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4-116 DISORDERLY CONDUCT. It shall be undawlut for any person to act in a rude, materods, riotous or disorderly manner in any street, avenue, alley, or other public or provide place, building or grounds in the City.

ASSAULT AND BATTERY, If shall be

unlawful for any person to assault, strike, hit, beat or wound another.

4-118 INDECENT EXPOSURE. It shall be unlawful for any person to appear nude in any public place, or for make any indecents public exposure of his or her private parts. 4-119 WINDOW REEPING. It shall be unlawful for any person to trespass upon the property owned of make to be any other for the purpose of footing or peeping into any window, door, see the protect of the rom without having a second protect of the rom without having a second protect of the period.

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4-121 TAKING ANOTHER'S PROPERTY. It shall be unlawful for any person to take, carry away and use any personal property of another, including any automobile or bicycle or conveyance, domestic animal or pet, or any other personal property of any kind, with intent or effect of depriving the owner of the temporary use thereof, against the owner's will but not with the intent of stealing or converting the same exprementily to bit or converting the same permanently use.

4-122 STEALING. It shall be unlawful for any person to take or carry away any money or personal property or effects of another, with the intent to permanently deprive the owner thereof.

4-123 RECEIVING STOLEN PROPERTY. It shall be unlawful for any person to knowingly buy or in any way receive any goods, money, rights in action, personal property, or any other valuable security or effects what-soever, that shall have been stolen. In any complaint for any such offense, it shall not be necessary to aver, nor on the trial to prove, that the principal who embezzled, took, secreted or stole such property has been convicted. 4-124 ALCOHOL CONSUMPTION. It shall be unlawful for any person to drink or consume

4-124 ALCOHOL CONSUMPTION. It shall be unlawful for any person to drink or consume alcoholic liquor or cereal malt beverage upon the public streets, alleys, roads, highways, or places to which the general public has ac-cess, whether or not an admission or other fee is charged or collected, or inside any vehicle upon the public streets, alleys, roads, highways, or places to which the general public has access, except at such City of Westwood Hills or Westwood Hills Homes Association "block parties" and similar community functions as may be approved in advance by the governing body of the City.

4-125 ALCOHOL POSSESSION BY MINORS. It shall be unlawfal for any person under the age of twenty-one (21) to have in his possession or control any alcoholic liquor, and it shall be unlawful for any person under the age of eighteen (18) years to have in his possession or control any cereal mait beverage.

beverage. 4-126 ALCOHOL SALE TO MINORS. It shall be unlawful for any person to knowingly or unknowingly sell, procure, give away, or participate in or permit the sale, gift or procuring of any alcoholic liquor to or for any person under twenty-one (21) years, or any vereal malt beverage to or for any person under eighteen (18) years; and no person shall represent that he is of age for the purpose of asking for, purchasing or receiving such alcoholic figuor or cereal malt beverage to or for any person who is men-tally incompetent or physically or mentally incapacitated by the consumption of alcoholic liquor or cereal malt beverage.

4-127 ALCOHOL TRANSPORTATION. It shall be unlawful for any person to transport in any vehicle upon a public street, alley, road, highway, or public place any alcoholic liquor or cereal malt beverage except in tha-original package or container which shall not have been opened and from which the original cap or cork shall not have been removed, unless the package or container be in the locked rear trunk or rear compartment or any outside compartment which is not accessible to the driver or any other person inside the vehicle when it is in motion. PENALTIES. Any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by (a) a fine of not less than one dollar (\$1.00) nor more than thirty (30) days.

(b) continement in jail for nor inter-thirty (30) days. TAKE EFFECT. This ordinance shall take effect and be in force from and after its of-ficial publication. PASSED BY THE GOVERNING BODY THIS 4th DAY OF SEPTEMBER, 1973. APPROVED by the Mayor this 4th day of September, 1973. S. Jerry D. Foster lerry Foster,

SEAL: -s. Jerry D. Foster ATTEST: -s. Ora . Amberg Jerry Foster,

Mayor Ora Amberg, City Clerk



AFFIDAVIT OF PUBLICATION

State of Kansas, Johnson County, ss:

BOB FISER being first duly sworn, Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said

newspaper for ____l consecutive weeks, the first publication thereof being made as aforesaid on the

12th day of September, 1973, with subsequent publications being made on the following dates:

