(First Published in Johnson County Herald Thursday, August 6, 1959)
ORDINANCE NO. 49
An Ordinance prohibiting the placing of notices, signs and advertisement on public property.
Be it ordained by the governing body of the City of Westwood Hills, Kansas:
Section 1. It chall for The

Be it ordained by the governing body of the City of Westwood Hills, Kansas:

Section 1. It shall be unlawful for any person, except a public officer, employee or contractor in the performance of a public duty, to place, post stick, print, paint or otherwise display any notice, placard, bill, card, poster, advertisement, sign or other paper or device calculated to attract the attention of the public, or cause the same to be done by any person, in or on any public sidewalk, street or property dedicated to the public or to public use, or upon a lamp post, pole or tree located on such sidewalk street or property. Any matter or material placed on public property contrary to the provisions of this article may be removed therefrom by or at the direction of any officer or employee of the City.

Section 2. Any person violating this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than \$1.00 nor more than \$25.00.

Section 3. This ordinance shall take

\$25.00.
Section 3. This ordinance shall take affect and be in effect after its publication.
Passed by the City Council this 3rd day of August, 1959.
Approved this 3rd day of August, 1959.

Hal Sandy Mayor

ATTEST: Mayo Ora M. Amberg City Clerk

AFFIDAVIT OF PUBLICATION

State of Kansas, County of Johnson; ss:



LOYD NEFF

of lawful age, being duly sworn upon oath states that he is the Editor of the Johnson County Herald, that said newspaper has been published at least weekly fifty (50) times a year, and has been so published for at least one year prior to the first publication of the attached notice.

That said paper has a general paid circulation on a weekly basis, was entered as second class matter July 17, 1924 at the postoffice at Overland Park, Kansas, under the Act of March 3, 1897, is not a trade, religious, or fraternal publication, and is printed in Johnson County, Kansas.

The attached notice is a true copy, and was printed

and published in the regular and entire issue of the Johnson County Herald for consecutive weeks: First week: August 6, 1959 Second week: Third week: Fourth week: Fifth week: Sixth week: Subscribed in my presence and sworn to before me millied. Notary Public in and for Johnson County, Kansas My commission expires Aug. 12, 1962. \$ 5.59 Publication fee Affidavits, Notary's fee Additional copies Total publication fee \$ 5.59 IN THE COURT OF JOHNSON COUNTY, KANSAS State of Kansas, Johnson County, ss:

Johnson County Herald-Fully qualified to publish legal publications

The within Proof of Publication approved by

			Case No
	•		
	•		
•			Plaintiff.
,			
			vs.
			Defendant.
			PROOF OF PUBLICATION
		٠,	
			·
	/		

(First Published in Johnson County Herald Thursday, August 6, 1959)
ORDINANCE NO. 49
An Ordinance prohibiting the placing of notices, signs and advertisement on public property.

Be it ordained by the governing body of the City of Westwood Hills, Kansas:
Section 1. It shall be unlawful for lany person, except a public officer, employee or contractor in the performance of a public duty, to place, post stick, print, paint or otherwise display any notice, placard, bill, card poster, advertisement, sign or other paper or device calculated to attract the attention of the public, or cause he same to be done by any person, in or on any public sidewalk, street or property dedicated to the public or to public use, or upon a lamp post, pole or tree located on such sidewalk street or property. Any matter or material placed on public property contrary to the provisions of this article may be removed therefrom by or at the direction of any officer or employee of the City.

Section 2. Any person violating this ordinance shall be deemed guilty of a misdemeanor and upon conviction hereof shall be punished by a fine of not less than \$1.00 nor more than \$25.00.

Section 3. This ordinance shall take effect and be in effect after its pub-

not less than \$1.00 nor more than \$25.00.
Section 3. This ordinance shall take affect and be in effect after its publication.
Passed by the City Council this 3rd day of August, 1959.
Approved this 3rd day of August, 1959.

Hal Sandy Mayor

ATTEST: Ora M. Amberg City Clerk

AFFIDAVIT OF PUBLICATION

State of Kansas, County of Johnson, ss:



LOYD NEFF

of lawful age, being duly sworn upon oath states that he is the Editor of the Johnson County Herald, that said newspaper has been published at least weekly fifty (50) times a year, and has been so published for at least one year prior to the first publication of the attached notice.

That said paper has a general paid circulation on a weekly basis, was entered as second class matter July 17, 1924 at the postoffice at Overland Park, Kansas, under the Act of March 3, 1897, is not a trade, religious, or fraternal publication, and is printed in Johnson County, Kansas.

The attached notice is a true copy, and was printed

and published in the regular and entire issue of the Johnson County Herald for1..... consecutive weeks: First week: August 6, 1959 Second week: Third week: Fourth week: Fifth week: Sixth week: Subscribed in my presence and sworn to before me this 6 day of August 19 59 Milded F. Backer Notary Public in and for Johnson County, Kansas My commission expires Aug. 12, 1962. \$ 5.59 Publication fee Affidavits, Notary's fee Additional copies@...... Total publication fee \$ 5.59 IN THE COURT OF JOHNSON COUNTY, KANSAS State of Kansas, Johnson County, ss:, 19..... The within Proof of Publication approved by

Johnson County Herald-Fully qualified to publish legal publications

Plaintiff vs. Defendant PROOF OF PUBLICATION	Case No						
Plaint vs. Defenda		_					
vs. Defenda							
vs. Defend	gard-11		• •	+			
Defend		• .		•			
vs. Defend							
Defend	vs.						
	I	_		•			
FILOUI OF FORMORITOR							
	PROOF OF PUBLICATION						
						,	
						·	
						·	
						·	

An Ordinance prohibiting the placing of notices, signs and advertisement on public property.

