrs. A. W. Verbeckmoes, who is one of our good friends from Clear Lake, Iowa, stating that they are planning on apparently rather widely scatterreturning to Rockport again this winter and will attempt to bring found that were at all comparable some friends with them to prove to those occurring with the comthe wonders of this city.

Here's one for the books: Little appears to be distributed from Dale Barnard, son of Mr. and Mrs. the outer limit of the present off-Ed Barnard, recently lost a tooth. shore fishery into deeper waters. He wanted to put it under his In Louisiana the young redtails pillow and let Santa Claus, or the are very abundant on the inside Easter Bunny or whoever it is bays, four or five weeks in adthat does those things, give him vance of the young of the coma quarter for it. mon shrimp and seem to decrease Dale's father asked him why he

in abundance rapidly with the oc-Washing Machines was so anxious to get a quarter for the tooth. Dale replied that he was so anxious to get a quarter currence of young common shrimp in bays. The big factor in the failure of wanted to buy a QUARTER

HORSE with the money. That does Brazilian redtails to market as well as the common shrimp is their natural coloration, which is

One of Rockport's better-known brownish-red. The industry and agitators living up to his reputa- the consumer has always assotion last Sunday by commenting c16 upon a certain automobile that

ciated spoilage of shrimp with a pink color, which occurs when was parked up on the north end of common shrimp begin to go bad. Therefore, when a few Brazilian shrimp get mixed in with com-There's Nothing Quite Like It... mon shrimp, it is assumed that they are bad shrimp. Consequently, the industry has had trouble in marketing Brazilian shrimp as a fresh or frozen product. When either common or Brazilian shrimp

are handled, cooked, peeled, or canned they have a pink color and the objection to the Brazilian shrimp is therefore lost in these methods of handling. * This last suggestion of Mr. Anderson's is most interesting. On June 5, 1948, Mr. Baughman contacted a number of dealers and obtained the following estimate

vantages of Brazilian shrimp, placing special emphasis on the CONSTRUCTION NOTES: large users, such as hotels and Watch for the addition to DeWilrestaurants. ton Jeffries garage in the near future. Did you get a building Jimmy Hunt did a nice job greeting the dancers last Saturday. With a little practice he could apply for the job of official greet-

the peninsula. It seems that the three cents a pound for freezing,

conversation had something to do

* * *

Brazilian Shrimp Should

(Contiued from page 1)

ed, and no concentrations were

mon shrimp. The bulk of the off-

shore population of this shrimp

Market As Delicacy

er for the city.

with OIL FIELD SUPPLIES.

*************** PROGRAM

one cent a pound for plastic, heat-

sealed bags, and three cents a

pound overhead and you have a

total cost of 63 cents a pound for

fore it leaves the dealers plant.

This still leaves room for a fair

As an alternative to preparing

domestic market, it might be of

SUNDAY - MONDAY Aug. 8-9

Fort Apache Henry Fonda, John Wayne

Shirley Temple

TUESDAY - WEDNESDAY Aug. 10-11

Framed

Glenn Ford Janis Carter

THURSDAY - FRIDAY Aug. 12-13

If Winter Comes

Walter Pidgeon Deborah Kerr

> SATURDAY Aug. 14

Bandits of Dark

Canyon Alan Lane

Bob Steele

COMING ATTRACTIONS

Two Guys from Texas The Women High Wall Adventures in Silverado Sitting Pretty

43c

18c

17c

25c

33c

52c

25c

30c