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Bot Fire
Subscribed and sworn to before me this _12th
day ofSeptember19.73

Helen m. Callwell
North Papile in and for O Johnson County, Kansos
My commission expires:
(777) W. Marin
Notary Fee \$
Printer's fee \$ _ 26.34
Additional copies \$
Total Charge \$26_34
IN THE COURT OF
JOHNSON COUNTY, KANSAS
State of Kansas, Johnson County, ss:

The within Proof of Publication approved by

Johnson County Herald-Fully Qualified to **Publish Legal Notices** Since 1924

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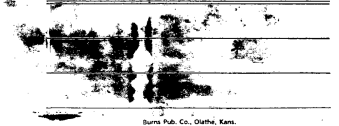
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Plaintiff. vs. Defendant.

Case No.

PROOF OF PUBLICATION



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Unlawful for any person to assault, strike, hit, beat or, wound another, it is the strike, hit, the strike of the strike of the strike of the unlawful for any person to appear nude in any public place of to make any indecent public expositive this or her, private parts 4.119 WINDOW, PEEPING, Lit shall be unlawful for any person to trespass upon the property owned or occupied by another. For the purpose of looking or peeping into any window, door, skylight or other opening in any house or building located thereon without having a lawful purpose for such observation. A tag with property of another, or public property, including illower, shrubs and trees, strive the property of another, or public property. Including illower, shrubs and trees, strive the property of another, without and the strike any person to destroy. deface, the strike and the strike of the strike and the and the strike any person to the strike and the and the strike any person to the strike and the strike and the strike any person to the strike and the strike any person to the strike and the strike and the strike any person to the strike and the strike and the strike any person to the strike and the strike strike and the unlawful for any person to assault, strike, hit, 4121 TAKING ANOTHER'S PROPERTY (1) shall be, unlawful for any person to fake, carry away and use any personal property of another, including any automobile or bicycle or conveyance, domestic animal or per, or any other personal property of any kind, with intent or effect of depriving the owner of the temporary use thereof, against the owner's will but not, with the intent of teating for converting the same permanently, to this own or a string the same permanently to this deprived to the permanently to the personal property or effects of another, with the intent to permanently deprive the owner thereof and the permanently deprive the owner shall be unlawful for any personal property of shall be unlawful for any personal of another thereof is a personal or any owner of the shall be unlawful for any personal or anominghy buy or in any way receive any good, money in the laction personal property of any for any there on the same permanent of the owner the construction of the personal property of a same the personal property of any personal property of shall be unlawful for any personal to knowinghy buy or in any way receive any good, money in the line action personal property of any personal personal personal property of any shall be unlawful for any personal personal personal personal personal personal personal personal personal property of any personal personal property of a personal per buy or in any way receive any goods, money, rights in action, personal property, or any other, valuable security. Or effect, what soever, that shall have been stolen. In vany other, valuable "security of ends toten, in any soever, that shall have been stolen, in any complaint for any such offense, it shall not be necessary, to aver, nor, on, the trial to prove, that, the "principal" who "embezzled, "took, secreted for stole such, property has been convicted to the store property has been (4.124 ALCOHOL CONSUMPTION, it shall be unlawful for any person to drink or consume faicoholic liquot or cereal mail beverage upon the public streets, alleys, roads, highways, or places to which: the general public, has ec-cess, whether, or not an edmission or other fee the charged or collected; or "inside any vehicle upon me public, streets, alleys, roads highways, or places to which, the general public, has access, excepted; and the such cities of Association; the power way wood, Hills shore Association; the power ing body of the Cities of advanced hills upon we shored. 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His shored Association; the power ing body of the Cities of advanced by the governing body of the Cities of public, has access, except at 'such Citry, of Weshvood Hills 'one Weshvood, Hills Homed Association, 'plock' parties? and Filmilar community functions as may be approved in edvance by the governing body of the Citry and Sociation, 'plock' parties? and Filmilar community functions as may be approved in edvance by the governing body of the Citry and Sociation ('plock' parties?' and Filmilar community functions as may be approved in edvance by the governing body of the Citry and the sociation of the Citry of the Citry and it shall be unlawful for any person under the age of the intervention of the Citry possession of control any error under the age of eighteen (10) years to have in this possession of control any cereal final bows as the control any cereal final to the citry of any person to know in this possession of control any cereal final to unlawful for any person to know in this possession any accession of the now in this possession any accession of the now in this possession any accession of the now in the post of the control any cereal fill be unlawful for any person to know in the procuring of any alcoholic fluor to of for any person under them your (21) years' or any cereal (malt beverage to of for any person shall represent) that the its of age. for the purpose (of Aasking Mor, copie chasing) or inder fighteen (11) years' consumption of icoholic fluor or cereal malt beverage to or for any person to the anony in constrol to any person to the about the unlawful for any person to the about of icoholic fluor or cereal malt beverage of ito and the unlawful for any person to hall the cerear of the one person to the about the second of the infinite boot and the second of the purpose of the driver (or any other person the one bundle for any person violating any of the original beckage or container be in the locked rear frunk or rear compariment of any outside compariment which its mot accessible to the driver (or any other person to define the weel of the driver (or any other person inside there there to the adv EST. StOra. Amberg - Jerry I

