

#### THREE DWARFS MISSING

These are but four of the seven dwarfs you will see at the Post Music Club's presentation of Snow White and the Seven Dwarfs" on Nov. 4 and 6, From left are Dopey (Carol Waters), Sleepy (Consuelo Thuett), Grumpy (Jan Bartlett) and Bashful (Sharla Wells).

# Post Music Club to stage 'Snow White'

An original adaptation of the folk tale, "Snow White and the Seven Dwarfs," will be presented by the Post Music Club on Thursday and Saturday nights, Nov. 4 and 6, in the primary school auditorium.

The production was presented by the club five years ago and is being repeated at the request of m a n y parents and friends, who considered it an unforgettable experie n ce for children and adults alike.

Included in the program will be vocalists Margie Pennel, Lex Roby, Marilyn Miller, Jim Wells and George L. Miller as soloists, instrumental numbers by flutists and well as rhythmic background mus-

Mrs. JoAnn Mitchell, Mrs. Jan Cornwell, Mrs. Boo Olson and Mrs. Libby Ford will provide piano accompaniment throughout the perfermance. Members of the club chorus will portray the seven dwarfs with Mrs. Wanda Mitchell. Mrs. Rosemary Chapman and Mrs. Zes Kirkpatrick doing impersonations of forest animals and a varlety of dance numbers.

Mrs. Saminie Germer is in charge of production, and Mrs. Wesley Scott is the director, Libby Ford is the chorus director and Beverly English the costume desigper. Set designers are John Eng-

lish and Joe Taylor



It isn't often in football one finds Forty-Fifth Year a team which gets beat virtually week in and week out, but doesn't give up.

Seldom can you discover a bunch of boys who keep right on going all-out on every play down to the gun of defeat after defeat.

It's hard in such circumstances either to find a team which somehow manages to improve from game to game.

But that is the record this year of Coach Boby Davis' Post Antelopes. Not overly endowed with raw talent, not possessing any of that all-essential speed, and short in both depth and experience, the 'Lopes have taken their knocks regularly.

But the way they have done it certainly has been a tribute to them and their coaches.

We've unfortunately watched a terest on the courthouse steps here so years, but never one we enjoyed watching more than this bunch.

Tomorrow night is the last home appearance for the Antelopes in football this season and the last ever for a bunch of seniors in Antelope stadium in grid togs. Certainly they deserve the best salute, the loudest encouragement, and the warmes praise we fans can give them.

This they have certainly earned.

We didn't know until we went soliciting some "report card printing business" in the local principal' offices recently that the Post schools have turned over their at 1:30 p.m. grade records to the computer too.

Nobody likes to lose homet o wn business to an out of town competitor, even if it does happen to be a computer.

We hope the schools' computer is a little bit better operated than some of the government computers or the magazine subscription department computers we've heard about and had some very sad experi e n ces with.

Did you ever try to get an error corrected in one of them? Ugghhh!

Wacker's started yesterday to set up their temporary store two doors west of The Dispatch in the former Post Pharmacy building, Manager John Brockman is hopeful of getting open for customers within the next ten days or so.



# **Delinquent tax property** goes under hammer here

### Sheriff's sale set for Tuesday

Some 25 to 30 pieces of local property are going to be sold for mount, including the penalty. delinquent taxes, penalties and in-

lot of Post losers in the last 15 or Tuesday afternoon by Sheriff J. A. (Jimmy) Holleman in what is one of the few, if not the first, such sheriff sale in West Texas history.

The properties are those contained in 17 of the remaining delinquent tax suits which now remain unsettled out of 29 such suits advertised for the Nov. 2 sheriff's sale in The Dispatch beginning four issues ago.

Twelve have been settled since the legals advertising the sheriff's sales began. Some of the suits contain more than one piece of property

Attorney Pat N. Walker, who has conducted the delinquent tax drive here for local units of government, said the sale will begin prompt ly

Although the legal hours for the sale are 10 a.m. to 4 p.m., the start has been postponed until afternoon because district court will be in session here Tuesday and both the sheriff's and Walker's presence will be required in the courtroom

during the morning Walker told The Dispatch that the law provides that any person with an interest in the property up for sale cannot buy it for less than the total amount of delinquent taxes. penalties and interest against ft. Bidders without an interest in the

propery can puy it at any price providing of course it is the highest bid made for the property.

erty at the sheriff's sale or the to-his property during the second Dispatch in the 100 block East tal amount of taxes, penalty and year he must pay the same except. Main Street, whichever is higher, plus 25 perfor a 50 per cent penalty instead of cent of this amount as penalty. 25 per cent. The buyer of the property at the One of the many properties to this property can be assured it will

sheriff's sale receives the full a-be auctioned off to the highest bid- holder and present owner have ag der will be the old boarded-up

#### CAMPAIGN'S GOAL IS \$9,500

pay the amount paid for the prop- If the original owner redee ms. Ameen Hotel two doors east of the

Walker said any purchasers of (See Sheriff Sales, page 8)

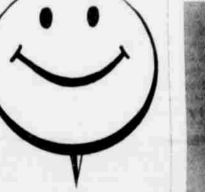
'72 United Fund drive to begin here Monday

Start Smiling by giving the Uni+ Lincoln Addition. Benny Valdez; this year, appealed to all Gara ted way" is the theme of the 1972 Justiceburg, Mrs. Winnie Tuffing, Countians to cooperate as well with Garza County United Fund c a m- Private Citizens, Mrs. Patty workers and division chairmen a paign which opens Monday - and Kirkpatrick; farmers and ranchers, the chairmen have cooperated in each fund donar will be given a Bailey Mayo; and retail employes, readily accepting their assignmen "smiley button" to wear which Mrs. Janice Smith. proclaims "I gave.



Cornish, drive chairman agai n

for the annual financial campaign (See United Fund, page 8)



At least fund planners are hope ful that the order of a thou sand Walker said that any sheriff sale smiley buttons arrives in time. The buyers can be assured that upon buttons were to be air-freighted out purchase there will not be any taxof Minneapolis today.

Potts, S. E. Camp, Harold Lucas,

Gene Moore, James Mitchell, Giles

C. McCrary, Glen Barley, Fred

Myers, Bryan J. Williams, and Jim

es or penalties against the proper-The goal for the 11 participating agencies is \$9,500 and drive work-Other than that assurance, howers are hopeful of going over the ever, the rest is up to the buyer top for what would be a record to check location, condition, con-

three years in a row. dition of the abstract, etc. While the main drive

The story, adapted by Boo Olson, will be narrated by Mrs. Max i n e Marks.

The role of Snow White w ill be petrayed by Margie Pennell, the prince by Jim Wells, the queen by Manlyn Miller, the magician by George L. Millier and the servant by Bo Jackson.

Portraying the seven dwarfs will be Joy Pool, Doc; Emilie Zivic, Happy; Carol Waters, Depey; Joan Bartlett, Grumpy; Lyne t t e Thuett, Sneezy; Sharla Wells, bash-ful, and Consuelo Thuett, Sleepy. The admission prices will be \$1.25 for adults and 50 cents for students. The Post Music Club annually contributes to worthy community endeavors, and proceeds from this presentation will enable them to continune their support of such pro-Jects.

### Crime prevention session Nov. 4

The Post Chamber of Commerce a cooperation with the Small Busitess Administration will conduct a time prevention session for local merchants next Thursday night in the bank community room, beginning at 7 p.m.

The businessmen will see fi I m s in shoplifting and hot checks and will have question and answer sestions on each subject with a coffee break in between.

### Land pollution suit filed here

W. B. Williams, Graham com unity farmer, has filed a \$3,870 damage suit in Garza County Dis-trict Court against Adam K. Grafe Association, Inc. and Joe H. War-ren, Jr., both of Dallas, for land pollution.

Damages are sought for domage 



THREE OF PRINCIPALS

Three of the principals in "Snow White and the Seven

Dwarfs" will be Marilyn Miller (left), the queen: Jim Wells,

the prince, and Margie Pennell, in the title role.

#### ONE OF THE DANCERS

Rosemary Chapman will be one of the dancers when the Post Music Club presents "Snow White and the Seven Dwarts." In addition to dancers, there will be impersonators of forest animals.-{Staff Photos}

### Tour set Tuesday on brush control

The Graham community center, ing in sponsorship o

seven miles west and two miles cording to L. G. Thuett Jr., district sheriff's sale. south of Post, will be the starting board chairman. "Everyone is inthe to Williams' land, crops, and place Thursday, Nov. 4, of the Te vited to take part in the tour," he

tour, ac-

### **Council approves** oil firm request for water line

At a special noon meeting last Thursday, the Post city council approved the request of the George R. Brown oil interests for installation of a water pipe from a city main at Osage and 13th Street, up the alley into the nearby George R. Brown tank unit.

The water pipe, which will have used by the oil firm in its current waterflood operations, which began the first time.

Installation of the pipe will be paid for by the oil firm.

The council also voted to advertise for bids for an oil and gas lease of 2.8 acres of city land in the west part of the city. The acreage forms a 20-foot gap between tional Bank. two drilling units.

pears on page 12 of today's Dispatch. The notice will also appear in the Nov. 4 and Nov. 11 issues of The Dispatch, after which hids will be opened and read at a special meeting of the council at 6 p m. Thursday, Nov. 11.

Mayor Giles C. McCrary appoint ed Councilman E. R. (Buster) Moreland as a member of an exofficio board that will act in an advisory capacity with the board of trustees of Post Independent School District following the sheriff's sale of land for delinquent taxes on Nov. 2.

Attorney Pat N. Walker, who has conducted a delinquent tax collection campaign for the City of Post, the school district, Garza County and the White River Municipal Water District, told the council that the school trustees had tentatively agreed to purchase and hold in Renal B. Rosson's nine-county distrust delinquent tax property on trict into Heatly's 101st district. which no bids are made at the Garza's representation chan g

The local attorney also said that into 18 separate divisions - each the law provides a two-year re- with a division chairman - w 11 demption clause in the sale of such oppen Monday the business division will jump off to an early start with If the present owner buys back a card distributing meeting in the

the property within a year as the bank at 4 p.m. this afternoon. law permits him to do, he must Business division workers, who

Some seats left on football bus

property.

Cornish. There are still some seats left Chairmen of the various 1972 Unon the chartered bus to Denver ited Fund drive divisions are: a maximum four-inch flow, is to be City for the Post-Denver City foot County employes. Dean Rob inball game Friday night, Nov. 5, son: postal employes. A. J. McAllaccording to Ronald Simpson, pres- ster; bank employes, Will Parkreceiving intake water Oct, 13 for ident of the Antelope Booster Club. er; highway department employes, To assure themselves a seat on Julian Smith: hospital employ es,

the bus-\$4.75 pays for the round Donald Windham. trip - football fans are asked to Oil employes, F. R. (Buster) held Tuesday night, Nov. 7. The make their reservations not later Moreland. Postex Plant employes, council's regular monthly meeting than Monday, Nov. 1, by contacting Walter Didway; ASC employes, Simpson, Katherine Johnson or Bailey Mayo: ministers, the Rev. but was changed to Tuesday be-Molly Conoly, all at the First Na- George L. Miller, Southland, Mrs. Ann Chaffin-

#### A notice of hids on the land sp- IF REDISTRICTING PLAN HOLDS

# **Bill Heatly in line as** new representative

W. S. (Bill) Heatly of Paducah, the controversial chairman of the powerful house appropriations committee in the Texas Legislature, will be Garza County's new representative at Austin if the redistricting plan adopted by the Legislative Redistricting Board last Friday survives expected court tests. Garza was moved out of R ep.

Garza's representation chan g e

will not become effective until aft-The duties of the ex-officio board er the 1972 general election wh en will be to confer with and advise Garza voters will have the oppor-

#### HIGH POINT WINNER

The Graham 4.H Horse Club's high point trophy went to member Sherry White at the annual Garza County 4-H. Achievement banquet. Sherry, daughter of Mr. and Mrs. Carter White, represented the county at the state 4-H Horse Show -(Staff Photo)

COUNCIL MEETS TUESDAY The regular November meeting of the Post city council will be usually is held on the first Monday. cause of the first day of the menth

1970 he is a tough man to beat at

the polls even though the veteran

legislator has plenty of foes around

sent my new constituents in all

So it's pretty obvious Heatly is

planning to run in the new district

(See Bill Heatly, maga 5).

state matters before then."

falling on Monday

the state.

in 1972.

Post teacher is named to office

limmett Bernard, second grade teacher in the Post Public Schools,

was elected treasurer of District 17 of the Texas State Teachers Association at a district meeting in Lubbock last Friday

A former Post school teacher, Mary Raphelt of Lubbock, was elected president of the group to succeed Delwin Webb of Aberna-

Nearly all the Post teachers attended the one-day convention, with no school being held that day.

#### New 'deputy' on job for Sheriff Holleman

Sheriff J. A. (Jimmy) Holleman

Representative Heatly in a letter has a new "deputy." to The Dispatch this week s a i d A son, weighing 5 lbs., 10 ozs., 'even though this district will not was born to Mr. and Mrs. Holleman be in effect until after the n e x t Wednesday morning in Siaton's general election. I hope to repre- Mercy Hospital.

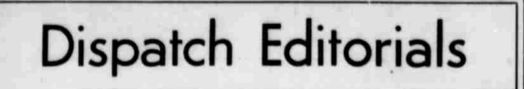
It is the first son for the Hollemans, who have two daughters.

#### **RETURNS FROM HOSPITAL**

Malcolm S. Bull returned to his Along with the letter was a state-ment from Heatly in which he "welcomed the people of G a r za Hospital in Houston. His condition County as my new constituents in is reported to be about the same the loist Legislative District as it -as well as could be expected, a has been constituted by the State member of the family said Wedne

W. S. (Bill) HEATLY





#### THURSDAY, OCTOBER 28, 1971

### Start smiling by giving . . .

Start smiling by giving . . . the United Way

That is the theme of the 1972 Garza County United Fund drive which will kick off Monday with a bright yellow "smiley button" saying "I gave" available to each contributor to our \$9,500 cause.

to me hope the buttons arrive air freight in time for the kickoff. They are scheduled to arrive this weekend.

The "smiley buttons" provide a positive approach to a one-for-all and all-in-one fund raising.

Trying to reach each and every Garza countion is a tough chore under the most favorable circumstances. And at this time of year, the circumstances are never altogether favorable. There is simply too much to do and too few volunteers to do all the necessary work.

In the County of Garza we don't make a "big thing" out of our United Fund drive. We don't have a lot of meetings, a lot of planning sessions.

The fund raisers venerally know who will give and who won't. And therein lies the only problem

We reach all the known givers simply because it is essential if the United Fund is to reach our goal.

But still and all, year after year, there are those who don't give, and primarily because they are not contacted and "sold the United Fund as a very essential community service.

It would be so simple if all Dispatch

readers would make up their minds in advance of contact exactly what they were prepared to contribute as their "fair share." Then the drive workers can move swiftly without long costly callbacks.

Unfortunately, it doesn't work that way: A volunteer who takes card for some "unplowed ground" can work furiously for a whole day and return with no more than \$25 or \$50 to show for it. Some of the fund raisers who gave a day's time probably "gave up" that much profit potential for themselves by working for the United Fund instead.

So, of course, the concentration is made upon repeaters. Year after year, they are the United Fund givers.

To reach the Garza folks who weren't contacted last year will take probably two or three times as much "volunteer power" as was expended upon the entire 1971 cam-

That's the problem facing us at the start of every new drive. But somewhere there is a solution to that problem and each year we are looking for it.

If you have the answer please let the drive folks know. And if you want to give coliciting time as well as money, please tell them that, too.

We can use every hour and every dollar. Giving either or both of them will be making a significant contribution to our communit? yours and mine.

That's why we want you to give and to smile. Helping one's hometown is guaranteed to make anybody-even the old grouchfeel good .- JC

### Help make Halloween safe

Trick or treat or trick and treatment? Which will it be Sunday night as neighborhood ghosts and goblins make their annual Halloween pilgrimage in search of

candy and other long anticipated treasures? For the children here in Post and elsewhere throughout this land of ours it is an evening of great fun and adventure, but for some it can turn into a night of tragedy and sorrow

Each year too many children are injured and killed on Halloween by motorists unable to see them as they dart unexpectedly into the street. Still others are badly burned as their costumes are ignited by flames from lighted candles and lanterns. This does not have to be, however, if parents will observe rules of good sense and safety such as the following suggested by a leading insurance company

Use only bright costumes. A white sheeted ghost is much more easily seen by passing drivers than a black clad witch. But even a brightly clothed child may be hard to distinguish as the evening darkens, so a florescent strip, which would make him even more visible, is suggested.

Do no allow children to carry lighted candles or lanterns. Many have been burned in past years when their costumes, which are often made of extremely light, highly flammable material, have caught on fire. A flash- children and parents alike.

light would be easier to carry and would also make it safer when crossing streets.

Be sure to chaperone all children who would not normally be allowed outside alone at night. Younger children should be out only in the earl evening hours.

A major problems each Halloween is children who have been poisoned. Be very careful that candy, gum or anything else edible is securely wrapped.

Keep a light on in front of the house so that there is no danger of children being inured by walking into objects or holes they can not see in the dark. If there is a pet in the household, keep him away from the door.

Children enjoy putting on makeup as part of their costumes, but be careful of what they use. Cheap makeup can in many instances cause complexion problems for youngsters or hurt their eyes.

Finally, when your child goes out far the evening, make sure you know where he or she is going and what time he or she should be back

Halloween can be a real treat for everyone. One way to insure it is to follow these simple rules of safety. While we are fortunate in never having had a serious Halloween accident in Post, it could happen. Let's try to keep it an enjoyable and safe evening for

SUNDAY, OCT. 31, not only is Halloween, but it is also the day this year that we get back that hour we lost last spring when Daylight Saving Time began. Standard Time will be resumed for its six months term at 2 a.m. Sunday, so donn't forget to set your clock back an hour.

THURSDAY

THURSDA

We'll just have to wait and see of course, whether the "spooks" are out in force on Saturday night. Oct. 30, or whether they wait until Sunday night, which is the bon a fide Halloween date. The chances are good that we will have to put up with some of them both nights.

LET US HOPE that all the children who dress up as gobblins and go out to trick or treat get back home safely and that none of them find razor blades hidden in their Halloween apples or any drugs or other injurious material in the candy or food they are given. Putting harmful substances into Halloween treats passed out to children is a despicable act and only someone who is sick in the head would do such a thing.

When your football team is getting waxed out on the field, it helps some to be able to lean back in the press box at halftime and hear folks compliment your band. That is what happened at Tahoka last Friday night and has happened on numerous other occasions during these lean football years.

THE POST ANTELOPE marching band made a big hit with the Tahoka side of the stands at the football game, not only because of its size, but also because of its appearance and its quality. Director Herb Germer has done, and is continnuing to do, an outstanding job with the band program here. When you can't have everything, it certainly helps to have a good band.

The man up the street says you wouldnn't worry about what people think of you if you knew how seldom they do.

OMAR BURLESON, this district's new U. S. congressman-to-be, sends out a weekly newsletter. "As It Looks From Tere," and this week his subject is "Hunting." which Mr. Burleson says won't interest a lot of people but

After some more or less serious thoughts on the subject, Mr. Bureson offers these facetious tips on deer hunting, which are a lesson in themselves if you plan a hunt

I. First you need a fast car so you can get there early on the first day of the season - get the best place and save a chance of getting shot at before you get in the brush. As a side benefit it saves the other guy some ammunition.

that moves. If it's not a deer, it might be your best friend. When you finally get

Be sure to shoot at anything



#### FATHER TO THE RESCUE

But in such situations, there is Suppose a man sees his son always the chance of escalating being beaten up by the neighbor- the violence. Therefore, the law hood bully. Does he have a legal places careful limits on this right right to use force in his son's of family defense. defense?

liable in court. The right to de fend his son, said the court, did not include the right to kick someone who was lying on the ground unconscious.

2) The force must be used KANSAS CITY, Mo. - Jos e p h only to defend, not to "get even" L. Vicites, Uniontown, Pa., com- in another case, a father found mander-in-chief of the Veterans of out that a certain teacher had Foreign Wars of the United States, slapped his son in class. Days has announced the appointment off later, meeting the teacher on the Nicholas Vukad of Post, Tex., as sidewalk, he punched him in the National Aide-de-Camp, VFW. nose.

Said Vicites: "As I accepted the Could teh father be held liable? chief of this organization of combat Again, yes. The court said that veterans. I invited each member to since the boy was in no danger share those responsibilities with at the time of the punch, the father's action could not fairly

"Our continued success in pro- be called defensive. tecting the veteran' interests and 3) Many courts add that the extendning the institutions of Amer- father's right to use force is no ican freedom requires dedication greater than the child's. Thus: and leadership. Mr. Vukad possess- A belligerent teen-ager de



Twenty-five years age

Mrs. Jack Burress and Ma

with former Post resident; I

#### Ten years ago

versary; Judy Clary honord 12th birthday; Halloween party en in Clint Herring home far The Rev. L. Eugenio de Francis-co, a native of Colombia, South America, new pastor of Holy Cross Catholic Church; Ray Hodges injur-ed in ranch accident; Guy Floyd area's new Mercury-GMC dealer; Mrs. Carter White elected president of Graham HD Club; Miss Melrose Scout troop 5: Norm Cath nan Three-I League all-star team waterloo, a farm team of the cago White Sox; Miss Jo Ana ett, bride-elect of Fernie Reed ored with shower. Little, daughter of Mr. and Mrs. Mel Little of Houston, and Louis Ray Branson, son of A. Louis Bran-A. Cross visit in Clovis, N son of Post, married at Houston:

Fifteen years ago

da Davies and Daisy Holly to on 14th birthdays; Billie Cost Judy Gossett crowned band sweet- and Donald Windham used heart at Post-Spur footbal game; marriage; Kay Gordon Billy Guinn Jones pledges Kappa with party on 4th birthdar Sigma fraternity at Texas Tech; and Mrs. Lee Byrd move b Mr. and Mrs. W. N. Williams hold from Dawson County: current open house on 50th wedding anni- gar stamp good for 30 days.



#### THE POST DISPATCH

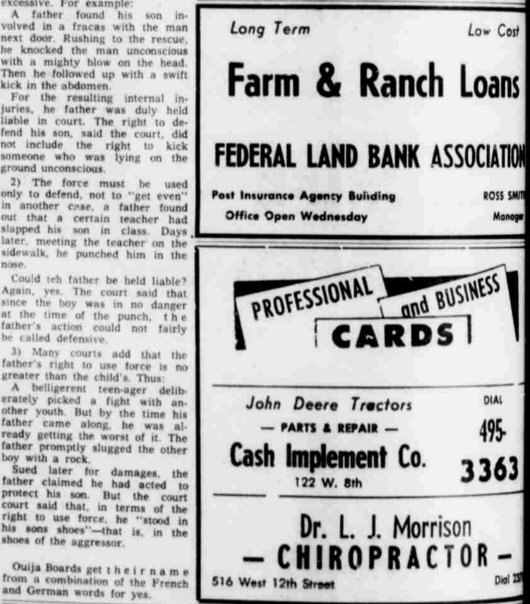
Published Every Thursday at Dispatch Publishing Compary Building, 123 East Main, Post, Garza County, Texas 732 JIM CORNISH

#### CHARLES DIDWAY

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

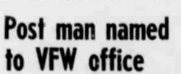
persons appearing in	these columns will be gladly brought to the attention of the	and new
DISPATCH In Garza County	SUBSCRIPTION R	A T E S
Anywhere else In Overseas to servi	U. S.	

Notice: All mail subscribers-First class mail only is forwards any changes of address Papers are mailed second class and must notify us for any changes of address for yoursubscripting



1) The force used must not be He does indeed. Parallel to the excessive. For example: A father found his son in

right of self defense is the right to defend the members of one's volved in a fracas with the man amily, with force if need be, next door. Rushing to the rescue, This doctrine goes all the way he knocked the man unconscious back to the days of feudalism, with a mighty blow on the head. Then he followed up with a swift when the master of the household was legally entitled to prokick in the abdomen. For the resulting internal in test his family from attack.



### What our contemporaries are saying

animals had left the Ark except two little snakes, Noah asked why they didn't go forth and multiply-and they answered that they couldn't because they were adders. - The Brownfield News.