Be it ordained by the governing body of the City of Westwood Hills, Kansas:

Section 1. It shall be unlawful for any person, except a public officer, employee or contractor in the performance of a public duty, to place, post, stick, print, paint or otherwise display any notice, placard, bill, card, poster, advertisement, sign or other device calculated to attract the attention of the public, or cause the same to be done by any person, in or on any public sidewalk, street, or property dedicated to the public such as sidewalk. street or property. Any matter or material placed on public property contrary to the provisions of this article may be removed therefrom by or at the direction of any officer or employee of the City.

Section 2. Any person violating this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than \$1.00 nor more than \$25.00.

Section 3. This ordinance shall take effect and be in effect after its publication.

Passed by the City Council this

day of man 1959

Approved this 3rd Day of Wegus, 1959

HAL SANDY Mayor

ATTEST Living

An Ordinance prohibiting the placing of notices, signs and advertisement on public property.

Be it ordained by the governing body of the City of Westwood Hills, Kansas:

Section 1. It shall be unlawful for any person, except a public officer, employee or contractor in the performance of a public duty, to place, post, stick, print, paint or otherwise display any notice, placard, bill, card, poster, advertisement, sign or other device calculated to attract the attention of the public, or cause the same to be done by any person, in or on any public sidewalk, street, or property dedicated to the public such as sidewalk, street or property. Any matter or material placed on public property contrary to the provisions of this article may be removed therefrom by or at the direction of any officer or employee of the City.

Section 2. Any person violating this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than \$1.00 nor more than \$25.00.

Section im effect af	13. This ordinance after its publication.	shall take effect a	nd be
wassed by th	ne City Council this_	day of	1959
Approved thi	lsDay of	, 1959	
		HAL SAND	Y
ATTEST:		Mayor	
1			
Çity	Clerk		

AN ORDINANCE PROHIBITING THE PLACING OF NOTICES, SIGNS AND ADVERTISEMENT ON PUBLIC PROPERTY.

BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS:

SECTION 1. It shall be unlawful for any person, except a public officer, employee or cobtractor in the performance of a public duty, to place, post, stick, print, paint or otherwise display any notice, placard, bill, card, poster, advertisement, sign or other paper or device calculated to attract the attention of the public, or cause the same to be done by any person, in or on any public sidewalk, street or property dedicated to the public or to public use, or upon a lamp post, pole or tree located on such sidewalk, street or property. Any matter or material placed on public property contrary to the provisions of this article may be removed therefrom by or at the direction of any officer or employee of the City.

SECTION 2. Any person violating this ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than \$1.00 or more than \$25.00.

SECTION 3. This ordinance shall take effect and be in effect after its publication.

PASSED by the City Courcil this 3rd of August, 1959.

APPROVED this 3rd day of August, 1959.

Ora M. Amberg, City Clerk

S/Hal Sandy, Mayor

SEAL

AN ORDIMANCE PROHIBITING THE PLACING OF NOTICES, SIGNS AND ADVERTISEMENT ON PUBLIC PROPERTY.

HE IT ORDAINED BY THE GOVERNING RODY OF THE CITY OF MESTWCOD HILLS, KANSAS:

employee or cobtractor in the performance of a public duty, to place, post, stick, print, paint or otherwise display any notice, placard, bill, card, poster, advertisement, sign or other paper or device calculated to attract the attention of the public, or cause the same to be done by any person, in or on any public sidewalk, street or property dedicated to the public or to public use, or upon a lamp post, pole or tree located on such sidewalk, street or property. Any matter or material placed on public property contrary to the provisions of this article may be removed therefrom by or at the direction of any officer or employee of the City.

SECTION 2. Any person violating this ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than \$1.00 or more than \$25.00.

SECTION 3. This ordinance shall take effect and be in effect after its publica tion.

PASSED by the City Courcil this 3rd of August, 1959.

APPROVED this 3rd day of August, 1959.

Ora M. Amberg, City Clerk

S7Hal Sandy, Mayor

SEAL

ORDINANCE NO. 50 49

An Ordinance prohibiting the placing of notices, signs and advertisement on public property.

Be it ordained by the governing body of the City of Westwood Hills, Kansas:

Section 1. It shall be unlawful for any person, except a public officer, employee or contractor in the performance of a public duty, to place, post, stick, print, paint or otherwise display any notice, placard, bill, card, poster, advertisement, sign or other paper or device calculated to attract the attention of the public, or cause the same to be done by any person, in or on any public sidewalk, street or property dedicated to the public or to public use, or upon a lamp post, pole or tree located on such sidewalk, street or property. Any matter or material placed on public property contrary to the provisions of this article may be removed therefrom by or at the direction of any officer or employee of the City.

Section 2. Any person violating this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than \$1.00 nor more than \$25.00.

Section 3. This ordinance shall take effect and be in effect after its publication.

Mayor

Attest:

City Clerk