Herald

AFFIDAVIT OF PUBLICATION

State of Kansas, Johnson County, ss:

BOB FISER being first duly sworn,

Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for "a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said

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newspaper for <u>1</u> consecutive weeks, the first publication thereof being made as aforesald on the

<u>12th</u> day of <u>September</u>, 1973, with subsequent publications being made on the following dates:

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Editor Subscribed and sworn to before me this <u>12th</u>
Sentember
Thelen Mi Haldiville
Notory Public like and for Johnson County, Kansas
My Commission Expires Apr 28, 1975 My commission expires:
10700 W
Notary Fee
Printer's fee \$

WESTWOOD HILLS First Provised In Johnson County Herald Wednesday September 12, 1973) + AN DRDINANCE RELATING TO PUBLIC OFFENSES. BEDT ORDAINED BY THE GOVERNING FILLS FILLS

Unlawful for any person to assault, strike, hif, beat or wound another; a state of the strike of the strike unlawful for any person to oppear nude in any public place, or to make any indecent public, exposure to the strike any indecent public, exposure to the strike any indecent any public place, or to make any indecent public, exposure to the strike any indecent any public place, or to make any indecent public, exposure to the strike any indecent any public place, or to make any indecent any public place, or the strike any indecent public, exposure to the strike any indecent public place, any person to trespess upon the property, owned or occupied by another for the purpose of looking or peeping into any window; door, skylight or sich observation having a lawful purpose for such observation. A 120 MALICIOUS MISCHIEF 11 shall be un-lawful; for any person to destroy, deface, remove or injure the property of another, or public, property, including, flowers, shrubs and trees. Development of another, or public, property, including, flowers, shrubs and trees. Development of another, or public, property, including, flowers, shrubs and trees. Development of another, or public, property, including, flowers, shrubs and trees. Development of another, or public, property, or another, including any automobile or bicycle or conveyance, domestic, animal or, pet, or any other personal property of any kind, with intent or presonal property of any kind, with intent or presonal property of any kind, with the intent or personal property of any kind, with the intent or personal property of any kind, with the intent to permanentity depive, the owner thereof. Development of the owner, or the statistic of another with the intent to permanentity depive, the owner thereof. Development of another with the intent to personal property, or effects of another with shall be unlawful for any person to knowing if you or in any way receive any goods, money of personal property or effects of another with shall be unlawful for any person to knowing if you or in any way receive any goods, money rights, in action, personal, property, as what soever, that shall have been stolen, in any complaint for any such offense, it shall not be measury to aver, nor on the trial to prove that the of incipal who embedies, the prove that the offic of another stolen, in any complaint for any person be drink, or consume alcoholic liquor or cereal mail, bever age upon the public streets, alleys, roads, highways, or places to which the general public, has act ceres, whether or ingel an Admission or other 1 120 MALICIOUS MISCHIEF, IT shall be unconvicted St. 2005 UMPTION. IT shall be inlawful for any person to drink or consume alcoholic liquor or cereal malt beverage upon the public streets, alleys, roads, highways; or places to which the general public has, acc cess, whether print and general public has, acc cess, whether print and drission or other fee is charged or collected. or Inside any vehicle upon the public streets, alleys, roads, highways for places to which (the general public has, access, except at) such City at westwood. Hills or Westwood Hills Home Association. "Block parties, and Similar community functions as may be approved if advance by the governing body or the City at 25 ALCOHOL '2005 ESSION By 'MINORS it shall be unlawful for any person under the age or it liventy one ratio and person under the age or it liventy one ratio and person under the age or it liventy one ratio and person under the age or it liventy one ratio and the state in this possession or control any cereal 'malt beverable' to the and the state. "Which is the age of the maker in the possession of control any cereal 'malt beverable' to the advert in this possession of control any cereal 'malt beverable' to the advert of the age of the advert of the state. gift at procuring of any alcoholic floure to or for any person under there in the state. gift at procuring of any alcoholic floure to or for any person under there is all gift at procuring of any alcoholic floure or or any person inder there is all gift at procuring such alcoholic floure or or any person inder the state. gift at the procuring such alcoholic floure or or any person inder the state. gift at procuring such alcoholic floure or cereal malt bever age to or the as the state. State and purpose is the asking floor 'purpose and provestion' asking floor 'purpose and the provestion' asking floor 'purpose and provestion' asking floor on any person prove Ma