Texas A&M ain't gat nothin on Texas Tech. A&M has Jarrin' John Kimbrough in its Hall of Fame and Texas Tech has Jawin' Jim not cash.—Havana, Fla., Herald.

When the flood had subsided and all the Carlen and his Tongue of Flame .- The Texas

two can live as cheap as one. My wife and I live as cheap as our daughter in college. -The Crosbyton Review.

### The Abundant Life ... THE EARLY CHRISTIANS HAD ZEAL

It is thrilling and fascinating to read of the zeal and enthusiasm of the New Testament church. In New Testament times, you might persecute the Christians, you might drive them from their homes, you might even kill them, but you could not dampen their zeal, nor extinguish their flaming enthusiasm.

Have you ever read the book of Acts and underscored every passage that denotes the zeal of these early Christians? If not, it would be an eye-opener and a rewarding experience.

We need to get excited annd stirred up about pure New Testament Christianity. It is the most wonderful thing the world has ever known. It brings joy, happiness, peace serenity of soul, and forgiveness of sins. Yet, there are some who profess to be Christians who are not as excited and enthusiastic about the religion of our Lord as some the about a patent medicine. New Testament Christians were no deadheads, nor were they inactive, complacent, indifferent, or lukewarm.

America is a young and growing nation. The experts predict a continued rise in population. We are now ridin, the highest wave of religious interest ever known in American history. Millions of Americans, not now affiliated with any religious group. will accept some type of religion within the next decade. Now is the time to return, not only to doctrines and commandments of the New Testament, but to its zeal, fervor, and its enthusiasm. Let us, without reservation, throw ourselves whole-heartedly into the work of our Lord, and thus recapture the zeal of the New Testament church! As Paul exhorted, "Whatsoever you do, do it heartedly." (Col. 3:23).

> SYD B. WYATT Box 186 Post, Texas

Questions directed to Box 186 will be answered.

Said one father to another: "Of course,

Plenty of people will give God credit, but

#### deer (maybe at 50 yards) be sure to pump a few more shots into the hams, backstrap and stomach.

4. Be certain not to bleed the critter. The locker plant man would be disappointed if you brought in a clean deer with lungs removed. 5. If you skin your deer, roll him around in the dirt real good and then wrap him in newspaper (Sunday funnies are best becaus e they stick well and the ink gives a

delicate flavor of burnt rubber). 6. Next - drag your carcass to the car, place it over the hood in the hottest place. This way it will dry out after a while, catch all the dust, and people can se e you got one.

7. On the way home, stop at a beer joint and, after warming up. tell all about it. "He was at least 250 yards and running full speed. 8. By being delayed, you won't

be home until well after midnight. Wake the locker plant man and tell him the way you want every piece cut. While he's doing this, tell him how you dropped your trophy with one shot at 450 yards.

The congressman concludes with: "Well, the ideal hunter is a fellow like Burleson who couldn't hit that well-known bull with a big fiddle. but likes to be outdoors - to smell powdes and hear the crack of the shot. And, too, there are the colors of fall, the wind in your face and coffee around a campfire - a n d the game still safe.

THE CROWD GOT a big laugh at the Post-Tahoka football g a me Friday night when it was announced from the press box that Jimmy Moore had lost his crutches - but it wasn't quite as funny to Jimmy, who had been having to hobble

**PRESCRIPTIONS**?

THE PRESCRIPTION SHOP

495-2535

teen-ager delib es both these qualities and I am erately picked a fight with an-most grateful that he is giving his other youth. But by the time his whole-hearted support to the inter- father came along, he was alnal problems of this nation and ready getting the worst of it. The to the purposes for which the VFW father promptly slugged the other was chartered by Congress." boy with a rock.

Vukad has served his VFW post in a number of offices, including commander, and is also a past protect his son. But the court commander of District 7, VFW

around on them after suffering a broken foot a few weeks ago when his horse fell with him while he was working cattle.

During a lull in the game, Jimmy was sitting in his car after laying his crutches just outside the car door. Whenn he started to leave the car, the crutches were nowhere in sight, and Jimmy was unable to get aroundn because off a still-w e t cast on his leg.

AFTER THE announcement from the press box, a youngster told Jimmy he had seen another boy walking around on a pair of crutches, but that the boy didn't look like he needed them "because he had shoes on both feet."

The boy who volunteered the information flew in to try to find the youngster he had seen with the crutches, and it wasn't long before the crutches were dropped over a nearby fence, and were soon back in Jummiy's possession.

ANYONE WHO HAS ever used crutches knows they're unhandy things to get in and out of a car, but I suppost Jimmy will agree with me that the moral of this is, "Don't let your crutches out of your sight."

Sued later for damages, the father claimed he had acted to court said that, in terms of the right to use force, he "stood in his sons shoes"-that is, in the shoes of the aggressor.

Ouija Boards get theirname from a combination of the French and German words for yes.

# **NEWS PICTURES**

Any picture which has appeared in THE POSI DISPATCH — and was made by a Dispatch staff photographer -- can be ordered at the Dispatch office:

# 5x7 Glossy . . . 1.00 8x10 Glossy ...

PICTURES CAN BE PAID FOR WHEN ORDERED OR AT TIME OF PICKUP

The Post Dispatch



#### By BILL BOYKIN Texas Press Association

HIGHLIGHTS and

SIDELIGHTS

per-scholastic basis

uses.

White.

vention.

city council service.

constitutionally-authorized bond is-

**DEMOCRATS ELECT** — Feuding

Preston Smith's preference for Ag-

riculture Commissioner John C

official. Backers of both argued

that their man would be the best choice to unify the state party for

moderate and conservative mem

bers of the committee. Orr drew

support of most SDEC conserva-

Orr succeeds Dr. Elmer Baum

COURTS SPEAK - The State

In another new decision, the High

Court set a hearing November 3

in the controversy over whether 588 acres were legally acquired at

Odessa for a new University of

Texas of the Permian Basin cam-

Third Court of Civil Appeals here

a sheriff and a deputy sheriff in

- Ballot order has been proposed constitunts to be voted on election. including authoratitutional conven-

Democrats settled a row over elecmajor terms higher state bond tion of a new chairman with unex and equal rights pected calm. At a Dallas meeting, the State luded in the list. dments, in the order Democratic Executive Committee

on the ballot, folsalary raise for legislators \$4,800 to \$5,500 a year. To abolish Lamar County

district for compensation

the peace on a constitutional re-To establish commission and call a conthe state constin to revise

in January, 1974. allow tax exemptions for their surviving tives and some moderates. s and children and widows atten of armed forces per-

the loser, pledged future cooperakilled on active duty. tion with all factions. o provide a minimum \$3,000 tax exemption for resident of Austin as SDEC chief until the

ose 65 and over. equality under To guarantee law shall not be denied or a-

d because of sex, race, color, or national origin. To provide four-year terms for lieutenant governor, atomptroller, trea-

land commissioner, secretand other statutory of state and water con-

tion district directors to hold, insated for, more than that proposed conal amendments be describ-

te in clear language by state-To fix an annual salary of

x an annual salary of speaker and lieutenant a Refugio County man for slaying nounces. state employes to 1969 has been upheld by the Court

on local governing boards. To set a six per cent weighted of Criminal Appeals. ALLOWABLE REDUCED annual interest rate for the seventh consecutive month.

tutional



One-Day Service



## New Mexico cowboy champion steer roper

A 35-year-old cowboy from Peral-1 son's top 15 ropers in competition held a law preventing vending ma- ta, N. M., who finished high in the Young placed in four of six gochine owners from holding finan- first O. S. Ranch Steer Roping here rounds, emerging second in the publication (633 cial interests in taverns is consti- Oct. 2, has been crowned world average and winning a total of \$1,champion steer roper for 1971, the 314.

> His time on six steers was 119.9 seconds.

Olin Young, one of professional The leader going into the finals, rodeo's top competitor for the past former champion Walter Arnold, decade, won his first world cham-Silverton, Tex., placed twice, winpionship at the National Finals ning \$361. Young's total winnings Steer Roping in Pawhuska, Okla. for the year are \$6,190 to Arnold's Young went into the finals in sec-\$5,651. Finishing third or the seaond place with \$4,876 won at six son was Don McLaughlin, Fort Colof nine steer roping contests sanctlins, Colo., with \$4,867.

ioned by the association this year. Young has been among the top During the finals, where prize mon-10 calf ropers for the past ten ey totalled \$6,500 with the seayears, and among the top three steer ropers three of the last four Texas Railroad Commission reducyears. He's also a former director

on the association's governing board. A cut of .7 of a per cent sets The winner of the average at the

the November production factor at 62.5 per cent of potential. The al- finals was James Allen, Santa Ana, lowable has been slashd 19.6 per seconds, and won \$628. Allen placed only once during the competition. Tex., who had a total time of 117.1 A maximum production of 3,275,-749 barrels daily will be permitted but his consistency paid off in the

under the November controls, com- end. He finished fifth for the season pared with 3,305,129 this month.

BOND SALE OFFERED - A with \$3,884. total of \$31.5 million in veterans

land program bonds will be offer-HOME FROM HOSPITAL

Walter Crider has returned to his Land Commissioner Bob Armhome here after a long stay in trong said sale of additional bonds Lubbock, fol

Start Smiling

by Giving . . . the United Way

# **GARZA COUNTY'S 1972 UNITED FUND** DRIVE Will Open MONDAY, NOV. 1

# Our Goal Is \$9,500

**Participating Agencies Include:** 

7. USO

100

25

25

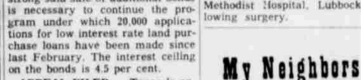
50

300

(Faster, If You're Rushed)

# DIAL 495-2816

Or See Don Ammons at THE POST DISPATCH



on the bonds is 4.5 per cent. APPEAL FILED - Texas is appealing U. S. Secretary of Transportation John A. Volpe's decision to impose a 10 per cent penalty on the state's share of highway construction money from the federal trust fund

ed the statewide oil allowable.

cent since last April.

ed for sale Nov. 1.

The threatened cut-because Texas has not enacted a billboard control law under the highway beautification act-would cost the state about \$25 million a year. The appeal to Volpe noted legislative efforts to comply with the federal requirement and asked a decision on the penalty be withheld until the next regular legislative session

On the range a BRAND is as important to the cowboy as the BRAND is to you in your store. And to the BUY-

ING PUBLIC the BRAND is even more important.

Today, men, women and children buy by BRAND. Let

the hometown folks know what BRANDS you carry

SOCIATION

AUSTIN 1, TEXAS

by advertising in your hometown newspaper.

A

**MANY IRONS IN THE FIRE !** 

P

1716 SAN ANTONIO STREET



# 2. Garza Youth Center .... 1,000

8. Medical Research Foundation . 2. Girl Scouts ..... 1,800 9. Texas Rehabilitation 4. Boy Scouts ..... 2,100 Center ..... 5. Red Cross ..... 900 10. Texas United Fund 6. Salvation Army ..... 1,000 11. Garza United Fund

Volunteers will make an all-out effort to reach every individual this year in our united campaign to finance all our fund-needing agencies in a single drive.

Be ready when he or she comes to call. Think what your contribution is going to be-and be prepared to make it promptly. This will save time and enable us to reach others we might not have had the time to call upon.

Drive workers this year are going to have attractive "smiley buttons" for donors to wear. Wear yours proudly and regularly because you will communicate with others that you are a part of the united way.

The button will say: "I gave."

1. Summer Baseball ..... \$2,200

**Get Your Smiley Button!** 





### ebecca Elizabeth Pruitt and ichard Lee Parnell are wed Elizabeth Pruitt became home on Rt. 1, Iva, S.C. Parnell is employed with Reece P. Haynie

MRS. RICHARD LEE PARNELL

Family finances

is club program

"What the world needs now i

Dowe H. Mayfield, insurance re-

presentative for Jefferson Standard

the club because she will be mov-

Others attending the meeting

Ruby Williams, Margie Wilson,

Post woman visits

Canada, 21 states

turned from a tour of Canada, the

District of Columbia, and 21 states.

The states she toured were Tex-

as, New Mexico, Colorado, Nebra-

ska, Iowa, Illinois, Indiana, Miss-

issippi, New York, New H a m p-

shire, Vermont, Maine, Massachu-

setts, Connecticut, Rhode Is I a nd,

New Jersey, Pennsylvania, Mary-

land, Virginia, West Virginia, Ohio,

She visited many historical and

ence Hall, Radio Music Hall, Ni-

agara Falls, Statue of Liberty, and

a tour of the capital and house of

representatives conducted by a con-

Mrs. Pearl Polk reads

poem at club meeting

gressman from Colorado.

Kansas, Delaware and nMissouri,

tha Windlow

Parker, Janet Peel, Kathi Rankin, dent.

(Rebecca Elizabeth Pruitt)

ocky River Baptist Church SC. on Oct. 8. The Rev. ckaby, pastor, officiate d le ring ceremony. ide is the daughter of Mr. Harold Johnston of Post. of the bridegroom are Mr. John Parnell of Iva. Burton and Philip Hayattendants for the couple. wore a white knit gth dress with long sleevury out tradition, the as something new, the by her mother; somea penny in her shoe; borrowed, a handker the bridegroom's moth-

mething blue, a ribbon. ple was honored with a in the home of Mr. and Burton following the A four-tiered wedding de by Mrs. Margaret Parf the bride, was served

of the house party inkle Burton, Reginia A Surette Robinson. short wedding trip, the se a two-piece pink and ble knit suit, with black

ple are making their

#### am on Halloween sented chapter

Study Club last Thursday in the annie Francis preserted bank Community Room, with Judy Dobson and Betty Sue Hutch in s on the origin of Halloms and fun at a meetas hostesses. Xi Delta Rho chapter off a Phi in her home Mon-

Life, presented the program on b granted a leave ct ab-"Family Financial Planning." Ver Gordon, and discuss-During the business meet in g. efit bridge to be held in members discussed the progress of nice Smith was appointvarious projects. vice president. Mrs. Janis Choate resigned from

tents were served to sey, Karen Calla way, ing in November. Lois Kennedy and thridge.



E YOU TAKING DVANTAGE OF IS WONDERFUL ONEY SAVING CONVENIENCE?

establish your cre-Why deprive yourhings you want? Buy interesting places, some of which were the White House, Independ-

Elizabeth Pruitt Secante attended Crescent High School and masonry contractors. A 1971 grad-of Richard Lee Parnell attended Crescent High School and uate of Post High School, Mrs.

Parnell is employed by Iva Manufacturing Co. good fun. But parents should s e e

### **Couple** honored with reception on anniversary

Mu Alpha is now

"Environment, Health, Work

3-star chapter

chapter.

week were:

destruction of property or harrass-Mr. and Mrs. Donald Wind h am ment of young children is not were honored recently on their part of the Halloween spirit. 25th wedding anniversary with a Younger children should never go reception given in the Graham "trick or treating" alone or even

Community Center. with a group the same age. Street Hosting the affair were their Street traffic, older children and daughters, Karon and Sharon Wind- the unfamiliar look of a darkened ham, and son and daughter-in-law, neighborhood can be too much for Mr. and Mrs. Donny Windham, all a small child to handle. A parent of Austin, Mr. and Mrs. Delmer or a teen-age brother or sister Cowdrey, Mr. and Mrs. Lester Nichols, Mr. and Mrs. Bobby Cow-Children of all ages should wear drey, Mr. and Mrs. Jerrald Bowen light colored clothing - or that of Wink, Mr. and Mrs. Clark which reflects light for safety.

Cowdrey of Nocona, assisted by Instruct all "goblins" to bring Sue, Amy and Lisa Cowdrey, Cary home their treats rather than nibble as they go. Then, parents can Cowdrey, and Beth Bowen. Miss Billie Cowdrey and Donald check over the loot; somet i m e s

Windham were married Oct. 25, there may be goodies that are not 1946 in the home of Mr. and Mrs. edible. Lester Nichols with W. E. Pierce When ghosts and witches prowl and Jimmy Chandler as attendants, at Halloween, there are some dan-

A two-tiered wedding cake was gers that don't involve the superto plan ahead" was the topic of mints from a table featuring a fail few precautions, the annual trek for treats is fun for all. A weiner roast was enjoyed by last Friday. served with punch, coffee, nuts and natural. But when parents take a Fifty-eight guests registered.

CHOOSING A PUMPKIN Which will it be - pie or jack

**Timely Tips** 

from CHDA

By JANIS CHOATE

HALLOWEEN FUN

It might be said Halloween is the

night children's spirits rise to some

to it the "good times" are not at

When older children go out on

their own at Halloween, parents

should know where they plan to be.

Remind children to be courteous at

doors when asking for treats. Old-

er kids should also remember that

someone else's expense.

o'lantern? For eating, choose a bright orange pumpkin, well formed and heavy for its size. A heavy pumpkin will have more meat, thus less waste. It is more likely to have a

and Play" was the topic of the sweet taste. But for a Halloween jack o'lanprogram presented at a meeting of the Mu Alpha chapter of Beta tern, choose a light weight pumpkin. The less it weighs, the less it Sigma Phi Monday evening by costs. It will also have a tough skin Dorothy Perdue. and a thinner layer of flesh for Sheri Hutto, vice president, was

were Mmes. Lynda Crane, Mari- hostess for the meeting and preeasier carving. anne Hart, Sherry Hair Gayle ided in the absence of the presi-If your pumpkin is for pie, follow this procedure: Clean seeds fr o m the inside of the shell, then scoop A certificate was presented to Doris Clamp. Ann Tubbs and Mar- the club from International stating out the flesh. (Pumpkin seeds are that the club is now a three-star

ed.) Cut the pumpkin into small pieces The ways and means committee and cook in a small amount of wadiscussed the recipe auction to be ter until soft. Strain through a coheld beginning with the first meetlander or food mill.

ing of November. Refreshments were served by Mrs. Hutto to Linda Richard s o n. like squash too. Henrietta Nichols recently re- Lou Carter and Mrs. Perdue.

#### THE COST OF REPAIR

Is your repair bill sky high? If so, you might have been overcharged for service. But more commonly, you were charged for good service.

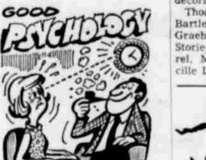
Those admitted to Garza Memor-Consumers often don't realize the ial Hospital since Tuesday of last high costs required for a repair service to carry out an efficient business and offer good serice. Good repair service doesn't happen automatically; it requires good management, organization, and a substantial capital investment A repair bill reflects these costs of business, such as special i z e d training (up to four years for competent repairmen), trucks driven by repairmen, truck maintena n ce and operation, tolls, stock of spare parts and accurate testing apparatus. Aslo, remember it includes office rent and utilities, such as a phone: office equipment, including stationery and office supplies; office help; warehouse and shop rent; insur-ance for trucks, liability, fire, theft, property and workman's compensation: employee's benefits; taxes, and travel time. The cost of repair service, then, is more than actual time spen repairing an apppliance and the cost of parts. While most repair services charge honest prices, some may not So in order to protect yourself, follow these steps



#### **Bible class members** are hay ride hosts

The Teenage Bible Class of the Graham Church of Christ was host for a hay ride Thursday, with the ness of the marigold flower at the young people of the Post Church meeting of the Needlecraft Club in

Twenty-seven teenagers, Syd Wyatt, Mr. and Mrs. Bobby Cowdrey and Mr. and Mrs. Noel White er for the month of October. attended.



HEN GUESTS START TO LEAVE ALL OF US SAY, OH NO, MUST IT'S STILL EARLY ." EVEN IF IT ISA BUT DON'T PRESS THE POINT IF T ARE REALLY ANXIOUS FOR GUE! TO STAY, AND THEY REALLY WANT THEY WILL, BUT GUESTS DO HAVE

THE TIME HAS CO

Marigold discussed at Needlecraft meeting Mrs. M. J. Malouf read poems and members discussed the useful-

the home of Mrs. I. N. McCrary

A marigold was pinned on each member as they arrived. The mar-

igold is being featured as the flowto promote a better understanding of art in the community, and to en-Refreshments were served on courage each other." The scroll re-

Monday

more into the category of fun.

the club's aims, "to strive to at-

tain professional standards in art.

mmunication.

Nov. 8.

tables arranged with Hallow e en decorations and candles. Those attending were: Mm e s.

Bartlett, Callis, Dietrich, E v ans, Graeber, Hagood, Jones, Kennedy, Storie, McMahon, McCrary, Morrel, Malouf, and guest, Mrs. Lucille Lobban



Mr. and Mrs. Roy Sappington announce the birth of a son, Rance Harlan, on Oct. 22 at 7:52 p. m. in Garza Memorial Hospital, Rance weighed 6 lbs. 9 ozs.

Mr. and Mrs. L. D. Bilberry are the parents of a daughter, Lizz Alis, born Oct 24 in Slaton Mercy Hospital weighing 7 lbs. 141/2 ozs.

Marth and

The Post (Texas) Dispatch Thursday ,Oct. 28, 1971 Page 5

### Jacqueline Dennis to become bride of Edward J. Parker

Wedding plans for Miss Jacqueline Cecilia Dennis, and Edward James Parker III have been announced by the parents of the bride-elect Mr. and Mrs. John W. Dennis of Gail.

Parker is the son of Mr. and Mrs. Edward J. Parker Jr. of Marietta, Ga.

The couple plans to marry Dec. 30 in the First United Methodist at Big Spring.

Miss Dennis is a Borden County High School graduate and a senior physical education major at Sul Ross University, Alpine.

Parker, a graduate of Osceola High School in Kissimmee, Fla., received a B. S. degree from Sul Ross State and is currently teaching at Colquitt, Ga.

### Gold-leaf, foil craft topics at Post Art Guild's meeting

Gold-leaf and foil craft were the Cravy and Mrs. Williams. Virginia topics covered in the program pre- Babb was hostess.

sented by Mrs. Lois Williams at a Special diet program meeting of the Post Art Guild on presented at meeting Gold-leaf is tedious process and

Mrs. Mary Stone presented a prorequires much patience and a light touch. The leaf usually comes from gram on special diets for the mem-Japan, Germany or Italy, with the bers of the Close City Home Debest quality from Germany. Foil monstration Club and the visiting work is much simpler and falls clubs of Graham and Barnum Springs at a meeting Tuesday.

During a business meeting, the A business session concluded the club adopted the club e m b l em, day. Close City will be host for the which is a triangle superimposed three clubs again Nov. 2, with Mrs. with a white scroll bearing the Mae McMahon and Mrs. Faye Payclub name. The triangle is achieved ton to present THDA material on by using three points of a star in family life and health. the primary colors and represents

#### Merrymakers members bind quilt for club

Bertha Printz was hostess for the Tuesday meeting of the Merrymakpresents the antiquity of art and ers Club in her home. The afternoon was spent visiting and bind-Joyce Howard will demonstrate ing a quilt for the club.

candle making at the next meeting Refreshments were served to Lola Peel, Pearl Storie, Bonnie Adam-Attending were Evelyn Neff, Ann son. Alma Sims. Gladys Floyd, Bishop, Lucille Henderson, Joyce Sadie Storie, Linda Malouf, and

Howard, Jan Bell, Ed and Marie visitor, Viva Davis. Neff, Betty Boren, JoAnn R e e d. Mrs. Malouf will be hostess for Geraldine Butler, Boo Olson, Polly the next meeting Nov. 8.

### Invitation Extended

Mr. and Mrs. W. N. Williams request the attendance of friends and relatives at a reception on the 65th anniversary of their marriage on Sunday, Oct. 31 from 1.30 to 3:30 p.m. in the Community Room of the First National Bank, Post.



good toasted or roasted and salt-

Remember pumpkin is a vegetable - it can be baked and used

how Umstances. it impossible for pay your bills when overdue, the credit is your friend in will be courteously when you see him to

the reason for your Mrs. Pearl Polk read a poem nd to arrange settleentitled "This Is My Day" at a meeting Friday of the Mystic Sewwill help you if you ing Club, with Henrietta Nichols as hostess.

Attending were Allyne Runkles, Merchants Nell Windham, Jo Robinson, Katherine Rankin, Ruby Butler, Jimmie dit Bureau Hudman, Isabell Stelzer, Edna McLendon, and Iona Blake. The next meeting will be Nov. 5 with Mrs. Butler.

26 E. Main IAL 2844 no Aq pur

WEEKEND GUESTS Mr. and Mrs. Ralph Black well of Burleson, Tex., visited over the and aunt, Mr. and Mrs. Lewis W.

## MOKE SALE IS CONTINUING

Kitchen.

S	25% OFF
Shoes oy Baots	
with Arch Support	51.00 pr.
1 march	3.98 or 2 pr. 7.00
LAVE	LLE'S

Clara Landa, medical Williams Foster, medical Mrs. Willie Bullock, medical Alma Smith, medical Josefina Ramirez, medical Dismissed

Mrs. Lillie Shaw, medical

Eugenia Cross, medical

Patti Sappington, obstetrical

Fernie Reed, medical

**Hospital Notes** 

Bera Wilson Chris Clark Tommy Sweeten Mrs. Mae Jackson Ida Mae Wilks Kathleen Boulware Grace Saldivar Helen Coffee Fernie Reed Arthur Nelson Mrs. Lillie Shaw Alta Williams W. H. Foster William Foster

#### Floral arrangement is presented at hospital

Henrietta Warren and Paul in e Cheshire delivered a pink carnation weekend in the home of his uncle floral arrangement to Garza Memorial Hospital as the October hospital visiting committee for the Veterans of Foreign Wars Ladies Auxiliary

This floral arrangement completes one to each of the hospital rooms, with the November and December committees delivering arrangements for the lobby and nurses station.

Beginning in January, the auxiliary will be placing an oil painting in each of the rooms.

ANTIQUE SHOW SET LUBBOCK - The Fall Lubbock Antique Show is to be held Friday. Saturday and Sunday, Nov. 5-7, at the Texas National Guard armory. 2901 4th St. The door prize will be

purchased with a GI loan should vens Doorsteps:" The Lord's Sup-get a "release of liability" from per will also be observed Sunday

Invitation Extended

An invitation is extended to evryone to attend a get acquainted coffee honoring Mrs. Harry A. Tubbs on Saturday, Oct. 30; from 9:30 to 11:30 a.m. in the home of Mrs. Julius Stelzer, 1008 W. 10th St.

No gifts please.

Deal with the factory-authorized repair service for your particular appliance.

Obtain estimates from more than one shop if the repair estim at e seems too high.

Don't sign a statement say in g repair work has been finished un ii it actually has been completed. Don't advance money for a ny repair work before it has been

Make sure that the repair service guarantees completed work.

FIRST CHRISTIAN CHURCH "Great Balls of Fire" will be the sermon subject at the Sunday mor ning worship service at the First Christian Church, Bernard S. Ram-901 4th St. The door prize will be Every veteran who sells a home the subject will be "Sitting on Hea-

VA before signing a sales contract. morning, at which service there is the agency advises. a supervised nursery.

HEN AUTUMN LEAVES AND TEMPERATURED STRET TO FALL, A COP OF HOT TEA MAY JUST DE YOUR CUP OF TEA. IT ALWAYS GETS A WARM WELCOME.

2



Ends Saturday. Oct. 30

Most Items at Greatly **Reduced** Prices

White's



# Boots

- Crinkle Patent and Leather
- Black, Brown, White and Red.

## **Tumbling Tumbleweed!**

A familiar sight in TEXAS is the tumbling, stumbling, tumbleweed-drifting aimlessly, going nowhere in particular, and accomplishing nothing.

Your advertising needn't be like a tumbleweed.

Consult the adman on your local newspaper. --- He can steer you straight to sales.

PRESS TEXAS ASSOCI 1716 SAN ANTONIO STREET

AUSTIN 1, TEXAS



Thursday, Oct. 28, 1971 The Post (Texas) Dispatch

### **Busy times ahead** for choir members

#### By MARK HAYS

the president, Randell Hays, has towns will be competing, selected a committee to get the and Wynette Byrd from the senior choir members will compete. class, Dan Hodges and Debbie and Dana Pool represent the sopho- test" held in Amarillo where the more and freshman classes.

**Citizen** of Week

is Randell Hays

ers and two sisters.

Well, it looks as though the Post test trips the choir plans to attend Antelope choir has really decided March 15 is the date set for the to get on the ball again. Thursday Junior High choirs to compete in the choir discussed ways to raise Lubbock at Coronado High School. money for the greatly anticipated Wayland College is holding a UIL trip to Amarillo in the early spring contest on March 23 for all the of '72. The choir must raise at least schools. The Post choir and many \$900 dollars for this trip, therefore, other choirs from surrounding There is also a vocal solo contest

There are also many other con

projects moving. The committee is scheduled for April 15 which will made up of representatives from be held at Estacado High School in each class. They are Lanita Justice Lubbock where our most talented April 27 and 28 is the date set Hood from the junior class. Sylvia for the "Greatest Southwest Con-

> choir plans to spend three nights with four glorious days filled with competition and fun. The choir is hoping to bring home sweepscakes from all of the contests they attend this year. It takes a lot of hard work and confidence from each member to bring home a

This week the paper staff chose sweepstakes, but that is what the as the citizen of the week senior, choir is working at. As you can andell Hays. Randell is the son see, the choir plans to make this of Mr. and Mrs. Gene Hays of 806 a very rewarding year.

er staff, president of the choir. A definite date has not been set.

West 5th. St. He has three broth- The choir is also planning a concert in the near future to give ev-Randell is the leader of the FCA, eryone a chance to see what a editor of annual, editor of the pap- wonderful choir we have this year.

basketball athlete, and plays ten- but it will be called "Meet the Antelope Choir Night." We hope that He works as a disk jockey at everyone will attend and give the KPOS radio station. choir their support.

## Meet the Seniors

By WANDA HEINT Z A daughter, Raye Wynette, was color, gold; food, Mexican and born to Mr. and Mrs. Delbert Byrd Italian on July 3, 1954. This year, 17 years Kim plans to attend college a t

later, she is a senior in Post High Arizona State and get married. School. Among Wynette's favorites a re: has been in choir, football all four

Subjects, bookkeeping, English years, track team one year, Letand speech; song, "Indian Reser- terman's Club, Top Twenty, junior vation"; actor, Chad Everett; act- class favorite, junior class play, ress, Ali McGraw; color, blue; senior class president, sophor food, Mexican.

Going to Commercial College in Lubbock and getting married are Wynette's plans after she finishes high school.

The activities in which she has Aug. 6, 1953. Randell is now 18 and been engaged during her years in completing his senior year in high high school include: FHA, four school years; pep squad, four years (ofyears, FTA, junior class favorite. Flip Wilson; actress, Ann Margret; Top Twenty and choir.

ISO W. Lynn

(III) A Sarvice of the United Transport portation Union

Cliff Merrit's SCRAPBOOK of

## Halloween carnival is fun and fellowship

Oct. 18, the Future Homemak- their dates. We would also like to ers had a Halloween party which thank everyone else who helped in was a girl-ask-boy night. All the making it such a successful party. girls participated in asking the toys for a date. All came to the party were: Carol Compton, Randy Halloween party and everyone had Mason; Vickie Kruger, Randell a wonderful time "getting mar- Hays; Deborah Medlin, Joe Hays; ried." Mr. Harris, a high school Patricia Gannon, Jay Pollard; Elteacher, was the preacher and his len Gardner; Fran Lappen, Joe wife was also there. Our special Perez; Toni Norman, Randy Kenthanks go out to Mr. Harris and nedy; Janet Childs, Bill Hudman; his wife for helping out.

fellowship. Lucy Valdez, the host- Heintz, Phil Mathews; Kathy Moress, served Cokes, sandwiches and ris, Brad Lott; cookies for all the members and

sisters, Joni, 13, and Anita, 10.

Mr. and Mrs. Stanley Mathis are proud parents of high school senior Melba Jo Mathis, Born Aug.

Melba's favorites are: Subjects, ficer fourth year), basketball two ject. typing: song. "Rings"; actor. civics and bookkeeping; song, "What a Dream"; actor, Paul Newman; actress, Doris Day; col o r s, blue and red; food, sea food.

After high school, Melba plans to

### Byrd Heard??

By WYNETTE BYRD Is everyone ready for nine weeks tests? Well if you are not, you better get ready because they are next week? So everyone get on the

Seniors, did all of you get your English notebooks in on time? Now it's book report time.

Did everyone go out to the carnival? It was located across the street from the 6 to 10 store. I heard it was a really big show.

Speak out for Democracy! -My Responsibility to Freedom" is this year's theme for the annual VFW it in the Lubbock Avalanche-Jour- an aerosol spray can. "The Way further information.

people?

by Carol Compton and Randy Mason, marriage booth operated by Mr. Harris and Mrs. Harris. I hope everyone enjoyed themselves.

We are sorry to hear that the choir play may have to be post-poned. The day will be told later.

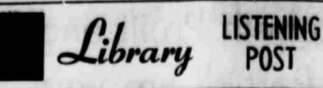
Thought for the day, "It's not what Post High School can do for you, it's what you can do for Post

#### Texas' courthouses subject of new book just off the press

DALLAS - The old Texas courthouses are being replaced at the rate of two per year, according to June R. Welch and J. Larry Nance in their recently published book,

In the last years of the sixt i e s T. C. Curtis; Jill Cash, Steve Ma- were so completely remodeled as to be unrecognizable. Fortunate l y,

Kirkpatrick; Tina McAlister, Tony of the old capitols, June R. Welch Conner; Mary Ann Norman; Con- and J. Larry Nance set out early suelo Flores, Noel Saldivar; Agnes in 1968 to preserve the images of Lappen, Johnny Perez: Patti Cas- the survivors. In 13 weekend trips tro. Isaac Gutierrez: Kenny Brook covering 16,000 miles, they photo Rhonda Cole: Kim Hester, Randy graphed 252 of the courthouses. Peel; Jamie Norman, Dennis Con-(The squares in Madison County rad; Nancy Branson, Richard Dud- and Zavala County had been clearley: Lee Ann Gandy, Zack; Terry shedd; Patti Parrish; Dana Pool, courthouses) courthouses.) Bobby Norman; Liz Thomas; Tal-The photographs, along with 51,ana Gribble; Joy Strofer; Lea Mer-000 words on the histories off the rie Cross, Rodney Ray; Dora York, counties and their courthouse. Vince Gribble andn Karla Josey, make up "The Texas Courthouse." David Hart. The \$12.50 book was published Oct. 3 by G. L. A. Press, 524 Southland Linda Price is new Center, Dallas student at Post High



By GEORGE L. MILLER in one week's time. It quickly sold I've put so many new books in a million copies-something

the library the past few weeks books do. I can't remember all off them. "The W Some stick out as more memorable illustrated encyclopedia of techno-togy describing how various machthan others, however.

don B. Johnson, has just published lished. This volume will tell you his version of his years in the all kinds of things - how color White House. It is called "The TV works, or how you cut a screw; Vantage Point; Perspectives of the how you make foam plastic to how President 1963-1969." Some of you you sail a yacht; how you build

nal. Now you can read the whole Things Work: Volume Two" will contest. Your entires must be tap-ed. Contact Miss Cindy Davis for book by checking it out of our jes and find a place on the best-

Without Momma Quacker and that Daphne duMaurier, the author did - and we have them both. Daddy Quacker, the altos and bass- of the classic "Rebecca", had come es would starve in choir. Right, out with a new book. We've got it now. It's called "Dont Look Now" and it's a collection of live long Pierce is doing a magnificent job

We have a gypsy in our g an g. short stories. Miss duMaurier has of keeping attractive displays in Dan Russell. And the lesse Carol Compton told fortunes and always been very popular. You can the case. This week is a particuread palms at Monday's FHA Twirp night. Sometimes she was e v e n right. A couple or three years ago a

The other booths were the twist-er game, spock house, which w as Things Work". Its publisher. Simon down and see it. What happened to him co-down and see it. operated by Ila Workman, J o a n and Schuster, had found this book Strofer and Sherry Brockman, the in Germany and brought out the

date (newlywed) game operated by English translation. They expected drugs is now available in our 1 i- takes and weep the same bit Crystal Nichols, (learn anything, little from it, certainly not the fan-brary. It's called "The Last Fix" tears. people?), fortune teller, operat e d tastic best-seller status it achieved by Ellen Russell. It's quite differ-

ure is the bewildered puzzle of a woman whose son tragi dies, and her search for the wer to why it all happened. There are many reasons that few len Russell finds. There is her happy marriage and divorce: "The Way Things Work" is a n

is the way her former huban treated her boys; there is t umbling of law enforceme For instance, the immediate past ines work. It was so pupular that president of the United States, Lyn- a second volume has just been pubficers, the inadequacy of psys therapists; there is loneling frustration in our society; eptitude and stupidity in the lic school; there is even an sis of her own parents and th unhappy marriage. In the end one disc there were a host of reasons

Dan Russell took to drugs at brary. A month or so ago I mentioned seller list just like its compani on Dan but Dan remains a g explain anything. The book is a - troubled, anguished, im

ent from "Go Ask Alice", the day off a 15-year-old drug addict. "D Last Fix is written by the mon

of a young man who died of

overdose of heroin. It's chief

and obnoxious all in one. All Have you been keeping an e y being. The tragedy is this, f on our display case? Pee Wee many knew but could not und loved but could not t is the frightening truth that trials and tribulations of Da sell are little different from problems of our own c A couple or three years ago a and ability, I guarantee you don't What happened to him co And if it did happen, it i we would feel just as bein

Another book on nthe tragedy of Ellen Russell, make the same

It's a terrifying book. HEAT-N- GLERI

in the **Electric** Climate

... put in ELECTRIC HEATING and we'll wash your dishes with a FREE ELECTRIC Dishwasher...

Put clean electric heating in your single family residence and we'll give you ectric dishwasher to clean your dis model or the convertible in your choice of colors - Dark Copper, Avoidable, Harvest Gold, or White. We'll deliver it to your door and you take care of the installation as you see fit.

During his high school years, he

class president, and student coun-

to Mr. and Mrs. Eugene Hays on

Some of his favorites are: Subcolor, green; food, Spanish foods and steak.

**NEED YOUR BODY** 

John Wayne; actress, Ann Margret;

A son, William Randell, was born

On June 19, 1954, Mr. and Mrs. Randell plans to attend electron-Ben Owen became the proud par- ics school after he finishes high go into registered nurse train ing ents of a son, Kim Ashley, who is school. His activities have included and from there to anesthesiology leting his final year in Post baske ball, tennis, track, FTA, pa- school. In high school she has tak-High School. Kim's favorite subject is civics. Honor Society, choir president and paper staff and FTA. She has one song, "American Woman"; actor, annual and paper editor.

There was all kinds of fun and Gandy, Wayland Hood; Wanda

He has three brothers, Mark, 17,

Steve, 16, and Jim, 12, and two

1, 1954, she is now 17 years olds.

our hat? The couples (and others) at the High School!"

Jo Dell Smith, Rickie Bush; Jodi

Sherry White, Junior Stelzer; Rhonda Holly, Johnny Minor; Car- "The Texas Courthouse.

ol Conrad, Gene Seals; Pam Feagin, Mark Hays; Wynette Byrd, the courthouses at Huntsville and Kim Owen; Ila Workman; Joan Madisonville were burned. Those Strofer; Janyce Brockman, Donnie at Crystal City, Seymour and Tulia Hair; Sue Britton; Melba Wynne, County and Fannin County capitols

ion; Gaynell King, Ricky King, Members of the junior chapter the old courthouses were saved were: Pat Nelson, Dennis Higgins; when Harrison, Dallas and Tarrant

Melinda Nelson: Sherry Compton, counties erected new temples of Jackie Blacklock; Patricia Davis, justice. Ricky Cross; Jana McKamie, Kent Because of the loss of so many

Had any more kisses lately, Ran-Hey, Phil! Hey, Phil! Is that

per staff, FCA, speech, Nation a I en part in pep squad, FHA, choir, brother, James, who is married.

**REBUILT**?

Then See Al Howard in

To qualify for this "most wanted" appliance, the dishwasher, you need only be a customer of Southwestern Public Service Company and put permanently installed, whole-house electric heating in your present or new house with installa tion beginning not later than December 1, 1971, when the offer explicit

Call us this week for complete information on the desirability of a fait electric heating. Don't miss out on the opportunity to receive an meeting dishwasher free of extra cost!

Enjoy clean living in the electric climate.



**Our Paint & Body** Department.

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

# **Bill Adams Olds-Pontiac-GMC**

SLATON, TEXAS

Linda is not new to the Post school system. She was born here and lived here until her 4th grade year, but she says the students do ot remember her. The reason she is here is not a very good one, but Linda hopes she will like Post and the students will like her. Early or Late ... Or Right in the middle of your busy day, HOWELL'S 6 TO 10

Linda Price, a new student, is

from San Antonio. She is a sophomore, and is 15 years of age. Linda likes to dance, cook, and sew

and many other exciting things.

419 EAST MAIN

is open to serve your food needs Howell's 6 TO 10



# Last Home Appearance for Lopes! Post Antelopes Vs. Idalou Wildcats Antelope Stadium Friday Night, Oct. 29 7:30 P. M. Kickoff



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

Tuesday, Nov. 2: Post 7th grade Vs. Lockney 7th grade, at Lockney, 5:30 p. m. Post 8th grade vs. Lockney 8th grade, at Lockney, 7 p.m. Coach Bobby Davis' Post High Antelopes will make their final home appearance of the 1971 season here Friday night when they kick it off against the Idalou Wildcats.

The Wildcats at present rate as second best in the district, ranking just a game back of the Roosevelt Eagles who edged them by a three-point margin.

The Wildcats won their annual "claw out" with the Slaton Tigers last Friday night, 21-13. They also hold victories over Tahoka, 14-7, and Ralls by a comfortable margin.

Thursday, Nov. 4: Post freshmen vs. Cooper freshmen, at Post, 5:30 p. m. The 'Lopes haven't lost their hustle and zing despite a bunch of defeats and will be out to show home fans that they can play a good ball game with the best of them.

Any team with that sort of an attitude deserves strong fan support. So be on hand.

### THIS PAGE SPONSORED BY FOLLOWING POST BUSINESS & PROFESSIONAL FOLKS ROOTING FOR 'LOPE VICTORY:

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

**Rocker A Well Service** Post Implement Higginbotham-Bartlett Howell's Gulf Service Corner Grocery & Mkt. Ge'nez Steak House Bill's Long Branch R. E. Cox Lumber Co. Harold Lucas Chevrolet-Olds **B&B** Liquor Store Hudman Furniture Co. George R. Brown Long's ENCO Service Garza Tire Co. Cash Implement Co. Western Lounge

Ince Fina Station Mac's Barber Shop First National Bank Toby's Restaurant & Drive-In Western Auto Associate Store Drover House No. 2 Modern Beauty Shop Short Hardware The Post Dispatch Harmon's Hamburger Hut **Bob Collier**, Druggist Anne's Beauty Salon **Bottoms Up Shop Piggly Wiggly Prescription Shop Gateway Motel** 

Dr. B. E. Young Maurine's Flower Shop Caylor's Shell Service Dr. L. J. Morrison, D. C. S. E. Camp—Texaco Wholesale Fashion Cleaners Post Auto Supply White Auto Store Farmer's Texaco Service Farmer's Texaco Service Farmer's Supply Maxine's Jackson's Cafe & Cafeteria Bull's Ranch & Farm Supply P&W Acid Co. Ryan's Auto Electric Page 8 Thursday, Oct. 28, 1971 The Post (Texas) Dispatch POTENTIAL CANDIDATE

## **Rotary speaker starts** political ball rolling

An as-yet unannounced Democra- icans from the countryside to the tic candidate for congress. Al a n cities in the last 50 years has been Ernest of Padgett, kicked off the "one of the greatest migrations in 1972 political campaign here Tues- the history of the world."

day as far as Post was concerned He said the migration to t h e citwith a non-political talk before ies, if unchecked, is expected to Post Rotarians at their weekly bring another 30 per cent decline in rural population in the next deluncheon His talk was entitled, "The Fut- cade and if continued unchecked

ure of Little Communities in tha would find 88 per cent of all Americans living in cities of 100,000 or Age of Urbanization." The 31-year-old Ernest, who vis- more by 1980.

ited Post several weeks ago on his Ernest called for "a new era first "fact-finding tour", has an un- of ruralization" to return America usual background for a man com- more to that way of life which ing out of a small West Texas created it.

town (located in Young county.) He has a degree in electrical en gineering, has one year of graduprogram; received eight months ate study in business, was employ-

ed by McDonnell Aircraft Corporation in St. Louis as an engineer on the Gemini manned space-flight training in Washington, D.C., and Ft. Belvoir included certain engi-

historical orientation on Vietnam p.m. and 450 hours of Vietnamese langunge instruction.

He served in Vietnam as an engineering advisor to the Vietnamese Ministry of Public Works and Ministry of Rural Reconstruction in three northern coastal provinces. After 16 months service in Vietnam he received the Vietnam Civillan Service Award.

Since his return to this country, he has studied law at the University of Houston and spent several months near Charlottesville, V a., doing research on American hist-

ory, particularly the life of Thomas Jefferson, whom Ernest quotes frequently in his "small towns' speech

Ernest calls the rural areas of ber to the board and that the coun-America "one of the most neglect- ty is to appoint one. The attorney ed parts if our country" and in his said he would serve as a fifth talk called for "new and decisive member of the board for the purprograms" to help the small busipose of voting in case of a tie vote. ness man and the farmer, and the The council authorized the erectowns to attract people back from tion of a protective barricade at congested cities.

Pointing out that the origins of and 8th Street where the old fillwhat the United States is today deing station is being demolished. The veloped out of the rural life of 18th cable barricade will be reflectorcentury America, Ernest said the migration of over 40 million Amerized The council also authorized Pete

### Sheriff sales—

Cominued From Front Page) reed to release any redem ption rights

Walker said he has been told by Judge Truett Smith that in the judge's conversations with other Willie L. judges all over West Texas he has Inez, of Brownwood, and A. D. been told that no one has ever before carried a definquent t a x Mrs. Charles Bowen while here. drive down to the sheriff's sale. To the best knowledge of these judges Post is going to have the very first one next Tuesday, Walker said.

This is just the first of several Christmas Seal campaign in Garra another senator in the new district, to remove the seed heads. such sheriff's sales in the next and the 22 other counties of the so it is possible there will be a

Brush tour-Continued From Front Page)

in chemical control of mesquite and redberry juniper. A Dutch treat barbecue 1 u n c h will be served at the Graham com-

neering techniques, cultural and munity center from noon until 1 The conversion of mesquite to

livestock feed by bacteria will comprise the afternoon program, from

until 3 o'clock. It will include observation and discussion of the uses of fire, new shredder designs, chaining, aerial spraying, and basal treatment of mesquite with experimental chemicals.

Sponsors of the tour other than Texas Tech University are the Garza SWCD are the Brush C ontrol and Range Improvement Asso-



SEAL CAMPAIGN SET

Redistricing Board." Heatly said, "I hope the people of Garza County will regard me as for this year, at least-at 2 a.m. your representative in all matters Sunday, Oct. 31. connected with state government Continued From Front Page)

Continued From Front Page)

**Bill Heatly**—

er gin employe stands behind the bale.

and that you will feel free to call dard Time, folks will need to set on me any time I can be of service. The new 101st legislative district includes 15 counties, making it the largest district in Texas area-wise. but Heatly in his statement this week said he will make visits to the northwest corner of Broadway all of his new territory just as quickly as possible.

The new ditrict includes Baylor. Cottle, Crosby, Dickens, Fo a r d, Garza, Hardeman, Haskell, Kent, King, Knox, Shackleford, Stonewall, Maddox, superintendent of public Throckmorton and Wilbarger counworks, to set in motion an engineering plan for the intersection of ties,

His mailing address if Drawer L Jasper and Pine Streets to slow Paducah. Texas, and his office speeders in that area of the city. telephone number in Paducah is 10.00

817-492-3573 **OUT-OF-TOWN GUESTS** The new district puts Garza Visiting with Mrs. Mell Pierce Tuesday evening were Mr. and Mrs. the big district. Bowen and daughter,

poisoning, say veterinary science ounty on the southwest corner of officials at Texas A&M University. The poisoning results from toxins There have been changes in the produced in the seed head of the state senatorial districts too and Bowen of Stacy They also visited full information on the change as tremors, incoordination and excited it effects Garra County has not periods when the animal wants to been sent The Dispatch to date as fight. Fatal convulsions may result. the plan is in a court fight. But it There is no antidote against the Wednesday, Nov. 10, has been set is understood that State Sen. Davpoisoning. Suspect pastures should as the kickoff date of the 1971 id Ratliff has been paired with be mowed or shredded low enough

GARZA COUNTY'S FIRST BALE

Garza County's first bale of 1971 cotton, grown by Clovis Hudman (right) was ginned Oct.