Johnson County, Herald

AFFIDAVIT OF PUBLICATION

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Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for "a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said

newspaper for _____ consecutive weeks, the first publication thereof being made as aforesaid on the

12th day of <u>September</u>, 1973, with subsequent publications being made on the following dates:

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Det Free Editor
Subscribed and sworn to before me this <u>12th</u>
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day of September 00 No The
Notary Public lin and for O Johnson County, Kansas
My commission expires:
Notary Fee \$
Printer's fee
Additional cooles \$

WESTWOOD HILLS (First Published in Jonason County Heraid Wednesday September 2, 973) ORDINANCE NO. 86 AN ORDINANCE RELATING TO PUBLIC OFFENSES. BE IT ORDAINED THE GOVERNING BODY OF THE COUNT OF WESTWOOD HILLS:

BE IT ORDAINED WESTWOOD BODY OF THE WESTWOOD HILLS: 4-113 SOLICITING, while be unlawful for solicitors, doorda for the spersons, ped-hilers, itinerant marks public the purpose of any kind to enter and or the purpose of soliciting, peddink, or synchronia be and properly within the order and having been requested or invite of the the purpose of soliciting, peddink, or synchronia been or nectandise or secretaria to the owner or occupant of such the persons at all times that they enter on or in oe upon such private property within the City, and shown to any owner or occupant of such property upon request.

A 114 UNSOLICITED PRINTED MATTER. At shall be unlawful to throw, cast, place, or otherwise dispose of upon any public or private property within the City any un-solicited printed matter, including but not limited to advertising materials and ciruclars, unless the owner or occupant of such property has requested delivery of the same.

same. 4-115 DISTURBING THE PEACE. It shall be unlawful for any person to disturb the peace; and quiet of any person, family or neigh-borhood.

4-116 DISORDERLY CONDUCT. It shall be unlawful for any person to act in a rude, boisterous, riotous or disorderly smanner in any street, avenue, afley, or other public or private place, building of grounds in the City.

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4-120 MALICIOUS MISCHIEF. It shall be un, lawful for any person to destroy, deface, remove or injure the property of another, or public property, including flowers, shrubs and trees.

4-121 TAKING ANOTHER'S PROPERTY. It shall be unlawful for any person to take, carry away and use any personal property of another, including any automobile or bicycle or conveyance, domestic animal or pet, or any other personal property of any kind, with intent or effect of depriving the owner of the temporary use thereof, against the owner's will but not with the intent of stealing or converting the same permanently to his own use.

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Fosis Mayor 9 Ora Amberg, City Clerk



AFFIDAVIT OF PUBLICATION

State of Kansas, Johnson County, ss:

BOB FISER being first duly sworn, Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

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Statico
Editor Subscribed and sworn to before me this <u>12th</u>
Subscribed and sworn to before me this <u>weater</u>
day ofSeptember73
Julean Mit Caldwille
Notory Public in and for
Johnson County, Kansos
My Commission Expires Aug. 28, 1975
My commission expires:
7170 W W
Notary Fee \$
Printer's fee \$ 26.34
Additional copies \$
Total Charge \$ <u>26,34</u>
IN THE COURT OF
JOHNSON COUNTY, KANSAS
State of Kansas, Johnson County, ss:
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The within Proof of Publication approved by

Johnson County Herald-Fully Qualified to **Publish Legal Notices** Since 1924

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Burns Pub. Co., Olathe, Kars.