18 at the Planters Gin here. The finished bale of dryland cotton weighed 465 pounds. Along

with 780 pounds of seed, the bale came from a 2,120-pound load. The cotton was ginned

free by gin manager Bill Lentz, who also paid Hudman 30 cents a pound for the bale, which

is above the market price. Hudman gathered the cotton from 7 1/2 acres at his place here at

**Daylight Saving Time** 

to bow out Saturday

Daylight Saving Time, which has

pleased some and displeased others

since April, will come to an end-

To get in step again with Stan-

their clocks back an hour. Remem-

New pastor, family

honored at dinner

ity Center.

Quartz City, Calif.

"Spring forward, Fall back."

The new pastor of the Friendship

Baptist Church and his family, the

Rev. and Mrs. Jess DeBord and

Chervl, were honored with a dinner

Sunday in the Close City Commun-

The DeBord family comes to

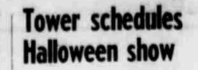
Friendship Baptist Church from

DALLISGRASS POISONING

Livestock grazing dallisgrass may

be subject to ergot or dallisgrass

of producers.



"Ice cold kisses" will ve one of the attractions at a Halloween spook show Saturday night at the Tower Theatre, with the box office to open at 10 p.m. "Blood and Lace" will be the special Halloween film feature.

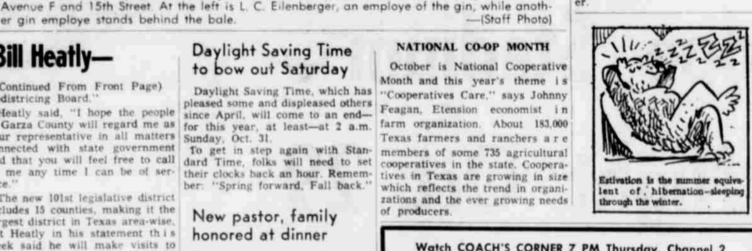
Now showing through the Sunday matinee at the Tower is "Aristo crats," one of the year's outstanding screen attractions. Sunday evening's Spanish show at the theatre will be "El Libro de Pierdra."

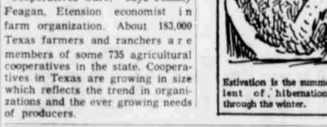
### United Fund—

Continued From Front Page) Divisions are asking to report within a week. Cornish is aim in g for completion of the drive in the next two weeks so it will be over well in advance of the Thanksgiv ing holiday.

#### ARTHRITIC MEETING

Dr. John L. Decker, Chief Arth ritis and Rheumatism Branch, National Institute of Arthritis and Metabolic Diseases, National Institutes of Health, Bethesda, Md., is to be the featured speaker at an open meeting sponsored by the West Texas Chapter of The Arthritis Foundation, Nov. 6 at 2 p. m. The meeting will be free of charge. Those suffering from arthritis are especially urged to hear Dr. Deck-





Watch COACH'S CORNER 7 PM Thursday, Channel 2 Watch Out of Town High School Games at 7 PM Saturday See NCAA Football Channel 12 TV Cable Saturday See Pro Football on Sundays, Channel 7 ----- CALL 2379 -----CLEARVIEW COMPANY OF POST

**Chuck Kenny** 714 Chantilly Lane





PRIDEAPBERCON # SKIPS



One-Day Service

(Faster, If You're Rushed)

DIAL 495-2816

**2 GALLONS OF PERMANENT** 

**Anti-Freeze** 

INSTALLED TOO FOR ONLY



# Lopes in final home stand against Idalou Wildcats

## Kickoff in 4AA game at 7:30 p. m. Friday

Idalou Wildcats, hot on the play against Roosevelt's of Roosevelt in the District ing in loop competition.

championship race, will play Post Antelopes at Antelope appearance here in district compeim Friday night in the final tition since next year they will be appearance of the 1971 sea- in District 4AA and Post will be in District 5AA. for the Post eleven. you, whose only district s e t-The Wildcats won over Kress and

has been at the hands of in non-conference play. Inside the well, 7 to 4, is 3-1 in district district they have lost to Roosevelt and won over Ralls, 31-0, Tahoka,

14-7, and Slaton, 21-14. Jack Fry, Idalou coach, is in his first year at the Wildcat helm after moving there from Cooper.

Idalou employs the Texas wish-

Tahoka, 12-0

ost frosh zip

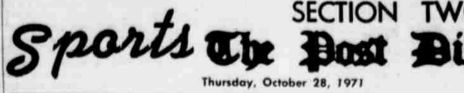
showing and are improving

# Tahoka '11

my Dorland scored one touchand passed for another in a cause last Thursday, with Don Black's Post 7th grade losing to Tahoka, 26 to 16, at

gg on the scoreboard on Dor-

to ran over the extra points all his team up to 14-8. hoka scored again to lead 20 made it close when Buddy an scored on a 70-yard pass the score was 20-16, Tahoka.



The game will be Idalou's final BATTLE IS HARD-FOUGHT

# Tahoka Bulldogs win over Antelopes, 18-2

Game Statistics

night in a hard-fought game at Bobby Davis' Antelopes battling all 12

The Tahoka Buildogs racked

It was the Bulldogs' homecoming game and they pleased the home 36 crowd with a couple of touchdowns 5 in the first quarter and another in 65

two points on a second quarter safety.

Zedlitz missed on his place-kick try

The Sportsman's Corner UPLAND HUNTING BAGGING LESS ON YOUR UPLAND CAME SORTIES ? COULD BE YOURE MOVING TOO FAST, RABBITS OR BIRDS WON'T MOVE TILL THE LAST POSSIBLE MINUTE ... GO SLOWLY, IECKING ALL HIGH GRASS.

yard loss, but Thomas carried ac-

Rusty Conner returned the Tahoing that set the 'Lopes back to their worked the ball up to the Post 45. but it wasn't enough and Woods punted to the Tahoka 20.

A 15-yard penalty for holding set the Bulldogs back to their five, from where Johnny Minor shot the zone for a safety and Posts only two points

Penalties helped hold both teams in check the remainder of the first half, with Larry Hair stopping a Tahoka drive with 34 seconds of the half remaining by intercepting 'Atwells pass on the Post 25 and running it back 12 yards to the 37. On the first play, Taboka recover e'd Joseys fumble on the Post 33. with time running out three plays

Bertrans recovery of a Tahoka fumble occurred on the first play from scrimmage after Tahoka had received the second half kickoff.

nor four and Josey seven for a first down on the 27, and the Post fans began to show new signs of life. Tyler found Josey with a 12-yard pass to the 15, but four running gained possession on their six.



Post's junior high school football, reeled off some long gainers. teams won a twin bill from Idalou A ground-eating run by Price a fullback dive by Byron Gray here Tuesday evening, the 7th gra- gave Post another touchdown to and a scoring run with an interders opening with a 30 to 6 victory make the score 20-0, and a pass cepted pass by Buddy Britton. One and the 8th graders following with play from quarterback Bryan Da- of the touchdown was set up on a 26 to 8 triumph. In the 8th grade game, Post final points. Idalou's touchdown Dorland scored both Post toucha 26 to 8 triumph.

opened the scoring in the first came late in the game. quarter after a sustained drive Mike Shepherd and Tommy Berwith Duke Bell scoring from six ry came up with pass interceptions yards out and then adding the ex- for Post, with tackles Dale Odom the 7th grade squad saw action in

ter remaining when John Thomas ira points. Another sustained drive and Vern Mason also outstanding ners.

# Forecaster sees Post over 'Cats

press.

caster were Post-Tahoka, Idalou-Slaton and Floydada-Olton. Feeling a little better about it

picks in capital letters.

loween and things go bump in the

Idalou at POST. It's nearly Hal-

Post and Tahoka

downs in the second half from his halfback position. All members of the game.



#### Page 10 Thursday, Oct. 28, 1971 The Post (Texas) Dispatch

# Legal Notices

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority dition to the taxes, all said interest, of the State of Texas, notice is hereby given as follows: TO: Davis Daugherty and Fannie

Daugherty, the unknown owners, if any, of the herein after described property. the unknown heirs of the unknown owners and of the known owners. if any known owners are n a m e d herein, if the known owner, if any, be deceased, and the unknown stockholders of any corporation

named as defendant herein, if any, and to all persons, including adverse claimants, owning or having any legal or equitable interest in or lien upon the following described property, delinquent to Plaint i f fs cial District, and the file number herein, for taxes, to-wit:

Lot 17, Block 1, C. Hart Addition to the City of Post, Texas,

Which said property is delinquent to the Plaintiffs herein for taxes to this suit are the State of Texas as shown by exhibits 'A", "B" and and Garza County. "C" attached hereto, exclusive of

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

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

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

pending in the District Court of cial District, and the file number and collect taxes on the property parties herein, and all said parties herein described, not made parties shall take notice of and plead and to this suit are the State of Texas answer to all claims and pleadings and Garza County.

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

ment of same, as provided by law. the same being the 22nd day of All parties to this suit, including Plaintiffs. Defendants and inter- turn date for such citation, before venors shall take notice that claims the Honorable District Court of not only for any taxes which were Garza County, Texas, to be held at delinquent on said property at the the courthouse thereof, then and time this suit was filed but all there to show cause why judgment taxes becoming delinquent thereon shall not be rendered for such at any time, thereafter, up to the taxes, penalties and interest and date of judgment, including all in- costs, and condemning said propterest, penalties and costs allowed erty and ordering foreclosure of by law thereon, may upon request the constitutional and statutor y therefor, he recovered herein with- liens for taxes due the Plaintiffs, out further citation or notice to any and the taxing units, parties hereparties herein, and all said parties shall take notice of and plend and herein, together with all interest, answer to all claims and pleadings penalties and costs allowed by law now on file and which may here- up to and including the day of after be filed in said cause by all judgment herein, and all costs

"C" attached hereto, exclusive of interest, penalties and costs and there is included in this suit in adpenalties and costs, thereon, allow-

ed by law up to and including the day of judgment herein. You are hereby notified that suit hasbeen brought by Post Independent School District, White River Municipal Water District and the City of Post, Texas, against parties by above named as defendants, by pe-

tition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District. Et Al Vs. H. F. Stevens for collection of taxes on said property and that said suit is now pending in the District Court of Garza County, Texas, 106th Judi-

of said suit is 2813, that the names of all taxing units which assess and collect taxes on the property herein described, not made parties

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

Plaintiffs, Defendants and intervenors shall take notice that claims not only for any taxes which were delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon perty and that said suit is now at any time, thereafter, up to the date of judgment, including all in-Garza County, Texas, 106th Judi- terest, penalties and costs allowed by law thereon, may upon request of said suit is 2814, that the names therefor, be recovered herein withof all taxing units which assess out further citation or notice to any

> now on file and which may here-SEAL

You are hereby commanded to appear and defend such suit on the first Monday after the expiration TO after the date of issuance hereof. November, 1971, which is the re-

and. to, and those who may interve n e

claims herein, seek recovery of de-linquent ad valorem taxes on the of forty-two (42) days from and hereby given as follows: ber, 1971, in a certain suit styled Post Independent School District, Post Independent School District, Out further citation or notice to any this suit.

penalties and costs allowed by law

up to and including the day of

judgment herein, and all costs of

Issued and given under my hand

and seal of office of said Court in

(s) CARL CEDERHOLM

dition to the taxes, all said interest,

penalties and costs, thereon, allow-

ed by law up to and including the

Post Independent School District,

Plaintiffs and all other taxing

day of judgment herein.

Et Al Vs. J. P. Hogan.

and Garza County.

Garza County, Texas

4tc (9-21)

District Clerk

establishment and foreclosure Garza County, Texas, to be held at if any known owners are n a m e d

All parties to this suit, including shall not be rendered for such stockholders of any corporation Plaintiffs, Defendants and inter- taxes, penalties and interest and named as defendant herein, if any, venors shall take notice that claims costs, and condemning said prop- and to all persons, including ad not only for any taxes which were delinquent on said property at the time this suit was filed but all liens for taxes due the Plaintiffs, or lien upon the following described

taxes becoming delinquent thereon and the taxing units, parties here- property, delinquent to Plaint i f fs at any time, thereafter, up to the to, and those who may interve n e date of judgment, including all in- herein, together with all interest, terest, penalties and costs allowed law thereon, may upon request therefor, be recovered herein without further citation or notice to any this suit. parties herein, and all said parties shall take notice of and plead and

answer to all claims and pleadings the City of Post, Garza County, now on file and which may here Texas, this 5th day of Oct ober, after be filed in said cause by all 1971. other parties herein, and all of these taxing units above na m e d, who may intervene herein and set up their respective tax claims SEAL against said property.

You are hereby commanded to ap-CITATION BY PUBLICATION pear and defend such suit on the STATE OF TEXAS first Monday after the expiration COUNTY OF GARZA In the name and by the authority

of forty-two (42) days from and after the date of issuance hereof, of the State of Texas, notice is the same being the 22nd day of hereby given as follows: November, 1971, which is the re-TO: J. P. Hogan, turn date for such citation, before the unknown owners, if any, of the for collection of taxes on said prothe Honorable District Court of herein after described property, Garza County, Texas, to be held at the unknown heirs of the unknown the courthouse thereof, then and owners and of the known owners, there to show cause why judgment if any known owners are n a m ed cial District, and the file number shall not be rendered for such herein, if the known owner, if any, of said suit is 2822, that the names taxes, penalties and interest and be deceased, and the unknown of all taxing units which as sess costs, and condemning said prop- stockholders of any corporation and collect taxes on the property erty and ordering foreclosure of named as defendant herein, if any, the constitutional and statutor y and to all persons, including ad- to this suit are the State of Texas liens for taxes due the Plaintiffs, verse claimants, owning or having and Garza County. and the taxing units, parties here- any legal or equitable interest in to, and those who may interve n e or lien upon the following described herein, together with all interest, property, delinquent to Plaint if fs penalties and costs allowed by law herein, for taxes, to-wit: up to and including the day of Lot 4, Block 129, in the City of judgment herein, and all costs of Post, Texas, this suit

Issued and given under my hand the City of Post, Garza County, Texas, this 5th day of October 1971

(s) CARL CEDERHOLM District Clerk Garza County, Texas

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

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

John M. Hatter and John M. Alexander,

the unknown owners, if any, of the herein after described property, for collection of taxes on said prothe unknown heirs of the unknown owners and of the known owners. if any known owners are n a m e d herein, if the known owner, if any, deceased, and the unknown stockholders of any corporation of all taxing units which assess who may intervene herein and set named as defendant herein, if any, to all persons, including adverse claimants, owning or having to this suit are the State of Texas. You are hereby commanded to apany legal or equitable interest in or lien upon the following described property, delinquent to Plaint i f fs herein, for taxes, to-wit;

Lot 36 of the Alexander Addition to the City of Post, Texas

Which said property is delinquent to the Plaintiffs herein for taxes terest, penalties and costs allowed the Honorable District Court of as shown by exhibits "A' and

City of Post, Texas, against parties

property herein above described, after the date of issuance hereof. TO: C. J. Hooper. and in addition to the taxes, all in- the same being the 22nd day of the unknown owners, if any, of the terest, penalties and costs allowed November, 1971, which is the re- herein after described property. by law thereon, up to and includ-turn date for such citation, before the unknown heirs of the unknown the Honorable District Court of owners and of the known owners,

of liens, if any, securing the pay-ment of same, as provided by law. there to show cause why judgment be deceased, and the unknown erty and ordering foreclosure of verse claimants, owning or having the constitutional and statutory any legal or equitable interest in

> herein, for taxes, to-wit: Lot 1, Block 150, in the City of Post, Texas,

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

day of judgment herein. You are hereby notified that suit has been brought by Post Independent School District, White River Municipal Water District and the at any time, thereafter, up to the City of Post, Texas, against parties date of judgment, including all inabove named as defendants, by petitionf iled on the 5th day of October, 1971, in a certain suit styled

Post Independent School District, Et Al Vs. C. J. Hooper,

perty and that said suit is now pending in the District Court of Garza County, Texas, 106th Judiherein described, not made parties

Plaintiffs and all other taxing property herein above described.

and in addition to the taxes, all inthere is included in this suit in ad- ment of same, as provided by law. Plaintiffs, Defendants and interhas been brought by Post Indepen- time this suit was filed but all above named as defendants, by pe- terest, penalties and costs allowed tition filed on the 5th day of Octo- by law thereon, may upon request

ber. 1971, in a certain suit styled therefor, be recovered herein without further citation or notice to any parties herein, and all said parties shall take notice of and plead and perty and that said suit is now answer to all claims and pleadings 1971 pending in the District Court of now on file and which may here Garza County, Texas, 106th Judi- after be filed in said cause by all cial District, and the file number other parties herein, and all of of said suit is 2823, that the names these taxing units above named. SEAL and collect taxes on the property up their respective tax claims

herein described, not made parties against said property. pear and defend such suit on the first Monday after the expiration units who may set up their tax of forty-two (42) days from and claims herein, seek recovery of de- after the date of issuance hereof. linquest ad valorem taxes on the the same being the 22nd day of property herein above described, November, 1971, which is the re-

and in addition to the taxes, all in- turn date for such citation, before

Et Al Vs. W. D. Smith, for collection of taxes on said profor collection of taxes on said pro-perty and that said suit is now answer to all claims and pleadings the City of Post, Gara pending in the District Court of now on file and which may here-pending in the District Court of after be filed in said cause by all 1971 Garza County, Texas, 106th Judi-cial District, and the file number other parties herein, and all of these taxing units above named. of said suit is 2820, that the names of all taxing units which a rse s s who may intervene herein and set and collect taxes on the property up their respective tax claims herein described, not made parties against said property. to this suit are the State of Texas

and Garza County. Plaintiffs and all other taxing

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

All parties to this suit, including Plaintiffs, Defendants and intervenors shall take notice that claims not only for any taxes which were delinquent on said property at the time this suit was filed but all

taxes becoming delinquent thereon terest, penalties and costs allowed by law thereon, may upon request suit. therefor, be recovered herein without further citation or notice to any parties herein, and all said parties shall take notice of and plead and answer to all claims and pleadings now on file and which may hereafter be filed in said cause by all other parties herein, and all of these taxing units above na m.e.d. SEAL 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 units who may set up their tax of forty-two (42) days from and claims herein, seek recovery of de- after the date of issuance hereof, Capps. linquent ad valorem taxes on the the same being the 22nd day of November, 1971, which is the return date for such citation, before Which said property is delinquent terest, penalties and costs allowed the Honorable District Court of to the Plaintiffs herein for taxes by law thereon, up to and includ. Garza County, Texas, to be held at and seal of office of said Court in as shown by exhibits "A", "B" and ing the day of judgment herein and the courthouse thereof, then and "C" attached hereto, exclusive of the establishment and foreclosure there to show cause why judgment interest, penalties and costs and of liens, if any, securing the pay- shall not be rendered for such taxes, penalties and interest and All parties to this suit, including costs, and condemning said property and ordering foreclosure of venors shall take notice that claims the constitutional and statutor y not only for any taxes which were liens for taxes due the Plaintiffs. You are hereby notified that suit delinquent on said property at the and the taxing units, parties hereto, and those who may interven e herein, for taxes, to-wit: dent School District, White River taxes becoming delinquent thereon herein, together with all interest, Municipal Water District and the at any time, thereafter, up to the penalties and costs allowed by law Post, Texas, City of Post, Texas, against parties date of judgment, including all in- up to and including the day of judgment herein, and all costs of this suit.

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

(s) CARL CEDERHOLM District Clerk Garza County, Texas

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

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

herein after described property, Capps,

parties herein, and all said parties shall take notice of and plead and and seal of office of said

(s) CARL CEDERHO District Clerk Garza County, Te SEAL

CITATION BY PUBLICAT You are hereby commanded to CITATION BY PUR appear and defend such suit on STATE OF TEXAS the first Monday after the expira- COUNTY OF GARZA tion of forty-two (42) days from In the name and by the and after the date of issuance here- of the State of Texas, m of, the same being the 22nd day of hereby given as follow: November, 1971, which is the re- TO: W. R. Wilson, turn date for such citation, before the unknown owners, if an the Honorable District Court of herein after described Garza County, Texas, to be held the unknown heirs of the at the courthouse thereof, then and owners and of the know there to show cause why judgment if any known owners are a shall not be rendered for such herein, if the known owner, taxes, penalties and interest and be deceased, and then costs, and condemning said prop- stockholders of any corperty and ordering foreclosure of the named as defendant h constitutional and statutory liens and to all persons, includ for taxes due the Plaintiffs, and verse claimants, owning or the taxing units, parties hereto, any legal or equitable in and those who may intervene here- or lien upon the following of in, together with all interest, pen- property, delinquent to Pa

alties and costs allowed by law up herein, for taxes, towit: to and including the day of judg-Lot 34, Block I, Bingha tion to the City of Post to ment herein, and all costs of this Which said property is del to the Plaintiffs herein far Issued and given under my hand

as shown by exhibits "A" and seal of office of said court in "C" attached hereto, end the City of Post, Garza County interest, penalties and met Texas, this 5th day of October, there is included in this size

dition to the taxes, all said penalties and costs, thereas ed by law up to and inclu day of judgment herein You are hereby notified # has been brought by Post I

dent School District, White Municipal Water District City of Post, Texas, against

tition filed on the 5th day s Post Independent School ( Et Al Vs. W. R. Wilson

named as defendant herein, if any, and collect taxes on the and to all persons, including adherein described, not made

verse claimants, owning or having to this suit are the State of any legal or equitable interest in and Garza County. or lien upon the following described Plaintiffs and all other ta property, delinquent to Plaint i f fs units who may set up th

linguent ad valorem taxe property herein above d Which said property is delinquent and in addition to the task

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

You are hereby notified that suit not only for any taxes which has been brought by Post Indepen- delinquent on said proper dent School District, White River time this suit was filed b Municipal Water District and the taxes becoming delinquent City of Post, Texas, against parties at any time, thereafter, w above named as defendants, by pe- date of judgment, including tition filed on the 5th day of Octo- terest, penalties and costs a ber, 1971, in a certain suit styled by law thereon, may upon a Post Independent School District, therefor, be recovered bird the unknown owners, if any, of the Et Al Vs. C. W. Capps and Ednajo out further citation or potent parties herein, and all sud \$

the unknown heirs of the unknown for collection of taxes on said pro- shall take notice of and part owners and of the known owners, perty and that said suit is now answer to all claims and p wh owners are named pending in the District Court of no file and which herein, if the known owner, if any, Garza County, Texas, 106th Judi- after be filed in said caute be deceased, ond the unknown cial District, and the file number other parties herein, and a stockholders of any corporation of said suit is 2817, that the names these taxing units above 51 named as defendant herein, if any, of all taxing units which assess who may intervene heren a and to all persons, including ad- and collect taxes on the property up their respective tax cli verse claimants, owning or having herein described, not made parties against said property. You are hereby comm appear and defend such suff Plaintiffs and all other taxing first Monday after the d units who may set up their tax of forty-two (42) days fm claims herein, seek recovery of de- after the date of issue linquent ad valorem taxes on the the same being the 22st i Which said property is delinquent property herein above described, November, 1971, which 3 2 and in addition to the taxes, all in- turn date for such citation terest, penalties and costs allowed the Honorable District Ca and "C" attached hereto, exclusive by law thereon, up to and includ- Garza County, Texat, to wh of interest, penalties and costs and ing the day of judgment herein and the courthouse thereof, the there is included in this suit in ad- the establishment and foreclosure there to show cause why p dition to the taxes, all said interest, of liens, if any, securing the pay- shall not be rendered is penalties and costs, thereon, allow- ment of same, as provided by law, taxes, penalties and inters All parties to this suit, including costs, and condemning and

1971. (s) CARL CEDERHOLM District Clerk Garza County, Texas

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

Lot 21, Block 84, in the City

COUNTY OF GARZA In the name and by the authority of the State of Texas, notice is above named as defendents hereby given as follows:

TO: C. W. Capps and Ednajo ber, 1971, in a certain sait the unknown owners, if any, of the

herein after described property, for collection of taxes on the unknown heirs of the unknown perty and that said sait is owners and of the known owners, pending in the District Co if any known owners are n a m e d Garza County. Texas, 1989 herein, if the known owner, if any, cial District, and the file a be deceased, and the unknown of said suit is 2797, that the stockholders of any corporation of all taxing units which as

claims herein, seek recover

All parties to this suit in venors shall take notice that

other parties herein, and all of this suit fisued and given under my hand these taxing units above named.

who may intervene herein and set and seal of office of said Court in up their respective tax claims the City of Post, Garza County, against said property.