WESTWOOD HILLS . Herald

hed in Johnson County Heraiu eptember 12, 1973) REDINANCE NO. 86 NCE RELATING TO PUBLIC

NED BOTHE GOVERNING

It shall be unlawful for toor salespersons, ped-chanissifansient vendors dispos

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nteoesuch permin ersons at att times upon such private and shown to any ich property upon permittio consultation and shall be carried by such pers that they enter broot in or up property within the City, and owner or occupant of such 1

4.114 UNSOLIGETED PRINTED MATTER. It shall be unlawful to throw, cast, place, or otherwise dispose of upon any public or private property within the City any un-solicited printed matter, including but not limited to advertising materials and ciruclars, unless the owner or occupant of such property has requested delivery of the same.

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1.116 DISORDERLY CONDUCT. It shall be unitwird for any person to act in a rude, poist of the problem of disorderly manner in any state to be alley, or disorderly manner in prive the problem of the public or prive the problem of the city.

Hiding or grounds in the City.

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4.12 ALCOHOL CONSUMPTION. It shall be unlawful for any person to drink or consume alcoholic liquor or cereal maît beverage upon the public streets, alleys, roads, highways, or places to which the general public has ac-cess, whether or not an admission or other tee is charged or collected, or inside any vehicle upon the public streets, alleys, roads, highways, or places to which the general public has access, except at such City of Westwood Hills or Westwood Hills Homes Association "block parties" and similar community functions as may be approved in advance by the governing body of the City.

4-125 ALCOHOL POSSESSION BY MINORS. It shall be unlawful for any person under the age of twenty-one (21) to have in his possession or control any alcoholic liquor, and it shall be unlawful for any person under the age of eighteen (18) years to have in his possession or control any cereal malt beverage.

4-126 ALCOHOL SALE TO MINORS. It shall be unlawful for any person to knowingly or participate in or permit the sale, gift or procuring of any alcoholic liquor to or for any person under twenty-one (21) years, or any cereal mail beverage to or for any person under eighteen (18) years; and no person shall represent that he is of age for the purpose of asking for, purchasing or receiving such alcoholic liquor or cereal malt beverage to or for any person who is men-tally incompetent or physically or mentally incapacitated by the consumption of alcoholic liquor or cereal malt beverage. 4-126 ALCOHOL SALE TO MINORS. It shall

incapacitated by the consumption of alcoholic liquor or cereal malt beverage. A-127 ALCOHOL TRANSPORTATION. It shall be unlawful for any person to transport in any vehicle upon a public street, alley, road, highway, or public place any alcoholic liquor or cereal malt-beverage except in the original package or confainer which shall not have been opened and from which the original package or confainer be in the locked rear trunk or rear compartment or any outside compartment which is not accessible to the driver or any other person inside the vehicle when it is in motion. PENALTIES. Any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction. thereof shall be punished by (a) a fine of not less than one dollars (\$100.00) and costs; or (b) confinement in jail for not more than one hundred dollars (\$100.00) and acosts; or ficial publication. PASSED BY THE GOVERNING BODY THIS 4th DAY OF SEPTEMBER, 1973. APPROVED by the Mayor this 4th day of September, 1973. SEAL: SetALTEST: 5. Ora Ambergy Jerry Foster,

Mayor Ora Amberg, City Clerk



AFFIDAVIT OF PUBLICATION

State of Kansas, Johnson County, ss:

BOB FISER being first duly sworn, Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for "a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said

newspaper for ____l consecutive weeks, the first publication thereof being made as aforesaid on the

12th day of September, 1973, with subsequent publications being made on the following dates:

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Det Fisico Editor
Subscribed and sworn to before me this $_12th$
doy ofSeptember73
Theen M. Caldwell
Notary Public like and ros Status
My Commission Expires A 29,7975 My commission expires:
Notary Fee \$
Printer's fee \$ 26.34
Additional copies \$
Total Charge \$ _ <u>26.34</u>