You are hereby commanded to appear and defend such suit on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof. the same being the 22nd day of November, 1971, which is the return date for such citation, before the Honorable District Court of Garza County, Texas, to be held at the courthouse thereof, then and there to show cause why judgment shall not be rendered for such taxes, penalties and interest and costs, and condemning said property and ordering foreclosure of the constitutional and statutor y liens for taxes due the Plaintiffs. and the taxing units, parties hereto, and those who may interven e herein, together with all interest. penalties and costs allowed by law up to and including the day of udgment herein, and all costs of this mit

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

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

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

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

TO: H. F. Stevens,

the unknown owners, if any, of the herein after described property, City of Post, Texas, against parties the unknown heirs of the unknown owners and of the known owners, if any known owners are n a m e d herein, if the known owner, if any. Vs. Juan Valdez, deceased, and the unknown stockholders of any cor por a tion med as defendant herein, if any. and to all persons, including adverse claimants, owning or having any legal or equitable interest in or lien upon the following described of said suit is 2815, that the names after be filed in said cause by property, delinquent to Plaint if fs of all taxing units which a saess other parties herein, and all areas, for taxes, to-wit: and collect taxes on the property these taxing units above name

Lot 2, Block 45, in the City of Texas.

ch said property is delinquent and Garza County.

Texas, this 5th day of October 1971.(a) CARL CEDERHOLM day of judgment herein. District Clerk Garza County, Texas

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

In the name and by the authority tition filed on the 5th day of Octoof the State of Texas, notice is hereby given as follows: TO: Juan Valder,

Et Al Vs. John M. Hatter and John the unknown owners, if any, of the M. Alexander, for collection of taxes on said pro-

herein after described property. the unknown heirs of the unknown perty and that said suit is now answer to all claims and pleadings pending in the District Court of wners and of the known owners, Garza County, Texas, 106th Judi- after he filed in said cause by all if any known owners are n a m e d cial District, and the file number other parties herein, and all of berein if the known owner, if any of said suit is 2816, that the names these taxing units above named. deceased, and the unknown of all taxing units which assess who may intervene herein and set stockholders of any corporation and collect taxes on the property up their respective tax claims named as defendant herein, if any, herein described, not made parties against said property. and to all persons, including adto this suit are the State of Texas verse claimants, owning or having and Garza County. any legal or equitable interest in Plaintiffs and all other taxing first Monday after the expiration

or lien upon the following described units who may set up their tax of forty-two (42) days from and property, delinquent to Plaint I f Is herein, for taxes, to-wit: claims herein, seek recovery of de- after the date of issuance hereof,

linquent ad valorem taxes on the the same being the 22nd day of Lot 14, Block 1, Hart Addition property herein above described. November, 1971, which is the re-Which said property is delinquent to the Plaintiffs he ein for taxes and in addition to the taxes, all in- turn date for such citation, before terest, penalties and costs allowed the Honorable District Court of as shown by exhibits "A", "B" and by law thereon, up to and includ- Garza County, Texas, to be held at " attached hereto, exclusive of ing the day of judgment herein and the courthouse thereof, then and interest, penalties and costs and the establishment and foreclosure there to show cause why judgment there is included in this suit in adof liens, if any, securing the pay- shall not be rendered for such dition to the taxes, all said interest. ment of same, as provided by law. penalties and costs, thereon, allow-All parties to this suit, including ed by law up to and including the Plaintiffs. Defendants and interday of judgment herein.

You are hereby notified that suit venors shall take notice that claims not only for any taxes which were liens for taxes due the Plaintiffs. hus been brought by Post Independent School District, White River delinquent on said property at the and the taxing units, parties heretime this suit was filed but a 11 to, and those who may interven e Municipal Water District and the taxes becoming delinquent thereon above named as defendants, by peat any time, thereafter, up to the date of judgment, including all interest, penalties and costs allowed er, 1971, in a certain suit styled Post Independent School District by law thereon, may upon request therefor, he recovered herein withfor collection of taxes on said proout further citation or notice to any perty and that said suit is now parties herein, and all said parties conding in the District Court of shall take notice of and plead and Garza County, Texas, 106th Judi- answer to all claims and pleadings 1971 cial District, and the file number now on file and which may here-

and collect taxes on the property herein described, not made parties these taxing units above na m e d. who may intervene herein and set

to this suit are the State of Texas up their respective tax claims

against said property. against said property. STATE OF TEXAS STATE OF TEXAS STATE OF TEXAS COUNTY OF GARZA In the name and by their tax STATE OF TEXAS

by law thereon, up to and includ- Garza County, Texas, to be held a attached hereto, exclusive of ing the day of judgment herein and the courthouse thereof, then and interest, penalties and costs and the establishment and foreclosure there to show cause why judgment there is included in this suit in ad- of liens, if any, securing the pay- shall not be rendered for such dition to the taxes, all said interest. ment of same, as provided by law. taxes, penalties and interest and penalties and costs, thereon, allow-All parties to this suit, including costs, and condemning said proped by law up to and including the Plaintiffs, Defendants and inter- erty and ordering foreclosure of You are hereby notified that suit

herein, together with all interest,

penalties and costs allowed by law

up to and including the day of

judgment herein, and all costs of

Issued and given under my hand

the City of Post. Garza County,

Texas, this 5th day of Oct ober.

District Clerk

CITATION BY PUBLICATION

STATE OF TEXAS

(s) CARL CEDERHOLM

Garza County, Texas

4tc (9-21)

this suit.

SEAL

venors shall take notice that claims the constitutional and statutor y not only for any taxes which were liens for taxes due the Plaintiffs. has been brought by Post Indepen- delinquent on said property at the and the taxing units, parties heredent School District, White River time this suit was filed but all to, and those who may interve n e Municipal Water District and the taxes becoming delinquent thereon herein, together with all interest, at any time, thereafter, up to the penalties and costs allowed by law above named as defendants, by pe- date of judgment, including all inup to and including the day of terest, penalties and costs allowed judgment herein, and all costs of ber, 1971, in a certain suit styled by law thereon, may upon request this suit. Post Independent School District, therefor, be recovered herein with-

Issued and given under my hand out further citation or notice to any and seal of office of said Court in parties herein, and all said parties the City of Post, Garza County, shall take notice of and plead and Texas, this 5th day of Oct o her, 1971 now on file and which may here-(s) CARL CEDERHOLM

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

CITATION BY PUBLICATION STATE OF TEXAS

COUNTY OF GARZA

You are hereby commanded to appear and defend such suit on the of the State of Texas, notice is hereby given as follows: TO: W. D. Smith, the unknown owners, if any, of the herein after described property, owners and of the known owners. taxes, penalties and interest and costs, and condemning said propverse claimants, owning or having and Garza County erty and ordering foreclosure of the constitutional and statutor y any legal or equitable interest in

of Post, Texas,

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

any legal or equitable interest in to this suit are the State of Texas or lien upon the following describ- and Garza County. ed property, delinquent to Plaintiffs herein, for taxes, to-wit: Lot 2, Bock 62, in the City of Post, Texas.

to the Plaintiffs herein for taxes as shown by exhibits "A." "B" ed by law up to and including the day of judgment herein.

Et Al Vs. J. R. Oldham, for collection of taxes on said property and that said suit is now the unknown heirs of the unknown pending in the District Court of Garza County, Texas, 196th Judi- answer to all claims and pleadings 1971. if any known owners are n a m e d cial District, and the file number herein, if the known owner, if any, of said suit is 2819, that the names after be filed in said cause be deceased, and the unknown of all taxing units which assess other parties herein, and all of stockholders of any corp or a tion and collect taxes on the property these taxing units above named, SEAL named as defendant herein, if any, herein described, not made parties and to all persons, including a d- to this suit are the State of Texas up their respective tax claims against said property. Plaintiffs and all other tax ing

or lien upon the following described units who may set up their tax property, delinquent to Plaint if fs claims herein, seek recovery of de- first Monday after the expiration

linquent ad valorem taxes on the of forty-two (42) days from and Lot 13, in Block 142, in the City property herein above described, after the date of issuance hereof and in addition to the taxes, all inand in addition to the taxes, all in- the same being the 22nd day of terest, penalties and costs allowed November, 1971, which is the return date for such citation, before the Honorable District Court of Garza County, Texas, to be held at the courthouse thereof, then and there to show cause why judgment shall not be rendered for such penalties and costs, thereon, allow-ed by law up to and including the venors shall take notice that claims costs, and condemning said propnot only for any taxes which were erty and ordering foreclosure of

You are hereby notified that suit delinquent on said property at the the constitutional and statutory time this suit was filed but all liens for taxes due the Plaintiffs dent School District, White River taxes becoming delinquent thereon and the taxing units, parties here Municipal Water District and the at any time, thereafter, up to the to, and those who may interven a TATE OF TEXAS OUNTY OF GARZA In the name and by the authority tition filed on the 5th day of Octo-

Plaintiffs, Defendants and inter- erty and ordering forest You are hereby notified that suit venors shall take notice that claims the constitutional and in has been brought by Post Indepen- not only for any taxes which were liens for taxes due the dent School District, White River delinquent on said property at the and the taxing units, parts Municipal Water District and the time this suit was filed but all to, and those who may a City of Post, Texas, against parties taxes becoming delinquent thereon herein, together with all aboved named as defendants, by at any time, thereafter, up to the penalties and costs aboved In the name and by the authority petition filed on the 5th day of Oct. date of judgment, including all in- up to and including the ober, 1971, in a certain suit styled terest, penalties and costs allowed judgment herein, and all of Post Independent School District, by law thereon, may upon request this suit.

therefor, be recovered herein with-Issued and given under m out further citation or notice to any and seal of office of said G parties herein, and all said parties the City of Post, Garra CH shall take notice of and plead and Texas, this 5th day of 025

(5) CARL CEDERHOU now on file and which may here District Clerk Garza County, Ten He (N) who may intervene herein and set

You are hereby commanded to ap-pear and defend such suit on the My Neighbert

"Today a d row a lovely park-agin place where people viller heir trash."

All parties to this suit, including

# egal Notices

#### TION BY PUBLICATION OF TEXAS OF GARZA name and by the authority

State of Texas, notice is given as follows:

Mrs. Lulu Connaly Sanders, own owners, if any, of the after described property, nown heirs of the unknown and of the known owners, known owners are nam e d if the known owner, if any, iders of any corporat i on as defendant herein, if any, all persons, including adclaimants, owning or having gal or equitable interest in upon the following describperty, delinquent to Plainein, for taxes, to-wit:

7 and 8, Block 142, in the Post, Texas. th said property is delinquent Plaintiffs herein for taxes

wa by exhibits "A," "R" attached hereto, exclusive est, penalties and costs and included in this suit in adto the taxes, all said interest, es and costs, thereon, allowlaw up to and including the idgment herein. are hereby notified that suit

Post, Texas, against parties named as defendants, by a filed on the 5th day of Oct-1971, in a certain suit styled ndent School District. vs. Mrs. Lulu Connaly

election of taxes on said prop-and that said suit is now g in the District Court of County, Texas, 106th Judi-District, and the file number d suit is 2826, that the names taxing units which assess collect taxes on the property described, not made parties suit are the State of Texas Garza County.

ntiffs and all other tax ing other parties herein, and all of Garza County, Texas hereby given as follows: penalties and costs, thereon, allow- of liens, if any, securing the pay- the courthouse thereof, then an d these taxing units above na m e d, SEAL who may set up their tax 4tc (9-21) ment of same, as provided by law. there to show cause why judgment TO: Lee Self, ed by law up to and including the who may intervene herein and set s herein, seek recovery of de-All parties to this suit, including shall not be rendered for such the unknown owners, if any, of the day of judgment herein. CITATION BY PUBLICATION et ad valorem taxes on the up their respective tax claims herein after described property, You are hereby notified that suit Plaintiffs, Defendants and inter- taxes, penalties and interest and STATE OF TEXAS against said property. herein above described, has been brought by Post Indepen- venors shall take notice that claims costs, and condemning said propthe unknown heirs of the unknown COUNTY OF GARZA You are hereby commanded to apaddition to the taxes, all indent School District, White River owners and of the known owners, not only for any taxes which were erty and ordering for ec lo sure of In the name and by the authority penalties and costs allowed pear and defend such suit on the if any known owners are named Municipal Water District and the delinquent on said property at the the constitutional and statutory of the State of Texas, notice is first Monday after the expiration thereon, up to and including time this suit was filed but all liens for taxes due the Plaintiffs herein, if the known owner, if any, City of Post, Texas, against parties hereby given as follows: day of judgment herein and of forty-two (42) days from and above named as defendants, by petaxes becoming delinquent thereon and the taxing units, parties here be deceased, and the unknown TO: C. E. Sheffey and W. J. Fairstockholders of any corp or a tion of said suit is 2810, that the names stablishment and foreclosure after the date of issuance hereof. tition filed on the 5th day of Octoat any time, thereafter, up to the to, and those who may interven 2 ey the same being the 22nd day of ns, if any, securing the paynamed as defendant herein, if any, ber, 1971, in a certain suit styled date of judgment, including all in- herein, together with all interest, the unknown owners, if any, of the November, 1971, which is the reof same, as provided by law. and to all persons, including ad-Post Independent School District, terest, penalties and costs allowed penalties and costs allowed by law herein after described property, verse claimants, owning or having turn date for such citation, before Et Al Vs. Myrtle Martin and W. N. parties to this suit, including by law thereon, may upon request up to and including the day 0.3 the unknown heirs of the unknown ffs. Defendants and interthe Honorable District Court of any legal or equitable interest in Martin. therefor, be recovered herein with- judgment herein, and all costs of owners and of the known owners. rs shall take notice that claims for collection of taxes on said pro-Garza County, Texas, to be held at lien upon the following described out further citation or notice to any this suit if any known owners are named mly for any taxes which were the courthouse thereof, then and property, delinquent to Plaint if fs perty and that said suit is now parties herein, and all said parties Issued and given under my hand herein, if the known owner, if any, there to show cause why judgment herein, for taxes, to-wit: cent on said property at the pending in the District Court of shall take notice of and plead and and seal of office of said Court in stockholders of any corporation this suit was filed but all shall not be rendered for such Lots 9, 10 and 11, Block 18, in the Garza County, Texas, 105th Judi- answer to all claims and pleadings the City of Past, Garza County, named as defendant herein, if any, taxes, penalties and interest and lity of Post, Texas. cial District, and the file number now on file and which may here. Texas, this 5th day of October, becoming delinquent thereon be deceased, and the unknown costs. and condemning said prop-Which said property is delinquent time, thereafter, up to the of said suit is 2821, that the names after be filed in said cause by all 1371. and to all persons, including a derty and ordering foreclosure of judgment, including all inof all taxing units which assess other parties herein, and all of (s) CARL CEDERHOLM verse claimants, owning or having constitutional and statutor y and collect taxes on the property these taxing units above n a m e d. malties and costs allowed the District Clerk any legal or equitable interest in liens for taxes due the Plaintiffs. Garza County, Texa "C" attached hereto, exclusive of thereon, may upon request herein described, not made parties who may intervene herein and set or lien upon the following describand the taxing units, parties hereto this suit are the State of Texas up their respective tax claims SEAL interest, penalties and costs and or, be recovered herein with-4tc (9-21) ed property, delinquent to Plainthere is included in this suit in adfurther citation or notice to any to, and those who may intervene and Garza County against said property. tiffs herein, for taxes, to-wit: CITATION BY PUBLICATION dition to the taxes, all said interest, Plaintiffs and all other taxing tes herein, and all said parties herein, together with all interest, You are hereby commanded to Lot 3, Block 63, in the City of STATE OF TEXAS penalties and costs, thereon, allowtake notice of and plead and penalties and costs allowed by law units who may set up their tax uppear and defend such suit on the Post, Texas. up to and including the day of COUNTY OF GARZA ed by law up to and including the er to all claims and pleadings claims herein, seek recovery of de- first Monday after the expiration Which said property is delinquent In the name and by the authority day of judgment herein. judgment herein, and all costs of linquent ad valorem taxes on the of forty-two (42) days from and a file and which may hereto the Plaintiffs herein for taxes You are hereby notified that suit property herein above described, after the date of issuance hereof. of the State of Texas, notice is this suit. be filed in said cause by all as shown by exhibits "A." "B' hereby given as follows: parties herein, and all of Issued and given under my hand and in addition to the taxes, all in- the same being the 22nd day of taxing units above name d, and seal of office of said Court in and "C" attached hereto, exclusive of interest, penalties and costs and TO: William J. Milum, Mary M. dent School District, White River delinquent on said property at the terest, penalties and costs allowed November, 1971, which is the re-Reid, Roy W. Milum, Jr. and Grace Municipal Water District and the time this suit was filed but all may intervene herein and set the City of Post, Garza County. by law thereon, up to and includ- turn date for such citation, before there is included in this suft in adheir respective tax claims Texas, this 5th day of Oct ober, ing the day of judgment herein and the Honorable District Court of Miltim City of Post, Texas, against parties laxes becoming delinquent thereon dition to the taxes, all said interest, the establishment and foreclosure Garza County, I exas, to be held at the unknown owners, if any, of the above named as defendants, by pe- at any time, thereafter, up to the inst said property. The are hereby commanded to 1971. of liens, if any, securing the pay- the courthouse thereof, then and herem after described property, fition filed on the 5th day of Octo- date of judgment, including all inpenalties and costs, thereon, allow-(s) CARL CEDERHOLM ed by law up to and including the the unknown heirs of the unknown her, 1971, in a certain suit styled terest, penalties and costs allowed tar and defend such suit on District Clerk ment of same, as provided by law. there to show tause why judgment day of judgment herein. owners and of the known sowners. Post Independent School District, by law thereon, may upon request first Monday after the expira-All parties to this suit, including shall not be rendered for such Garza County, Texas You are hereby notified that suit if any known owners are 1 a m e d Et Al Vs. Lee Self. of forty-two (42) days from SEAL Plaintiffs, Defendants and inter- taxes, penalties and interest and 4tc (9-21) has been brought by Post Indepenhemin, if the known owner, if any, for collection of taxes on said proafter the date of issuance herevenors shall take notice that claims costs, and condemning said propbe deceased, and the unknown perty and that said suit is now CITATION BY PUBLICATION dent School District, White River the same being the 22nd day of not only for any taxes which were writy and ordering for e clesure of STATE OF TEXAS Municipal Water District and the stockholders of any corporation pending in the District Court of ember, 1971, which is the redelinquent on said property at the the constitutional and statut ory named as defendant herein, if any, Garza County, Texas, 106th Judidate for such citation, before COUNTY OF GARZA City of Post, Texas, against parties time this suit was filed but all liens for taxes due the Plaintiffs, aboved named as defendants, by In the name and by the authority and to all persons, including ad- cial District, and the file number Honorable District Court of taxes becoming delinquent thereon and the taxing units, parties herepetition filed on the 5th day of Octha County, Texas, to be held the courthouse thereof, then and of the State of Texas, notice is verse claimants, owning or having of said suit is 2811, that the names at any time, thereafter, up to the 'to, and these who may interven e ober, 1971, in a certain suit styled any legal or equitable interest in of all taxing units which assess hereby given as follows: date of judgment, including all in- herein, together with a 11 interest, Post Independent School District. te to show cause why judgment Il not be rendered for such or lien upon the following described and collect taxes on the property TO, BEN WILKS terest, penalties and costs allowed penalties and costs allowed by law Et Al, vs. C. E. Sheffey andn W. J. property, delinquent to Plaint if fs herein described, not made parties who may intervene herein and set the unknown owners, if any, of the by law thereon, may upon request up to and including the day of to this suit are the State of Texas up their respective tax claims Fairey s, penalties and interest a n d herein after described property. herein for baxes, to-will therefor, be recovered herein with- judgment herein, and all costs of Lot 7 and 8, Block 60 in the City and Garza County. for collection of taxes on said prop a, and condemning said propthe unknown heirs of the unknown out further citation or notice to any "this suit. owners and of the known owners, erty and that said suft is now of Post, Texas, Plaintiffs and all other taxing g and ordering foreclosure of the parties herein, and all said parties Issued and given under my hand pending in the District Court of Which said property a delinquem units who may set up their tax pear and defend such suit on the itutional and statutory liens shall take notice of and plead and and seal of office of said Court in if any known owners are nam ed herein, if the known owner, if any, Garza County, Texas 196th Juditaxes due the Plointiffs, and to the Plaintiffs herein for taxes claims herein, seek recovery of de- first Monday after the expiration answer to all claims and pleadings the City of Post, Garza County, be deceased, and the unknown cial District, and the file number as shown by exhibits "A", "B" and linguent ad valorem taxes on the of forty-two (42) days from and taxing units, parties hereto, now on file and which may here- Texas, this Bth day of October, stockholders of any corporation of said suit is 2825, that the names those who may intervene here-"C" attached hereto, exclusive of property herein above described, after the date of issuance hereof, after be filed in said cause by all 1971. interest, penalties and costs and and in addition to the taxes, all inof all taxing units which assess ingether with all interest, pennamed as defendant herein, if any, (s) CARL CEDERHOLM other parties herein, and all of and collect taxes on the property is and costs allowed by law up there is included in this suit in ad terest negatives and costs allowed November, 1971, which is the reand to all persons, including adthese taxing units above na m e d, District Clerk and including the day of judgherein described, not made parties dition to the taxes, all said interest. by law the tion, up to and includ- turn date for such citation, before verse claimants, owning or having Gurza County, Texas who may intervene herein and set int herein, and all costs of this to this suit are the State of Texas penalties and costs, thereon, allow ing the day of judgment herein and the Honorable District Court of any legal or equitable interest in up their respective tax claims SEAL 4tc (0-21) or lien upon the following describ- and Garza County. ed by law up to and including the the establishment and foreclosure against said property. You are hereby commanded to ap- CITATION BY PUBLICATION Plaintiffs and all other tax in g ued and given under my hand ed property, delinquent to Plainday of judgment hereis. of liens, if any, securing the paypear and defend such suit on the STATE OF TEXAS first Monday after the expiration COUNTY OF GARZA You are hereby notified that suit ment of same, as provided by law. seal of office of said Court in units who may set up their tax tiffs herein, for taxes, to-wit: has been brought by Post Indepen-. All parties to this suit, including claims herein, seek recovery of de-City of Post, Garza County, Block 37, Lot 7, in the City of linquent ad valorem taxes on the dent School District, White River Plaintiffs, Defendants and inter- taxes, penalties and interest and In the name and by the mathority tas, this 5th day of October, Post, Texas. of forty-two (42) days from and after the date of issuance hereof, of the State of Texas, nolice is Municipal Water District and the venors shall take notice that claims costs, and condemning said propproperty herein above described, Which said property is delinquent to the Plaintiffs herein for taxes and in addition to the taxes, all inhereby given as follows: Chy of Post, Texas, against parties, not only for any taxes which were erty and ordering foreclosure o (a) CARL CEDERHOLM the same being the 22nd day of TO: Lora A. Chipley and Joh above named as defendants, by pe- delinquent on said property at the the constitutional and statutor y as shown by exhibits "A." terest, penalties and costs allowed "B" November, 1971, which is the re-District Clerk K. Smith. timon filed on the 29th day of Sep- time this suit was filed but all liens for taxes due the Plaintiffs and "C" attached hereto, exclusive by law thereon, up to and including Garza County, Texas turn date for such citation, before of interest, penalties and costs and the day of judgment herein and there is included in this suit in ad- the establishment and foreclosure tember, 1971, in a certain suit styl- taxes becoming delinquent thereon and the taxing units, parties herethe unknown owners, if any, of the the Honorable District Court of 4tc (9-21) herein after described property, -0 at any time, thereafter, up to the to, and those who may intervene Garza County, Texas, to be held at GIATION BY PUBLICATION Post Independent School District, date of judgment, including all indition to the taxes, all said interest, of liens, if any, securing the paythe unknown heirs of the unknown the courthouse thereof, then and TATE OF TEXAS owners and of the known owners, Et Al Vs. William J. Millem, Mary terest, penalties and costs allowed penalties and costs allowed by law ment of same, as provided by law. penalties and costs, thereon, allowthere to show cause why ju dgment OUNTY OF GARZA if any known owners are n a m e d M. Reid, Roy W. Milum Jr. a n d by law thereon, may upon request All parties to this suit, including shall not be rendered for such ed by law up to and including the In the name and by the authority herein, if the known owner, if any, Grace Milum. Plaintiffs, Defendants and intertherefor, be recovered herein withtaxes, penalties and interest and day of judgment herein. the State of Texas, notice is venors shall take notice that claims for collection of taxes on said pro- out further citation or notice to any be deceased, and the unknown You are hereby notified that suit costs, and condemning said prop-TO: Dorothy Doughty. stockholders of any corporation perty and that said suit is now parties herein, and all said parties has been brought by Post Indepen- not only for any taxes which were erty and ordering foreclosu re of dent School District, White River delinquent on said property at the the constitutional and statutary Municipal Water District and the time this suit was filed but a 11 liens for taxes due the Plaintiffs. pending in the District Court of shall take notice of and plead and named as defendant herein, if any, constitutional and statutory a unknown owners, if any, of the Garra County, Texas, 106th Judi- answer to all claims and pleadings and to all persons, including aderein after described property, ie unknown heirs of the unknown City of Post, Texas, against parties taxes becoming delinquent thereon aboved named as defendants, by at any time, thereafter, up to the cial District, and the file number now on file and which may hereand the taxing units, parties hereverse claimants, owning or having any legal or equitable interest in of said suit is 2812, that the names after be filed in said cause by all same and of the known owners, any known owners are n a m e d wein, if the known owner, if any, e deceased, and the unknown backholders of any cor p or a tion timed as defendant herein, if any, and to all persons, including ad-true claimants, owning or having to, and those who may intervone or lien upon the following described of all taxing units which a ssess other parties herein, and all of petition filed on the 5th day of Oct- date of judgment, including all inherein, together with all interest, ober, 1971, in a certain suit styled terest, penalties and costs allowed Post Independent School District by law thereon, may upon request property, delinquent to Plaint if fs and collect taxes on the property these taxing units above named. penalties and costs allowed by law herein described, not made parties who may intervene herein and set herein, for taxes, to-wit: up to and including the day of judgment herein, and all costs of Post Independent S Et Al vs. Ben Wilks. Lot 12, Block 117, in the City of to this suit are the State of Texas up their respective tax claims therefor, be recovered herein with-Post, Texas. and Garza County. out further citation or notice to any against said property. for collection of taxes on said propthis suit. erty and that said suit is now parties herein, and all said parties pending in the District Court of shall take notice of and plead and Plaintiffs and all other taxing You are hereby commanded to ap-Which said property is delinques Issued and given under my hand units who may set up their tax pear and defend such suit on the to the Plaintiffs herein for taxes and seal of office of said Court in as shown by exhibits "A","B" and claims herein, seek recovery of de- first Monday after the expiration iants, owning or having Garza County, Texas, 106th Judi- answer to all claims and pleadings the City of Post, Garza County, by legal or equitable interest in cial District, and the file number now on file and which may herelinguent ad valorem taxes on the of forty-two (42) days from and "C" attached hereto, exclusive of upon the following described of said suit is 2827, that the names after be filed in said cause by all 1971. interest, penalties and costs and property herein above described, after the date of issuance hereof. reporty delinquent to Plaint i f fs of all taxing units, which assess and collect taxes on the property these taxing units above name d. berein for taxes, to-wit: and collect taxes on the property these taxing units above name d. berein described, not made parties which said property. and in addition to the taxes, all in- the same being the 22nd day of there is included in this suit in ad-(s) CARL CEDERHOLM terest, penalties and costs allowed November, 1971, which is the redition to the taxes, all said interest, **District Clerk** by law thereon, up to and includ- turn date for such citation, before penalties and costs, thereon, allow-Garza County, Texas to this suit are the State of Texas up their respective tax claims SEAL ed by law up to and including the ing the day of judgment herein and the Honorable District Court of which said property is delinquent to this suit are the State of Texas to this suit are the State of Texas and Garza County. Plaintiffs and all other tax ing units who may set up their tax trust, penalties and control of the suit of the state of Texas the state of the state of Texas against said property. You are hereby commanded to appear and defend such suit on the first Monday after the expira-tion of forty-two (42) days from In the name and by the author 4tc (9 21) the establishment and foreclosure Garza County, Texas, to be held at day of judgment herein. You are hereby notified that suit of liens, if any, securing the pay- the courthouse thereof, then and has been brought by Post Indepen- ment of same, as provided by law. there to show cause why judgment All parties to this suit, including shall not be rendered for such dent School District, White R iver est, penalties and costs and linquent ad valorem taxes on the tion of forty-two (42) days from In the name and by the authority Municipal Water District and the Plaintiffs, Defendants and Inter- taxes, penalties and interest and

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

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

ceased, and the unknown for collection of taxes on said property and that said suit is now pending in the District Court of Garza County, Texas, 106th Judi- after be filed in said cause by all cial District, and the file number of said suit is 2818, that the names of all taxing units which assess and collect taxes on the property against said property. herein described, not made parties to this suit are the State of Texas and Garza County

Plaintiffs and all other taxing units who may set up their tax claims herein, seek recovery of de- and after the date of issuance here- hereby given as follows: linquent ad valorem taxes on the property herein above described. and in addition to the taxes, all ines brought by Post Indepen-school District. White River ipal Water District and the establishment and foreclosure ment of same, as provided by paythe establishment and foreclosure All parties to this suit, including Plaintiffs, Defendants and internot only for any taxes which were

at any time, thereafter, up to the date of judgment, including all interest, penalties and costs allowed by law thereon, may upon request suit. Issued and given under my hand therefor, be recovered herein without further citation or notice to any parties herein, and all said parties shall take notice of and plead and Texas, this 5th day of October. answer to all claims and pleadings 1971

now on file and which may hereafter be filed in said cause by

property herein above described, and in addition to the taxes, all in-terest, penalties and costs allowed November, 1971, which is the re-November, 1971, which is the reterest, penalties and costs allowed by law thereon, up to and including the day of judgment herein a n-d turn date for such citation, before W. C. Hicks,

the Honorable District , Court of the unknown owners, if any, of the the establishment and foreclosure of liens, if any, securing the pay-ment of same, as provided by law. there to show cause why judgment All parties to this suit, including Plaintiffs, Defendants and intervenors shall take notice that claims not only for any taxes which were delinquent on said property at the time this suit was filed but a 11 taxes becoming delinquent thereon the taxing units, parties hereto, verse claimants, owning or having at any time, thereafter, up to the date of judgment, including all interest, penalties and costs allowed by law thereon, may upon request to and including the day of judgtherefor, be recovered herein with- ment herein, and all costs of this out further citation or notice to any suit.

parties herein, and all said parties Issued and given under my hand shall take notice of and plead and answer to all claims and pleadings now on file and which may here-Texas, this 5th day of October, 1971

other parties herein, and all of (s) CARL CEDERHOLM these taxing units above nam e d, District Clerk who may intervene herein and set Garza County, Texas

up their respective tax claims SEAL 4tc (9-21) CITATION BY PUBLICATION You are hereby commanded to STATE OF TEXAS

appear and defend such suit on COUNTY OF GARZA the first Monday after the expira-In the name and by the authority

tion of forty-two (42) days from of the State of Texas, notice of, the same being the 22nd day of TO: Myrtle Martin and November, 1971, which is the re- Martin,

turn date for such citation, before the unknown owners, if any, of the terest, penalties and costs allowed the Honorable District Court of herein after described property. by law thereon, up to and includ- Garza County, Texas, to be held the unknown heirs of the unknown ing the day of judgment herein and at the courthouse thereof, then and owners and of the known owners, there to show cause why judgment if any known owners are n a m e d shall not be rendered for , s u c h herein, if the known owner, if any, taxes, penalties and interest and be deceased, and the unknown costs, and condemning said prop- stockholders of any cor p o r a tion erty and ordering foreclosure of the named as defendant herein, if any, venors shall take notice that claims constitutional and statutory liens and to all persons, including ad- of said suit is 2806, that the names after be filed in said cause by all for taxes due the Plaintiffs, and verse claimants, owning or having of all taxing units which assess other parties herein, and all of delinquent on said property at the the taxing units, parties hereto, any legal or equitable interest in time this suit was filed but a 11 and those who may intervene here- or lies upon the following description or lien upon the following described taxes becoming delinquent thereon in, together with all interest, pen- property, delinquent to Plaint i f.fs alties and costs allowed by law up herein, for taxes, to-wit: to and including the day of judg-Lot 2, Block 51 in the City ment herein, and all costs of this

District Clerk

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

and seal of office of said Court in to the Plaintiffs herein for taxes the City of Post, Garza County, as shown by exhibits 'A", "B" and "C" attached hereto, exclusive of interest, penalties and costs and (s) CARL CEDERHOLM

Garza County, Texas, to be held herein after described property, at the courthouse thereof, then and the unknown heirs of the unknown owners and of the known owners, shall not be rendered for such if any known owners are named perty and that said suit is now date of judgment, including all in- herein, together with all interest taxes, penalties and interest and herein, if the known owner, if any, pending in the District Court of costs, and condemning said prop- be deceased, and the unknown Garza County, Texas, 106th Judierty and ordering foreclosure of the stockholders of any corporation constitutional and statutory liens named as defendant herein, if any, for taxes due the Plaintiffs, and and to all persons, including adand those who may intervene here- any legal or equitable interest i n in, together with all interest, pen- or lien upon the following described alties and costs allowed by law up property, delinquent to Plaint if fs herein, for taxes, to-wit:

Lots 7 and 8, Block 57, in th City of Post, Texas,

Which said property is delinquent and seal of office of said Court in to the Plaintiffs herein for taxes property herein above described, the City of Post, Garza County, as shown by exhibits "A","B" and and in addition to the taxes, all in-"C" attached hereto, exclusive of terest, penalties and costs allowed interest, penalties and costs and by law thereon, up to and includpenalties and costs, thereon, allow- of liens, if any, securing the payed by law up to and including the ment of same, as provided by law. day of judgment herein.

You are hereby notified that suit has been brought by Post Indepen- venors shall take notice that claims dent School District, White R i ver not only for any taxes which were Municipal Water District and the delinquent on said property at the City of Post, Texas, against parties time this suit was filed but all above named as defendants, by pe- taxes becoming delinquent thereon taxes, penalties and interest and tition filed on the 5th day of Octo- at any time, thereafter, up to the ber, 1971, in a certain suit styled date of judgment, including all in- erty and ordering foreclosure of Post Independent School District, terest, penalties and costs allowed the

and W. C. Hicks, for collection of taxes on said pro- out further citation or notice to any to, and those who may interven e perty and that said suit is now parties herein, and all said parties herein, together with all interest, Garza County, Texas, 106th Judi- answer to all claims and pleadings cial District, and the file n u mber now on file and which may hereand collect taxes on the property these taxing units above n a m e d,

and Garza County. Plaintiffs and all other taxing units who may set up their tax appear and defend such suit on the

linquent ad valorem taxes on the of forty-two (42) days from and property herein above described, after the date of issuance hereof. and in addition to the taxes, all in- the same being the 22nd day of terest, penalties and costs allowed November, 1971, which is the reby law thereon, up to and includ- turn date for such citation, before there is included in this suit in ad- ing the day of judgment herein and the Honorable District Court of dition to the taxes, all said interest, the establishment and foreclosure Garza County, Texas, to be held at

ber, 1971, in a certain suit styled not only for any taxes which were Post Independent School District, Et Al Vs. Lora A. Chipley and John K. Smith. for collection of taxes on said pro-

therefor, be recovered herein withcial District, and the file n u mber out further citation or notice to any this suit. of said suit is 2807, that the names of all taxing units which assess parties herein, and all said parties and collect taxes on the property herein described, not made parties answer to all claims and pleadings to this suit are the State of Texas and Garza County. after be filed in said cause by all 1971.

Plaintiffs and all other taxing other parties herein, and all of these taxing units above named. units who may set up their tax who may intervene herein and set claims herein, seek recovery of deup their respective tax claims SEAL linquent ad valorem taxes on the against said property. You are hereby commanded to ap pear and defend such suit on the

first Monday after the expiration there is included in this suit in ad- ing the day of judgment herein and of forty-two (42) days from and dition to the taxes, all said interest, the establishment and foreclosure after the date of issuance hereof, the same being the 22nd day of November, 1971, which is the re-All parties to this suit, including turn date for such citation, before

Plaintiffs, Defendants and interthe Honorable District Court of Garza County, Texas, to be held at the courthouse thereof, then and there to show cause why judgment shall not be rendered for such costs. and condemning said propconstitutional and statutor Et Al Vs. John Hicks, D. B. Hicks by law thereon, may upon request liens for taxes due the Plaintiffs therefor, be recovered herein with- and the taxing units, parties here-

pending in the District Court of shall take notice of and plead and penalties and costs allowed by law up to and including the day of judgment herein, and all costs of this suit.

Issued and given under my hand and seal of office of said Court in herein described, not made parties who may intervene herein and set the City of Post, Garza County, to this suit are the State of Texas up their respective tax claims Texas, this 5th day of October. 1971.

(s) CARL CEDERHOLM District Clerk Garza County, Texas SEAL

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority

4tc (9-21)

venors shall take notice that claims ; costs, and condemning said propnot only for any taxes which were erty and ordering foreclosure of delinquent on said property at the the constitutional and statutor y time this suit was filed but all liens for taxes due the Plaintiffs, taxes becoming delinquent thereon and the taxing units, parties hereat any time, thereafter, up to the to, and those who may interven e terest, penalties and costs allowed penalties and costs allowed by law by law thereon, may upon request up to and including the day of judgment herein, and all costs of

Issued and given under my hand shall take notice of and plead and and seal of office of said Court in the City of Post, Garza County, now on file and which may here- Texas, this 5th day of Oct ober,

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

CITATION BY PUBLICATION STATE OF TEXAS

COUNTY OF GARZA In the name and by the authority of the State of Texas, notice is hereby given as follows: TO: F. W. Custis,

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

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

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

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

Post Independent School District, Et Al Vs. F. W. Custis. for collection of taxes on said pro

perty and that said suit is now pending in the District Court of Garza County, Texas, 106th Judicial District, and the file number of all taxing units which assess and collect taxes on the property herein described, not made parties to this suit are the State of Texas and Garza County

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

to the Plaintiffs herein for taxes and in addition to the taxes, all in as shown by exhibits "A", "B" and terest, penalties and costs allowed by law thereon, up to and including the day of judgment herein and the establishment and foreclosure of liens, if any, securing the payment of same, as provided by law, All parties to this suit, including Plaintiffs Defendants and inter-

venors shall take notice that claims has been brought by Post Indepen- not only for any taxes which were

therefor, be recovered herein with-

out further citation or notice to any

paries herein, and all said parties

shall take notice of and plead and

answer to all claims and pleadings

now on file and which may here-

after be filed in said cause by all

other parties herein, and all of

these taxing units above na m e d,

You are hereby commanded to ap-

the same being the 22nd day of

Garza County, Texas, to be held at

the courthouse thereof, then and

there to show cause why judgment

shall not be rendered for such

against said property.

against said property. You are hereby commanded to claims herein, seek recovery of de- first Monday after the expiration

herein, together with all interest, up to and including the day of judgment herein, and all costs of this suit. Issued and given under my hand and seal of office of said Court in the City of Post, Garza County, Texas, this 5h day of October, (s) CARL CEDERHOLM District Clerk Garza County, Texas 4tc (9-21) Dodson's We Repair

TIMEX

WATCHES

1971.

#### Page 12 Thursday, Oct. 28, 1971 The Past (Texas) Dispatch Flying Queens to hold cage clinic

include Claude against Robinson,

N 44 9 194

PLAINVIEW — Wayland Baptist College Hutcherson Flying Queens, Internationally known and national ing. The Flying Queens will be on hand for demonstrations and peraship women's basketball formances during the day. High school games slated for the m, will move into action on Nov. as they stage the fifth annual High School Basketball Clinic. afternoon and evening of the clinic

Registration begins on Nov. 6 at 9 a.m. in Hutcherson Physical Ed. Canyon against Hale Center, Spear ucation Center on the Way I and man against New Home and Friona campus, Eight Plainview area high against Sanford-Fritch. school teams will be matched in

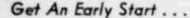
afternoon games. Buttons were first put on men's Following the 9 o'clock registra- coat sleeves by Frederick the tion session, Harley J. Redin, coach Great, to keep his soldiers from of the Flying Queens for some 16 wiping their noses on their sleeves.

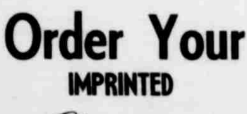


happens on the highway; but it is an unsanitary, unsightly and expensive problem in our cities, too.

Many times our city streets are littered by people who simply don't realize that they are littering ... Be a litter quitter.

UNITED STATES BREWERS ASSOCIATION, INC. 905 International Life Bldg. Austin, Texas 78701





Christmas

Cards NOW



#### NOTICE OF THE INTENTION OF THE CITY OF POST, TEXAS, TO ACCEPT BIDS FOR

OIL AND GAS LEASES Notice is hereby given that the City of Post, Texas, acting by and through its duly elected and qualified City Council will on the 12th day of November, 1971, at twelve noon at the Council room of the City Hall in Post, Texas, accept sealed bids for an oil and gas lease (no other minerals except sulphur) on the following described property in Garza County, Texas, owned by the City of Post, Texas:

All of the following two tracts of land located in Garza County, Texas, and being described by metes and bounds as follows: FIRST TRACT: Beginning at a point in the South

line of First Street of the City of Post extended West, 1,920 feet



Southland Eagles rip Flower Grove

long and 18 inches wide. He says It is another cool and cloudy day he has a whole row of mustard like so that pastures have time to be-By TOMMIE WILKE in Southland (Monday). Still n o t that, I have never seen one so big, too much activity going on-farm- have you? By the way, it was nice ing wise. A few farmers in the area and tender too.

Sherri Wilke attended the Lubhave started defoliating their cotton, but with this damp weat h e r, bock-Crosby-Garza County Medical I just don't know how much good Assistants Society's annual educait is going to do. Well, at least we tional symposium which was held haven't received a freeze yet, and at the KoKo Inn Saturday and Sunday. The theme of the symposium for that we are thankful!

The Southland Eagles ripped the was "Welcome to Our World of Flower Grove Dragons to shr e d s Medical Progress" and was mainlast Friday night with a score of ly on first aid.

64-39! Joe Eckert went over that Mike Mason, who is working in goal line eight times for South- San Angelo at present, came home land. Hooray for the Eagles! They on Saturday to attend the funenral will be playing their last game of of Monte Polk, and to visit with week. the season here at Southland th is his parents, Mr. and Mrs. Jim Macoming Friday night when they son

We extend our deepest sympathmeet Bula. So far, Bula hasn't been beaten this year. Good luck, Eag- ies to the family of Louis Brosch who died last week after a long

We wish to extend our deep est illness. His funeral was on Satursympathies to the family of Mrs. day. Louis and his family were Rose Gindorf who passed from this former residents of this community life this morning (Monday) around before moving to Lubbock. He was 5:30 or 5:45 a.m. after a very the uncle of E. L. Brosch of this short illness. Mrs. Gindorf wasn't community

Mr. and Mrs. Sid Stengel of Plafeeling too well all last week, but didn't go into the hospital until no were here over the weekend vis-Thursday. The doctor told the fam- iting with her parents. Mr. and ily Sunday night that she was doing Mrs. E. L. Brosch. They attended real well and that possibly she the Louis Brosch funeral.

could leave the hospital Tuesday or Here's a great big belated "hap-Wednesday. Mrs. Gindorf is sur- py birthday" to Mrs. Mary McKee from the West line of 'M' Street vived by one daughter, Mrs. Walter who celebated her birthday i as t Stolle and two sons, Elmer and week.

Sgt. and Mrs. Charles White and

Mr. and Mrs. Leroy Zieschang

THENCE South 89 degrees 47 Chris and many other relatives and Mr. and Mrs. F. W. Callaway minutes West along the South friends. May God be with and com- spent the weekend at a trail er camp ground near Andrews.

Mr. and Mrs. Max Coutrney and E. L. Anderson is still very sertwo children spent the weekend at iously ill in Mercy Hospital and he Oak Creek.

Mrs. Arthur Stolle, Mrs. Willie Becker, Mrs. Junior Becker, Mrs. Jim Parker, Mrs. Bob Camden, and Mrs. Delmas Luedke and Yours truly attended the ALCW fall work-

THENCE South 1 degrees 13 family out by sitting from 10 p.m. minutes East 20 feet to the place until 2 a.m. or from 2 a.m. to 6 two children are here visiting her a.m., please call 996-2423. Thank mother, Mrs. Mary Lois McNeely and his parents, Mr. and Mrs. Frank White of Slaton. They will Mrs. Pauline Siewert is also a North Line of First Street of the patient at Mercy Hospital and Mrs. spend several weeks here be fore City of Post extended West 3,960 Mary Stolle has been there but may heading for Anchorage, Alas k a. where Charles will be stationed for be released today (Monday). May four years. They will drive to Van-God be with these ladies and I a y

couver, B.C., by way of California minutes East a distance of 20 We would like to extend our and there they will take a ship to deepest sympathies to the family Haines. Alaska, where they will THENCE South 89 degrees 47 of Mrs. Ann Blythe of Plainv i e w once again take their car and

feet to a point in the West Line day night. Her son, Joe, is the son- will be stationed at Elmendorf air in-law of Mr. and Mrs. Willie base. They have reservations for Nov. 23 in Vancouver. I'll just bet that Mrs. McNeely will be heading for Alaska one of these days for a Mrs. Mable Williams and Mrs. visit

day off last week. They also visited Rev. and Mrs. C. T. Jordan and

and Mr. and Mrs. R. M. McMinn came down to our house Saturday to a point in the Northwesterly Churches which was held in the Lubbock Oakwood Baptist Chur c h Mr. and Mrs. Johnny Flannagan County Road a distance of 150 went to Sweetwater Wednesday of

3tc 10-28

### USE OF WINTER PASTURE Grazing management is a key item in the proper utilization o

item in the proper utilization of winter pastures, emphasizes Dr. Neal Pratt, Extension agronomist. Winter pastures produce a top qua-lity forage and should be grazed with livestock that have high market value. Grazing should be withheld until winter is approach in g come thoroughly established and to make sufficient growth.

night for some games of 88. Now let me see-who women-the men or the women? Know what?, I can't remember, Ha!

1 am reading "The Pop u l ation Bomb" by Dr. Paul R. Ehrlich. On made buns, blackeyed peas, she the cover it says: "While you are reading these words, five people, mostly children, have died of starvation - and forty more babies have been born." Startling, is n't it? Goodbye until this time next

Past schools lunchroom mean or the coming week are as tolors Monday: Fish sticks, creame potatoes, green peas, hot rolls, to tar sauce, apricot crisp, honey to peanut butter, half pint of mik. Tuesday: Pinto beans with meat, buttered corn, cabbage sin cornbread, orange juice, jello, ha Wednesday: Turkey and drea

Lunchroom menus

ing, cranberry sauce, green bette tossed salad, banana cream pas ing, half pint of milk, Thursday: Hamburger on kitche

tomatoes, onion, pickles, lettuce mustard, mayonnaise, sweet po-to spice cake, half pint of milt. Friday: Spanish rice with neg green beans, cream style corn be cuits, chocolate no-bake cook its half pint of milk.





Line of said First Street extend- fort this family in their bereaveed West a distance of 1,970 feet ment. to a point in the Southeast Line of a County Road; ty Road a distance of 50 feet;

of the said City of Post;

of 1.935 feet: of beginning

SECOND TRACT Beginning at a point in the

feet from the West Line of "M" Street of said City; THENCE South O degrees 13 his healing hands upon them.

minutes West a distance of 1.320 who died very suddenly last Satur- drive on to Anchorage. Charles

of Section 1231; THENCE South 1 degrees 35 Becker. May God comfort this famminutes East along the West ily in their sorrow. Line of Section 1231 a distance of 60 feet to a point in the South Louise Stubblefield of Happy visit-

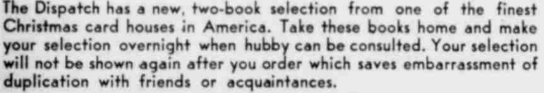
Line of First Street extended ed with Mrs. D. D. Pennell Thurs-West: THENCE North 89 degrees 47 Mrs. Dan Siewert at Hackberry. minutes East along the South Line of said First Street, extend- Mrs. D. D. Pennell attended the ed West a distance of 1270 feet Annual Association of the Baptist

Line of a County Road; THENCE Northeasterly along last week. the Northwesterly Line of said

feet to a point in the North Line last week for a singing engagement. of said First Street extended I think that a record has been West: set in good old Southland. Our

THENCE South 89 degrees 47 Baptist pastor, Rev. Jordan, minuter West along the North brought a mustard green leaf into Line of said First Street extendpost office one day last week and ed West a distance of 80 feet to I measured it. It was 26 inche s the place of beginning, and containing 2.8 acres, more or less, 1971 including all of lessors land which is adjacent, or contiguous to the above described land, and located in Section 1231, Certificate No. 66, which is not pre sently under an existing Oil, Gas and Mineral Lease. On such date and at such place said City will and receive any and all bids submitted for leasing of such land and in the discretion of the City council shall award the lease to the highest and best hidder submitting a bid therefore. WITNESS my hand and seal of office, this 22nd day of October

THENCE Northeasterly along is needing someone with him round the Southeast Line of said Coun- the clock. The family is sitting with him during the day, but they THENCE North 89 degrees 47 are needing men to sit with h i m Ms. Leroy Zieschange, Mrs. Otho minutes East 20 feet North of at night. My husband, Edmund, Dillard, Mrs. Cecil Stolle, Rev. and parallel to the South Line has been working on a list and if of said First Street a distance any off you men out there in newspaper land would like to help this shop at Littlefield Sunday.



### NO ORDERS ACCEPTED AFTER NOV. 15

# The Post Dispatch



(s) WANDA WILKERSON City Secretary City of Post, Texas

### It's Healthy to Owe a Little!

A wise man once said that it's actually "healthy" to owe a little-so long as it's only for a little while.

Yes, it is smart to buy on credit, but it's even smarter to pay your bills promptly.

Most people prefer to buy on credit. It's convenient and lets you take advantage of low sale prices "on the spot."

So keep your credit record spotless — by paying your bills promptly.

Retail Merchants Assn. of Post

226 E. Main - Dial 2844

You can put your sales message into almost 2,000 local and area homes each week for as little as 75c with a classified ad in



### THE POST DISPATCH

WEEKLY WANT AD DEADLINE - WED. NOON If you call yours in-please pay before the first and save us billing.

The Post Dispatch

DIAL 2816

### siting makes news Graham community The Melvin Williams family and

MRS. GLENN DAVIS MRS. GLENN Deel spent the Jesse Edwards family were ad Mrs. E. E. Peel spent supper guests of Mr. and Mrs. D. near Springtown with R. Hagle and they celebrated Mrs. Mr. and Mrs. John Edwards' birthday. other relatives.

d other relatives. d Mrs. Delwin Fluitt and Mrs. Delwin Fluitt and Mrs. Mike Choate visited Mr. and Mrs. Marion Mathews d Mrs. Delwin Fluitt and Dinner Theatre in Lub- had supper in Lubbock and attend-

Carl Fluitt h a d Mrs. Glenn Davis visited in Am Wednesday with arillo from Wednesday until Satur-L. W. Gandy, day last week with sisters-in-law e en to Lubbock wh e r e Mrs. Lucy Gorman and Mrs. Mary and with Ray McClell an Lee Savage, and other relat i ver and friends. ad Hospital.

clellan returned home Mrs. Bruce Ledbetter has been a hospital Friday and is patient in Garza Memorial Hospiwell. On their way tal for more than a week and was ad lunch with Mr. and expected to return home Tuesday. McClellan and family. We wish for her a quick recovery. nd Mrs. Ben Benton are Mrs. R. L. Gillstrap and children L. G. of Levelland visited her pare n t s. Mrs. Thuett. They Mr. and Mrs. Wilson D. Williams back to Dallas. last Sunday. Saturday visitors in Homer Jones and the Williams home were Mrs. Rogwere Sunday lun c h e on er Blair and twin sons, Mrs. Weld-Mrs. Glenn Davis. on Reed and daughter of Justi c ed Mrs. L. H. Peel visited burg, and Mrs. Talmadge Tipton of

Cowdrey family.

Mrs. Carl Fluitt.

ed a show last Thursday,

thile Friday afternoon with Close City. in Davis and Todd daughter of Acuff visited a while Saturday afternoon with the Elmer

### inty Records

Marie Elam and others to

and Mr

wir way

ikerson and wife, east 25 at 4 and all of Lot 5, Block Haire and wife to Mary te, Lots 7 and 8, Block 38,

National Bank, Post, to Jim north half of Lots 1 and 2, 9. Post. Lott to M. J. Ewert, Lots

12. Block 91, Post. Pat Sullivan and wife Lo anders and wife, Lot 13 and if of Lot 2, Block 111, Post.

DANCING LESSONS James of Slaton will be

Reddy Room today (Thurs-3:30 p.m. to meet with interested in having their n, ages 4 through h i g h Mrs. Mack Ledbetter and a sister. take dancing lessons.

The Melvin Williams family vismeaning an enthusiast, ited in Slaton with relatives Sunrom the word "fanatic." day afternoon

celebrate her birthday.

Debbie, and other relatives.



MEET YOUR NEW FUNK'S-G DEALER



The Post (Texas) Dispatch Thursday, Oct. 28, 1971 Page 13

with her parents, Mr. and Mrs. Fred Gossett on their way home thinking about winter and spring of conifers (evergreens) are easily from McMurry College homecomwinds, now is the time to submit killed if exposed to air for more ing. Sunday night guets of the applications for seedlings that will than a few minutes, plant ing Gossett were the Rev. and Mrs.

Douglas Gossett of Matador. They be used for windbreaks. were also returning from McMurforestry specialist with the Te x a s sure the roots are fully extended Agricultural Extension Service.

The Jesse Edward family, Mr. and Mrs. Ambers Parrish and Mrs. Pearl Wallace visited Sunday evening with the Melvin Williams ty Extension offices, or from the enough apart to accommodate culfamily. They enjoyed coffee and cake and helping Mrs. Edwards Alto, Texas. "It's important to ap- be planted in a staggered arrange-

Mrs. Kenneth Cook of Amarillo is visiting her parents, Mr. and basis," says Smith. "However, does not allow three or four rows til mid-December."

The seedlings come from the Tex- break. poses, points out the specialist. baldcypress, black locust, black aged trees. walnut, catalpa, Chinese elm, cottonwood, eucalyptus, green a s h, loblolly pine (drought-hardy), mulberry, bois d'arc (osage orange), conderosa pine, shortleaf pine, slash a few years. pine, sweetgum, and sycamore.

"Many of the species are widely adapted, but some should be planted only in certain areas of the state," explains Smith. "If you have questions about certain spe-

Although it's a little early to be ment," advises Smith. "Since roots seedlings an inch or so deeper than That word comes from Bill Smith, they grew in the nursery bed. Be in the hole in a vertical manner." Applications for windbreak seed- The specialist advises that rows lings are available from local coun- of trees should be spaced wide Indian Mound Nursery, Box 337, tivating equipment. Trees should ply early since orders are process- ment in different rows to hasten ed on a first come, first serve the windbarrier effect. If space seedling shipments won't begin un- of trees, a single row of conifers will produce an acceptable wind-

as Forest Service's Indian Mound Conifers should always be water-Nursery and are priced at \$2.50 per ed immediately after planting to 100. Pine seedlings for reforestation settle the soil around the roots, add are also available. The planter the specialist. During a dry summust agree that the seedlings will mer, waterings may be required on not be used for ornamental pur- a weekly basis. Frequent, shallow cultivations aid survival and boost Some 16 species of seedlings are growth. Pruning should be avoided presently available. These include except to clean up broken or dam-

By selecting the proper seedlings and nplanting and caring for them as directed, you can begin to enjoy the benefits of a windbreak in

#### Girl Scouts spend the night at funeral home

Girl Scout Troop 302 had an overcies, direct them to your count y Extension agent, the Indian Mound Nursery, or Texas Forest Service singing by the group, they return-

# Quality

For

Commercial

Printing

at

# Reasonable

#### A GOOD MAN TO KNOW ....

Your new dealer represents Funk's G-Hybrids . . . seed of genetically improved varieties that consistently produce top yields and profits for farmers. Call him soon.



AS

1716 SAN ANTONIO STREET

ficials at Texas A&M University, ed to their beds to find someone College Station, or Texas Tech Un- had put salt, pitato chips, and iversity, Lubbock.

all areas of the state except the Panhandle. The catalpa and Chinese elm are both drought resistant

but are susceptible to cotton root rot. The euonymous, honeyloc u s t. and bois d'arc all are hardy and do well in the drier portions of the

state. Cottonwoods perform best on bottomland sites while eucalyptus

are suitable only for Rio Grande Valley. The ponderosa pine is re-

commended only for areas above the Caprock while the loblolly pine

desires areas with an annual rain-

'Seedlings should be planted im-

fall of at least 20 inches.

crackers in them. Discussing some of the species. Friday morning, the Girl Spouts the specialist says that the Arizona took a tour of the funeral home cypress, for intance, does well in



## rices

## "Guaranteed to Please"

# **DIAL 2816** AND WE'LL COME RUNNING

# The Post Dispatch

# **Tumbling Tumbleweed!**

A familiar sight in TEXAS is the tumbling, stumbling, tumbleweed-drifting aimlessly, going nowhere in particular, and accomplishing nothing. Your advertising needn't be like a tumbleweed.

Consult the adman on your local newspaper. --- He can steer you straight to sales.

AUSTIN 1, TEXAS

ASSOCI

### Page 14 Thursday, Oct. 28, 1971 The Post (Texas) Dispatch Legal Notice -

#### **CITATION BY PUBLICATION** STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority hereby given as follows: TO: Sabina Gonzales,

the unknown owners, if any, of the owners and of the known owners, named as defendant herein, if any, and to all persons, including adverse claimants, owning or having berein, for taxes, to-wit:

Block 1, Lot 15, Bingham Addition to the City of Post, Texas.

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

You are hereby notified that suit has been brought by Post Independent School District, White R i ver City of Post, Texas, against parties above named as defendants, by peber, 1971, in a certain suit styled

Post Independent School District, Et Al Vs. Sabina Gonzales. for collection of taxes on said propending in the District Court of cial District, and the file n u mber of said suit is 2795, that the names and collect taxes on the property herein described, not made parties to this suit are the State of Texas 1971.

and Garza County. Plaintiffs and all other taxing units who may set up their tax claims herein, seek recovery of delinquent ad valorem taxes on the property herein above described, and in addition to the taxes, all interest, penalties and costs allowed GREETING: by law thereon, up to and including the day of judgment herein and establishment and foreclosure plaintiff's petition at or before 10 liens, if any, securing the pay- o'clock A. M. of the first Monday of liens, if any, securing the payment of same, as provided by law.



All parties to this suit, including Plaintiffs, Defendants and intervenors shall take notice that claims not only for any taxes which were

delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon herein after described property, at any time, thereafter, up to the the unknown heirs of the unknown date of judgment, including all inat any time, thereafter, up to the terest, penalties and costs allowed if any known owners are n a m e d by law thereon, may upon request herein, if the known owner, if any, therefor, be recovered herein withbe deceased, a n d t h e unkn o w n out further citation or notice to any stockholders of any corporation 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 hereany legal or equitable interest in after be filed in said cause by all or lien upon the following described other parties herein, and all of property, delinquent to Plaint if fs these taxing units above n a m e d, who may intervene herein and set up their respective tax claims

against said property. You are hereby commanded to to the Plaintiffs herein for taxes appear and defend such suit on the as shown by exhibits "A","B" and first Monday after the expiration of forty-two (42) d a y s from and interest, penalties and costs and after the date of issuance hereof. the same being the 22nd day of November, 1971, which is the return date for such citation, before the Honorable District Court of Garza County, Texas, to be held at

the courthouse thereof, then and there to show cause why judgment shall not be rendered for such Municipal Water District and the taxes, penalties and interest and costs, and condemning said property and ordering foreclosure of tition filed on the 5th day of Octo- the constitutional and statut ory liens for taxes due the Plaintiffs and the taxing units, parties here-

to, and those who may interven e herein, together with a 11 interest, perty and that said suit is now penalties and costs allowed by law up to and including the day of Garza County, Texas, 106th Judi- judgment herein, and all costs of this suit.

Issued and given under my hand of all taxing units which assess and seal of office of said Court in the City of Post, Garza County, Texas, this 5th day of October. (s) CARL CEDERHOLM

1.07		t Clerk	HOLM.
SEAL	Garza	County, 4tc	Texas (9-21)

THE STATE OF TEXAS **TO: Augustine Gomez** 

You are commanded to appear by filing a written answer to the after the expiration of 42 days from the date of issuance of this Cita-



### Happy Birthdays

Oct. 29 Mrs. Leon Miller, Big Spring Wagoner Johnson Ben L. Thomas Mikel Kean Claborn **Rovce** Josev Mrs. Nolan Williams Billie Ray Gossett, Chowchilla, Calif. Mrs. J. W. Shedd Mrs. Joe Vernon Curtis L. Robinson Jr. Oct. 31 Marshall Tipton **Jimmy Smith** Billy Lee Smith Lawrence Bilberry Charles Williams Jr. Mrs. Ken McClintock Mack Kemp Mozella Rogers

### **Openings** exist in Job Corps for young people

LUBBOCK-There are now openngs in the Job Corps for young men and women between the ages 16 and 22 who are not in school, and unable to find adequate jobs, Bert Darden, manager of the Texas Employment Commission said this week.

"Job Corps strengthens basic ed-ucational skills, and offers a wide range of vocational training in job skills which are in demand today. Darden said. In addition, personal development is encouraged through sports, music, hobbles, student government and recreation. Enrollees in this residential train-

ng program receive room and board, medical and dental care, work clothing, a nominal allowance and other benefits Length of training varies with the border. Emphasis in the exercise

individual, some completing the was placed on testing procedures training program within a year, for receiving, assembling and deploying Army units once they arand others taking up to two years. rived, rather than on rapid air Texas Employment Commission interviews and screens applicants transport from the U. S.

In the field maneuver phase of for Job Corps openings and sends the exercise, units of the 1st Infanthe applications to Job Corps headquarters for selection and assigntry Division and the Canadian 4th Mechanized Battle Group enment. At present, most enrollees can gaged in simulated combat with the

be assigned to a Job Corps Center

in Texas, either at Camp Gary, Job Corps, prospective applicants San Marcos, for young men, or at should contact the Texas Employ-McKinney, for young women. For more detailed information on 16th St., in Lubbock. ment Commission office, at 1602

Riley, Kan.

The "Big Red One" division con-

sists of three brigades. The 1st and

2nd brigades are based at Ft. Riley

and the 3rd brigade is permanently

## Post soldier takes part in maneuvers

U. S. FORCES, Germany-Army "aggressor forces" of the U. S. 1st U. S. FORCES, Germany-Army aggress Division (reguarly sta-Pfc, Randy J. Dunn, son of Mr. Armored Division (reguarly sta-and Mrs. Billy B. Holly, 501 West tioned in Germany) and the Ger-bock, second; Bob Carpenter, Men's 100 Class: A. E. Re bock, second; Bob Carpenter, Men's 100 Class: A. E. Re 3rd., Post, Tex., is participating man 35th Panzer Grenadier Bri-with more than 11,000 troops in gade.

Exercise Reforger III is the third Exercise Reforger III in Germany. He is assigned to Headquarters annual operation in the series. The exercises are designed to fulfill Holly, first; T. V. Hampton Company, 1st Engineer Battalion of the 1st Infantry Division at Ft. U. S. commitments to NATO and those made in the 1967 trilateral

Women's Open Class: agreement between the U. S., the Montgomery, first, Boys' Intermediate: Orian ( United Kingdom and the Federal well, first; Bruce Blanton, M Republic of Germany. Boys' Open Class: Joe

#### COUPLE VISITS HERE

stationed at Augsburg, Germany. Capt. and Mrr. Kenith W. Smith The men of the 1st and 2nd briof Austin spent the weekend here ly, first; David Blanton, gades, with support units, flew to visiting his parents, Mr. and Mrs. Germany to join the 3rd and move C. V. Smith. Capt. Smith, who has Carter and Troy Gilmore be to the exercise area extending from been in the Air Force six years, Munich to near the Czechoslovakian will receive his discharge Nov. 27. a weiner roast after the shoe His wife is a native of Turkey.

chairman, for getting in HAS FOOT SURGERY Mrs. Winnie Henderson under- ribbons, and work done on went foot surgery Wednesday of range in preparation for the last week at West Texas Hospital in Lubbock. as a new member

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



# YOU MAY vs. YOU MUST

### By George L. Miller

One of the most important characteristics of the Gospel is the freedom it leaves to men. Love is offered, not forced on us. Nowhere does God step in and steer us around, as if we were infants or mental defectives incapable of making up our own minds. The fact that we often make up our minds wrongly or do things contrary to God's will and injurious to ourselves and

in school. This is forcing a religious practice on others-some thing God himself has consistently refused to do.

One of the key words in this amendment is "Nondenominational". This is supposed to protect our religious freedom, but beware. Who is able to define what "nondenominational" means? In all likelihood, if this ammendment passes countless lawsuits will be fought in courts throughout the land trying to decide whether a particular prayer was denominational or not. With each lawsuit, more definitions will be recorded in the lawbooksand each definition will be a legal restriction on how we worship

it is totally unnecessary. It s prompted by the idea that prayer has been banned from our public schools. That is not true. Compulsory prayer is forbidden, voluntary prayers are not. At the present time then, we have the freedom to pray if we wish

Such a situation seems both true to our American ideal of



recently were as follows:

Men's 175 Class: A. E. Red

first: Richard Montgomery of

Men's 100 Class: Boog Holly

Ed Blanton, second; Jack B

Women's 125 Class: Dota

Boys' Junior Class: Raymie

Among the visitors were h

The club members appreciate

Post. Members and guests er

efforts of Orlan Criswell,

The club welcomes Joe

of Crosbyton, third.

first

Leslie McBride

Elmer Dee Jones

**Charles McDaniel** 

Mrs. Sam Horton

Wayne Whitten

**Bobby Fellers** 

Darrell Stone

Malcolm Bull

W. W. Guthrie

Peggy Howell

Mrs. Clint Herring

James J. Galloway

Nov. 2

Mary Ann Mason, Midland

Terri Sue Sinclair, Abernathy

Karla Evonne Kennedy

Johnny Bilberry, Dallas

Carolyn Joy Calborn

**Bill McMahon** 

Danny Odom

# Legal Notices

TATION BY PUBLICATION TE OF TEXAS NTY OF GARZA

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

O: Petra Galabis, unknown owners, if any, of the ein after described property, unknown heirs of the unknown and of the known owners. mown owners are n a m e d th, if the known owner, if any, decrased, and the unknown tholders of any corporation ed as defendant herein, if any,

to all persons, includi n g adclaimants, owning or having legal or equitable interest in ien upon the following described erty, delinquent to Plaint i f fs in, for taxes, to-wit:

at 19. Block 2, C. Hart Addition the City of Post, Texas. which said property is delinquent

the Plaintiffs herein for taxes shown by exhibits "A","B" and attached hereto, exclusive of rest, penalties and costs and re is included in this suit in adion to the taxes, all said interest, alties and costs, thereon, allowby law up to and including the

of judgment herein. You are hereby notified that suit been brought by Post Indepen-School District, White R i ver ipal Water District and the ty of Post, Texas, against parties ove named as defendants, by pe-tion filed on the 5th day of Octo-1971 in a certain suit styled Post Independent School District. Al Vs. Petra Galabis,

collection of taxes on said prorty and that said suit is now ing in the District Court of arra County, Texas, 106th Judial District, and the file number said suit is 2805, that the names all taxing units which assess d collect taxes on the property rein described, not made parties this suit are the State of Texas nd Garza County.

Plaintiffs and all other taxing hits who may set up their tax laims herein, seek recovery of denquent ad valorem taxes on the perty herein above described. nd in addition to the taxes, all inrest penalties and costs allowed v law thereon, up to and includng the day of judgment herein and e establishment and foreclosure fliens, if any, securing the paytent of same, as provided by law. All parties to this suit, including Plaintiffs, Defendants and intermors shall take notice that claims not only for any taxes which were inquent on said property at the time this suit was filed but all nts becoming delinquent thereon at any time, thereafter, up to the ate of judgment, including all inrest penalties and costs allowed by law thereon, may upon request refor, 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 ow on file and which may here-

after be filed in said cause by all this suit. other parties herein, and all of tese taxing units above n a m e d. and seal of office of said Court in to the Plaintiffs herein for taxes who may intervene herein and set City of Post, Garza C their respective tax claims Texas, this 5th day of October, "C" attached hereto, exclusive of against said property. 1971. interest, penalties and costs and You are hereby commanded to (s) CARL CEDERHOLM there is included in this suit in adopear and defend such suit on the District Clerk first Monday after the expiration Garza County, Texas penalties and costs, thereon, allowd forty-two (42) days from and SEAL ed by law up to and including the 4tc (9-21) after the date of issuance hereof, day of judgment herein. the same being the 22nd day of CITATION BY PUBLICATION November, 1971, which is the re-STATE OF TEXAS has been brought by Post Indepenam date for such citation, before COUNTY OF GARZA dent School District, White R i ver a Honorable District Court of Garza County, Texas, to be held at In the name and by the authority City of Post, Texas, against parties e courthouse thereof, then and of the State of Texas, notice is above named as defendants, by pehere to show cause why judgment hereby given as follows: thall not be rendered for such tition filed on the 5th day of Octo-TO: J. A. Donaldson, taxes, penalties and interest and the unknown owners, if any, of the costs, and condemning said prop- herein after described property. enty and ordering for e closure of the unknown heirs of the unknown the constitutional and statut ory owners and of the known owners. ims for taxes due the Plaintiffs, if any known owners are named and the taxing units, parties here- herein, if the known owner, if any, to and those who may interven e be deceased, a n d t h e unknow n tten, together with a 11 interest, stockholders of any corporation pmalties and costs allowed by law named as defendant herein, if any, up to and including the day of and to all persons, including adludgment herein, and all costs of verse claimants, owning or having S BULLY any legal or equitable interest in Issued and given under my hand or lien upon the following described and seal of office of said Court in property, delinquent to Plaint i f fs the City of Post, Garza County, herein, for taxes, to-wit: Texas, this 5th day of October. Lots 7 and 8, Block 129, in the

City of Post.

interest, penalties and costs and there is included in this suit in addition to the taxes, all said interest, penalties and costs, thereon, allow-

ed by law up to and including the day of judgment herein. You are hereby notified that suit

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

Post Independent School Distict, Et Al Vs. C. W. Morris, for collection of taxes on said property and that said suit is now ding in the District Court of Garza County, Texas, 106th Judicial District, and the file n u mber of said suit is 2798, that the names

of all taxing units which assess and collect taxes on the property herein described, not made parties to this suit are the State of Texas and Garza County.

Plaintiffs and all other taxing units who may set up their tax claims herein, seek recovery of deproperty herein above described. and in addition to the taxes, all interest, penalties and costs allowed

by law thereon, up to and including the day of judgment herein and establishment and foreclosure of liens, if any, securing the payment of same, as provided by law. All parties to this suit, including Plaintiffs, Defendants and intervenors shall take notice that claims not only for any taxes which were uent on said property at the delin time this suit was filed but all taxes becoming delinquent thereon

at any time, thereafter, up to the date of judgment, including all interest, penalties and costs allowed by law thereon, may upon request therefor, be recovered herein without further citation or notice to any parties herein, and all said parties shall take notice of and plead and answer to all claims and pleadings

after be filed in said cause by all 1971. other parties herein, and all of these taxing units above n a m e d. who may intervene herein and set up their respective tax claims against said property.

You are hereby commanded to appear and defend such suit on the STATE OF TEXAS first Monday after the expiration of forty-two (42) d a y s from and COUNTY OF GARZA after the date of issuance hereof. the same being the 22nd day of of the State of Texas, notice is November, 1971, which is the r e- hereby given as follows:

turn date for such citation, before the Honorable District Court of the unknown owners, if any, of the Garza County, Texas, to be held at herein after described property, the courthouse thereof, then and the unknown heirs of the unknown there to show cause why judgment owners and of the known owners, shall not be rendered for such if any known owners are n a m e d costs, and condemning said prop- be deceased, and the unknown erty and ordering for e c losure of stockholders of any cor poration the constitutional and statut ory named as defendant herein, if any, liens for taxes due the Plaintiffs, and to all persons, including adand the taxing units, parties here- verse claimants, owning or having to, and those who may interven e any legal or equitable interest in herein, together with a ! I interest, or lien upon the following described penalties and costs allowed by law property, delinquent to Plaint if fs up to and including the day of herein, for taxes, to-wit:

judgment herein, and all costs of Post, Texas.

terest, penalties and costs allowed penalties and costs allowed by law by law thereon, may upon request therefor, be recovered herein with- judgment herein, and all costs of out further citation or notice to any this suit.

parties herein, and all said parties shall take notice of and plead and and seal of office of said Court in now on file and which may here. Texas, this 5th day of October, after be filed in said cause by all 1971. other parties herein, and all of these taxing units above n a m e d. who may intervene herein and set

up their respective tax claims SEAL against said property.

You are hereby commanded to STATE OF TEXAS appear and defend such suit on the COUNTY OF GARZA first Monday after the expiration linquent ad valorem taxes on the of forty-two (42) days from and of the State of Texas, notice is after the date of issuance hereof, hereby given as follows: the same being the 22nd day of TO: Mrs. Myrtle Batchelor November, 1971, which is the re- the unknown owners, if any, of the turn date for such citation, before herein after described property, the Honorable District Court of the unknown heirs of the unknown Garza County, Texas, to be held at owners and of the known owners, costs, and condemning said prop- named as defendant herein, if any, herein, together with a 11 interest, penalties and costs allowed by law up to and including the day of City of Post, Texas. judgment herein, and all costs of this suit.

Issued and given under my hand and seal of office of said Court in the City of Post, Garza County, now on file and which may here- Texas, this 5th day of October.

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

CITATION BY PUBLICATION

In the name and by the authority TO: Kate Ferguson.

Lot 11, Block 142, in the City of

Issued and given under my hand Which said property is delinquent

units who may set up their tax appear and defend such suit on the claims herein, seek recovery of de first Monday after the expiration inquent ad valorem taxes on the of forty-two (42) days from and TO: Evelyn Boyd, Florence Mc- City of Post, Texas, against parties the source of th property herein above described, after the date of issuance hereof. Cartney, Jerryl Babb and John and in addition to the taxes, all in- the same being the 22nd day of Babb,

terest, penalties and costs allowed November, 1971, which is the re- the unknown owners, if any, of the by law thereon, up to and includ- turn date for such citation, before herein after described property, ing the day of judgment herein and the Honorable District Court of the unknown heirs of the unknown the establishment and foreclosure Garza County, Texas, to be held at owners and of the known owners, of liens, if any, securing the pay-ment of same, as provided by law. there to show cause why judgment herein, if the known owner, if any, All parties to this suit, including shall not be rendered for such be deceased, and the unknown Plaintiffs, Defendants and inter- taxes, penalties and interest and stockholders of any corporation venors shall take notice that claims costs, and condemning said prop named as defendant herein, if any, not only for any taxes which were erty and ordering for eclosure of and to all persons, including addelinquent on said property at the the constitutional and statut ory verse claimants, owning or having of all taxing units which as sess other parties herein, and all of Texas, this 5th day of O c t o ber, there taxing units above n a m e d, 1971. taxes becoming delinquent thereon and the taxing units, parties here- or lien upon the following described herein described, not made parties who may intervene herein and set at any time, thereafter, up to the to, and those who may interven e property, delinquent to Plaint if fs date of judgment, including all in- herein, together with a 11 interest, herein, for taxes, to-wit:

Lots 34 and 35, Block 75, up to and including the day of City of Post, Texas. Which said property is delinquent

to the Plaintiffs herein for taxes Issued and given under my hand as shown by exhibits "A","B" and "C" attached hereto, exclusive of answer to all claims and pleadings the City of Post, Garza County, interest, penalties and costs and there is included in this suit in addition to the taxes, all said interest, (s) CARL CEDERHOLM penalties and costs, thereon, allow-District Clerk

Garza County, Texas day of judgment herein. 4tc (9-21) You are hereby notified that suit CITATION BY PUBLICATION has been brought by Post Independent School District, White River Municipal Water District and the In the name and by the authority City of Post, Texas, against parties

above named as defendants, by petition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District, Et Al Vs. Evelyn Boyd, Florence McCartney, Jerryl Babb and John

Babb. the courthouse thereof, then and if any known owners are naraed for collection of taxes on said pro- out further citation or notice to any there to show cause why judgment herein, if the known owner, if any, perty and that said suit is now parties herein, and all said parties shall not be rendered for such be deceased, and the unknown pending in the District Court of taxes, penalties and interest and stockholders of any corporation Garza County, Texas, 106th Judi- answer to all claims and pleadings cial District, and the file n u mber erty and ordering for e closure of and to all persons, including ad. of said suit is 2802, that the names the constitutional and statut ory verse claimants, owning or having of all taxing units which assess liens for taxes due the Plaintiffs, any legal or equitable interest in and collect taxes on the property and the taxing units, parties here- or lien upon the following described herein described, not made parties to, and those who may interven e property, delinquent to Plaint i f fs to this suit are the State of Texas and Garza County. herein, for taxes, to-wit:

Lots 7 and 8, Block 131, of the Plaintiffs and all other taxing units who may set up their tax

Which said property is delinquent claims herein, seek recovery of deto the Plaintiffs herein for taxes linquent ad valorem taxes on the of forty-two (42) days from and as shown by exhibits "A", "B" and property herein above described, 'C" attached hereto, exclusive of and in addition to the taxes, all ininterest, penalties and costs and terest, penalties and costs allowed there is included in this suit in ad- by law thereon, up to and includdition to the taxes, all said interest, ing the day of judgment herein and penalties and costs, thereon, allow- the establishment and foreclosure ed by law up to and including the of liens, if any, securing the payment of same, as provided by law. day of judgment herein. All parties to this suit, including You are hereby notified that suit has been brought by Post Indepen- Plaintiffs, Defendants and interdent School District, White R i ver venors shall take notice that claims Municipal Water District and the not only for any taxes which were City of Post, Texas, against parties delinquent on said property at the above named as defendants, by pe- time this suit was filed but all tition filed on the 5th day of Octo- taxes becoming delinquent thereon ber, 1971, in a certain suit styled at any time, thereafter, up to the Post Independent School District, date of judgment, including all in-

Et Al Vs. Mrs. Myrtle Batchelor, terest, penalties and costs allowed for collection of taxes on said pro- by law thereon, may upon request perty and that said suit is now therefor, he recovered herein withpending in the District Court of out further citation or notice to any Garza County, Texas, 106th Judi- parties herein, and all said parties cial District, and the file n u mber shall take notice of and plead and taxes, penalties and interest and herein, if the known owner, if any, of all taxing units which a s s e s s now on file and which may hereof said suit is 2803, that the names answer to all claims and pleadings and collect taxes on the property after be filed in said cause by all herein described, not made parties other parties herein, and all of to this suit are the State of Texas these taxing units above n a m e d. who may intervene herein and set and Garza County

Plaintiffs and all other taxing up their respective tax claims units who may set up their tax against said property. You are hereby commanded to claims herein, seek recovery of delinquent ad valorem taxes on the appear and defend such suit on the property herein above described, first Monday after the expiration

and in addition to the taxes, all in- of forty-two (42) d a v s from and terest, penalties and costs allowed after the date of issuance hereof. by law thereon, up to and includ- the same being the 22nd day of ing the day of judgment herein and November, 1971, which is the re-

against said property.

above named as defendants, by petition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District, Et Al Vs. Helen Doris Milow and Clarice Milow.

for collection of taxes on said propending in the District Court of

Garza County, Texas, 106th Judi- answer to all claims and pleadings

to this suit are the State of Texas up their respective tax claims and Garza County.

Plaintiffs and all other taxing units who may set up their tax claims herein, seek recovery of de- first Monday after the expiration linquent ad valorem taxes on the of forty-two (42) days from and property herein above described, after the date of issuance hereof, and in addition to the taxes, all in- the same being the 22nd day of terest, penalties and costs allowed November, 1971, which is the reby law thereon, up to and includ- turn date for such citation, before

the establishment and foreclosure of liens, if any, securing the payed by law up to and including the ment of same, as provided by law. All parties to this suit, including Plaintiffs, Defendants and inter-

> not only for any taxes which were taxes becoming delinquent thereon

therefor, be recovered herein withshall take notice of and plead and now on file and which may hereafter be filed in said cause by all other parties herein, and all of these taxing units above n a m e d,

against said property.

STATE OF TEXAS COUNTY OF GARZA

son.

erty and ordering f o r e c l osure of the constitutional and statutory liens for taxes due the Plaintiffs. and the taxing units, parties hereto, and those who may interven e herein, together with all interest, penalties and costs allowed by law up to and including the day of

this suit. the City of Post, Garza County, Texas, this 5th day of October,

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

CITATION BY PUBLICATION STATE OF TEXAS

In the name and by the authority hereby given as follows:

TO: Jerry Blalock,

time this suit was filed but all erty and ordering for e closure of taxes becoming delinquent thereon the constitutional and statut ory at any time, thereafter, up to the liens for taxes due the Plaintiff date of judgment, including all in- and the taxing units, parties hereterest, penalties and costs allowed to, and those who may interven by law thereon, may upon request herein, together with a 11 interest, therefor, be recovered herein with- penalties and costs allowed by law out further citation or notice to any up to and including the day of perty and that said suit is now parties herein, and all said parties judgment herein, and all costs of shall take notice of and plead and this suit.

Issued and given under my hand cial District, and the file number now on file and which may here- and seal of office of said Court in of said suit is 2801, that the names after be filed in said cause by all the City of Post, Garza County.

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

You are hereby commanded to SEAL appear and defend such suit on the CITATION BY PUBLICATION STATE OF TEXAS

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

TO: J. P. Cavett andn J. Rector ing the day of judgment herein and the Honorable District Court of Ward, Garza County, Texas, to be held at

the unknown owners, if any, of the the courthouse thereof, then and herein after described property, there to show cause why judgment the unknown heirs of the unknown shall not be rendered for such owners and of the known owners, taxes, penalties and interest and if any known owners are n a m e d venors shall take notice that claims costs, and condemning said propherein, if the known owner, if any, erty and ordering for e c losure of be deceased, and the unknown delinquent on said property at the the constitutional and statut ory stockholders of any corporation time this suit was filed but all liens for taxes due the Plaintiffs, named as defendant herein, if any, and the taxing units, parties hereand to all persons, including adat any time, thereafter, up to the to, and those who may interven e verse claimants, owning or having date of judgment, including all in- herein, together with a 11 interest, any legal or equitable interest in terest, penalties and costs allowed penalties and costs allowed by law or lien upon the following described by law thereon, may upon request up to and including the day of judgment herein, and all costs of property, delinquent to Plaint i f fs herein, for taxes, to-wit: this suit

Lot 11, Block 23, in the City of Issued and given under my hand Post, Texas. and seal of office of said Court in

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

You are hereby notified that suit has been brought by Post Independent School District, White R i ver Municipal Water District and the

above named as defendants, by petition filed on the 5th day of Octothe unknown owners, if any, of the ber, 1971, in a certain suit styled herein after described property, Post Independent School District, Et Al Vs. J. F. Cavett and J. Rector Ward.

for collection of taxes on said proherein, if the known owner, if any, perty and that said suit is now be deceased, a n d t h e unkn o w n pending in the District Court of stockholders of any corporation Garza County, Texas, 106th Judinamed as defendant herein, if any cial District, and the file n u mber and to all persons, including adof said suit is 2796, that the names verse claimants, owning or having of all taxing units which assess any legal or equitable interest in and collect taxes on the property or lien upon the following described herein described, not made parties property, delinquent to Plaint if fs to this suit are the State of Texas

herein, for taxes, to-wit: and Garza County. Lot 11, Block 22, in the City of Plaintiffs and all other taxing Post, Texas. units who may set up their tax Which said property is delinquent claims herein, seek recovery of delinguent ad valorem taxes on the as shown by exhibits "A","B" and property herein above described, 'C'' attached hereto, exclusive of and in addition to the taxes, all ininterest, penalties and costs and terest, penalties and costs allowed there is included in this suit in adby law thereon, up to and includdition to the taxes, all said interest. ing the day of judgment herein and penalties and costs, thereon, allowthe establishment and foreclosure ed by law up to and including the of liens, if any, securing the payday of judgment herein. ment of same, as provided by law. You are hereby notified that suit All parties to this suit, including has been brought by Post Indepen-Plaintiffs, Defendants and interdent School District. White R I ver venors shall take notice that claims Municipal Water District and the not only for any taxes which were City of Post, Texas, against parties above named as defendants, by pe-

delinquent on said property at the time this suit was filed but all tition filed on the 5th day of Octotaxes becoming delinquent the unknown owners, if any, of the Der. 1971, in a certain suit styled at any time, thereafter, up to the Post Independent School District, date of judgment, including all interest, penalties and costs allowed by law thereon, may upon request if any known owners are n a m e d for collection of taxes on said protherefor, be recovered herein with out further citation or notice to any parties herein, and all said parties shall take notice of and plead and answer to all claims and pleadings now on file and which may here after be filed in said cause by al other parties herein, and all o these taxing units above named who may intervene herein and se up their respective tax claim against said property. units who may set up their tax You are hereby commanded t Which said property is delinquent claims herein, seek recovery of deappear and defend such suit on th first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 22nd day o November 1971 which is the return date for such citation, befor the Honorable District Court o Garya County, Texas, to be held r ment of same, as provided by law the courthouse thereof, then a n there to show cause why judgmer shall not be rendered for suc taxes, penalties and interest an costs, and condemning said proj erty and ordering for eclosure a the constitutional and statut or liens for taxes due the Plaintiff and the taxing units, parties her to, and those who may interven terest, penalties and costs allowed herein, together with a 11 interes penalties and costs allowed by la up to and including the day e judgment herein, and all costs this suit. Issued and given under my har and seal of office of said Court the City of Post, Garza Count Texas, this 5th day of Octobe 1971

Texas, this 5th day of October. 1971 who may intervene herein and set up their respective tax claims SEAL You are hereby commanded to

appear and defend such suit on the

first Monday after the expiration after the date of issuance hereof, the same being the 22nd day of November, 1971, which is the return date for such citation, before the Honorable District Court of Garza County, Texas, to be held at the courthouse thereof, then and there to show cause why judgment shall not be rendered for such taxes, penalties and interest and costs, and condemning said prop-

judgment herein, and all costs of

Issued and given under my hand and seal of office of said Court in to the Plaintiffs herein for taxes 1971

COUNTY OF GARZA

of the State of Texas, notice is

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

hereby given as follows:

the City of Post, Garza County,

day of judgment herein. In the name and by the authority of the State of Texas, notice

City of Post, Texas, against parties TO: Alice and Elizabeth Robin

the unknown heirs of the unknown owners and of the known owners. if any known owners are named

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

GTATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority of the State of Texas, notice is day of judgment herein. bereby given as follows: TO: C. W. Morris.

he unknown owners, if any, of the herein after described property, the unknown heirs of the unknown owners and of the known owners, if any known owners are n a m e d erein, if the known owner, if any, be deceased, and the unkn ow n stockholders of any corporation named as defendant herein, if any, and to all persons, including ad-Et Al Vs. J. A. Donaldson, verse claimants, owning or having I any legal or equitable interest in I or lien upon the following described ein, for taxes, to-wit: Lot 10, Block 8, in the City

Post, Texas.

ber, 1971, in a certain suit styled Post Independent School District, Et Al Vs. Kate Ferguson,

for collection of taxes on said property and that said suit is now pending in the District Court of Garza County, Texas, 106th Judiof said suit is 2804, that the names who may intervene herein and set of all taxing units which assess up their respective tax claims and collect taxes on the property against said property. herein described, not made parties to this suit are the State of Texas

and Garza Chanty. units who may set up their tax after the date of issuance hereof. Which said property is delinquent property herein above described, turn date for such citation, before

to the Plaintiffs herein for taxes and in addition to the taxes, all in- the Honorable District Court of as shown by exhibits "A","B" and terest, penalties and costs allowed Garza County, Texas, to be held at "C" attached hereto, exclusive of interest, penalties and costs and there is included in this suit in addition to the taxes, all said interest. penalties and costs, thereon, allowed by law up to and including the

You are hereby notified that suit has been brought by Post Indepen-dent School District, White R i ver delinquent on said property at the Municipal Water District and the City of Post, Texas, against parties above named as defendants, by po-tition filed on the 5th day of Octoat any time, thereafter, up to the date of judgment, including all inber, 1971, in a certain suit styled terest, penalties and costs allowed this suit. Post Independent School District, by law thereon, may upon request

therefor, be recovered herein withfor collection of taxes on said pro- out further citation or notice to any the City of Post, Garza County, perty and that said suit is now parties herein, and all said parties Texas, this 5th day of October, pending in the District Court of shall take notice of and plead and 1971. Garza County, Texas, 106th Judi- answer to all claims and pleadings reperty, delinquent to Plaint if fa cial District, and the file number now on file and which may here

of said suit is 2809, that the names after be filed in said cause by all of all taxing units which a s s e s s and collect taxes on the property herein described, not made parties who may intervene herein and set CITATION BY PUBLICATION

Which said property is delinquent to the Piaintiffs herein for taxes as shown by exhibits "A", "B" and "C" attached hereto, exclusive of Plaintiffs and all other taxing COUNTY OF GARZA

ounty, as shown by exhibits "A", "B" and the establishment and foreclosure turn date for such citation, before of liens, if any, securing the pay- the Honorable District Court of ment of same, as provided by law. Garza County, Texas, to be held at All parties to this suit, including the courthouse thereof, then and dition to the taxes, all said interest, Plaintiffs, Defendants and inter- there to show cause why judgment venors shall take notice that claims shall not be rendered for such not only for any taxes which were taxes, penalties and interest and delinquent on said property at the costs, and condemning said prop-

You are hereby notified that suit time this suit was filed but all erty and ordering for eclosure of taxes becoming delinquent thereon the constitutional and statut ory at any time, thereafter, up to the liens for taxes due the Plaintiffs, Municipal Water District and the date of judgment, including all in- and the taxing units, parties hereterest, penalties and costs allowed to, and those who may interven e by law thereon, may upon request herein, together with a 11 interest, therefor, be recovered herein with- penalties and costs allowed by law out further citation or notice to any up to and including the day of parties herein, and all said parties judgment herein, and all costs of shall take notice of and plead and this suit.

Issued and given under my hand answer to all claims and pleadings now on file and which may here- and seal of office of said Court in after be filed in said cause by all the City of Post, Garza County, other parties herein, and all of Texas, this 5th day of October, cial District, and the file n u mber these taxing units above n a m e d, 1971.

You are hereby commanded to SEAL

appear and defend such suit on the CITATION BY PUBLICATION first Monday after the expiration Plaintiffs and all other taxing of forty-two (42) days from and STATE OF TEXAS COUNTY OF GARZA claims herein, seek recovery of de- the same being the 22nd day of In the name and by the authority of the State of Texas, notice is linquent ad valorem taxes on the November, 1971, which is the rehereby given as follows: TO: rice Milow.

by law thereon, up to and includ- the courthouse thereof, then and ing the day of judgment herein and there to show cause why judgment the establishment and foreclosure shall not be rendered for such of liens, if any, securing the pay- taxes, penalties and interest and ment of same, as provided by law. costs, and condemning said prop-All parties to this suit, including erty and ordering for eclosure of Plaintiffs, Defendants and inter- the constitutional and statut ory venors shall take notice that claims liens for taxes due the Plaintiffs, not only for any taxes which were and the taxing units, parties hereto, and those who may interven e time this suit was filed but all herein, together with all interest, taxes becoming delinquent thereon penalties and costs allowed by law up to and including the day of judgment herein, and all costs of

> Issued and given under my hand and seal of office of said Court in

> > (s) CARL CEDERHOLM **District** Clerk Garza County, Texas

In the name and by the authority

herein after described property. the unknown heirs of the unknown Et Al Vs. Alice and Elizabeth Robowners and of the known owners, inson,

herein, if the known owner, if any, perty and that said suit is now be deceased, and the unknown pending in the District Court of herein, for taxes, to-will

to the City of Post, Texas.

day of judgment herein.

You are hereby notified that suit All parties to this suit, including has been brought by Post Indepen- Plaintiffs. Defendants and interdent School District. White R i ver venors shall take notice that claims Municipal Water District and the not only for any taxes which were City of Post, Texas, against parties delinquent on said property at the above named as defendants, by pe- time this suit was filed but all tition filed on the 5th day of Octo- taxes becoming delinquent thereon ber, 1971, in a certain suit styled at any time, thereafter, up to the Post Independent School District, date of judgment, including all in-

Et Al Vs. Jerry Blalock, the unknown owners, if any, of the herein after described property. the unknown heirs of the unknown owners and of the known owners, and to all persons, including ad- herein described, not made parties other parties herein, and all of

any legal or equitable interest in and Garza County.

herein, for taxes, to-wit: Block 1, Lot 24, Bingham Addition to the City of Post, Texas. Which said property is delinquent

(s) CARL CEDERHOLM

Garza County, Texas

Helen Doris Milow and Cla

41c (9-21)

District Clerk

day of judgment herein. has been brought by Post Indepen- delinquent on said property at the costs, and conduction

stockholders of any corporation Garza County, Texas, 106th Judinamed as defendant herein, if any, cial District, and the file number and to all persons, including ad- of said suit is 2799, that the names verse claimants, owning or having of all taxing units which a ssess any legal or equitable interest in and collect taxes on the property or lien upon the following described herein described, not made parties property, delinquent to Plaint I f is to this suit are the State of Texas and Garza County. Block 2, Lot 39, C. Hart Addition Plaintiffs and all other tax in

to the Plaintiffs herein for taxes linquent ad valorem taxes on the as shown by exhibits "A", "B" and property herein above described, "C" attached hereto, exclusive of and in addition to the taxes, all in interest, penalties and costs and terest, penalties and costs allowed there is included in this suit in ad- by law thereon, up to and includdition to the taxes, all said interest, ing the day of judgment here and penalties and costs, thereon, allow- the establishment and foreclosure ed by law up to and including the of liens, if any, securing the pay-

for collection of taxes on said pro- by law thereon, may upon request perty and that said suit is now therefor, be recovered herein withpending in the District Court of out further citation or notice to any if any known owners are n a m e d Garza County, Texas, 106th Judi- parties herein, and all said parties herein, if the known owner, if any, cial District, and the file number shall take notice of and plead and be deceased, and the unknown of said suit is 2800, that the names answer to all claims and pleadings stockholders of any corporation of all taxing units which assess now on file and which may herenamed as defendant herein, if any, and collect taxes on the property after be filed in said cause by all

verse claimants, owning or having to this suit are the State of Texas these taxing units above n a m e d, who may intervene herein and set or lien upon the following described Plaintiffs and all other taxing up their respective tax claims

property, delinquent to Plaint i f fs units who may set up their tax against said property. claims herein, seek recovery of de- You are hereby commanded to

linguent ad valorem taxes on the appear and defend such suit on the property herein above described, first Monday after the expiration and in addition to the taxes, all in- of forty-two (42) d a y s from and to the Plaintiffs herein for taxes terest, penalties and costs allowed afer the date of issuance hereof, as shown by exhibits "A","B" and by law thereon, up to and includ- the same being the 22nd day of "C" attached hereto, exclusive of ing the day of judgment herein and November, 1971, which is the reinterest, penalties and costs and the establishment and foreclosure turn date for such citation, before there is included in this suit in ad- of liens, if any, securing the pay- the Honorable District Court of dition to the taxes, all said interest, ment of same, as provided by law. Garza County, Texas, to be held at penalties and costs, thereon, allow-All parties to this suit, including the courthouse thereof, then and ed by law up to and including the Plaintiffs, Defendants and in terthere to show cause why judgment venors shall take notice that claims shall not be rendered to You are hereby notified that suit not only for any taxes which were taxes, penalties and laterast and

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





such