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 Notices** Since 1924

Case No. ______

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WESTWOOD HILLS (First hieldished in Johnson County Heraid Wednesdy September 12, 1973) I AN ORDINANCE NO.86, 1 September 12, 1973) I HE JT OR DAINED BY THE GOVERNING BOD 3.0F THE JCITY, OF WESTWOOD HILLS (International Control By The Governing BOD 3.0F THE JCITY, OF WESTWOOD HILLS (Internation of the services of soliciting, pedding, or upon private property within the City for the purpose of soliciting, pedding, or the spesons, peddilet, fing of the services, not having, ben requested or invited to do so by the owner of soliciting of an erchants, framed, subthe owner for the solicities of the services of the owner of soliciting, pedding, or disposing of such merchandise, or services, not having, been requested or invited to do so by the owner of soliciting for and receiving from the City in that they enter on or in or upon such private that they enter on or in or upon such private that they enter on or in or upon such private A 114 UNSOLICITED PRINTED MATTER and be unlawful to throw cast, piace, or otherwise dispose of upon any "public, or private property within the City, an any on the unlawful to throw cast, piace, or be unlawful to the the cast of upon any upon the cast of upon the cast of the owner or or upon upon the any three the any upon the cast of the owner or upon upon upon the three the any upon t LIIA UNSOLICITED PRINTED MATTER. I shall be unlawful to throw, cast, place, or otherwise dispose of upon any public or private property within the City, any, un-solicited printed matter, including but not limited to, advertising, materials and cructars, unless the owner or occupant of such property has requested delivery of the same. Alls DISTURBING THE PEACE. It shall be borhood 5. We will be any person to disturb the peace and quiet of any person for act in a rule; will be any person to act in a rule; will be any person to act in a rule; will be any person to act in a rule; will be any person to act in a rule; 116 DISORDERLY CONDUCT. If shall be impayful for any person to act in a rude; hoisterous, rlotous or disorderly manner in any street; avenue, alley or, other public or, rivate place, building or grounds in the City and SAULTAND BATTERY. It shall be

Unlawful for any person to assault, strike, hit, beat or wound another. A 118 INDECENT EXPOSURE. If shall be unlawful for any person to expear nude in lany public blace for to make any -indecent public propurging this or her private parts. A 119 WINDOWS PEEPINGS. It shall be unlawful for any person to traspass upon the property owned or "accupied by another for the purpose of looking or peeping into any window, dor, skylight or other pening, in any house or building located thereon without having a lewful purpose for such observation. having a lawful purpose for such observation: 4:10 MALICIOUS MISCHIEF. [] shall be un-lawful, for any operaon to destroy, defactu-remove or injure the property of another; or public, property, including, flowers, shrubs and trees. 4:121 TAKING ANOTHER'S PROPERTY, fl shall be unlawful for any person to fake. Carry away and use any personal property of another, including any automobile or blcycle or, conveyance, domestic animal or perior, or any other personal property of any kind, with intent or effect of depriving the owner of the tention or effect of depriving the owner of the tention or effect of depriving the owner of the tention or effect of depriving the owner of the tention or effect of depriving the owner of the tention or effect of depriving the owner of the tention or effect of depriving the owner of the tention or effect of depriving the owner of the tention or effect of depriving the owner of the tention of take or carry away any money as personal broperty of effects of another; with the intent to permanently deprive the owner ther of the tor any personal property of another; with buy or in any way receive any goods, money, the intent to personal property on environ ther valuable security or effects what server, that shall have been stolen; in any recessary to aver, nor on the trial to prove; the final for any personal property has, been convicted in a stole such property has, been convicted in any personal out the as been convicted in the or any personal property has, been convicted in the stole such property has accur-teres whold for any personal out in the as accur-teres whold for any personal out the stole of the property of the stole stole out the stole of the stole convicted in the stole stole out the the any property has accur-teres whold for any personal property has accur-teres whold for any personal out the stole out the the the public streets, alleys, roads, highways, or places to whight beffect out the final out on other A120 MALICIOUS MISCHIEF. It shall be un 124 ALCOHOL CONSUMETION, it shall be unawful for any person to drink or consume lacoholic fliquor or cereal malt beverage upon the public streets, alleys, roads, highways, or places to which the general public, has act cess, whether or inot an admission or other tee is chargediar collicated, or (Inside any vehicle upon the public streets, alleys, roads, highways) or places to which the general public has access; except at such City of westwood, Hills, for, Westwood, Hills, Homes Association, "places, parties," rand, Similar community functions as may be approved in edvance by the governing body of the City of the governing body of the City and the unlawful for any person under the age of Typenty one (21) to have the his possession or control any person under the age of eighteen (18), years of our of the first possession or control any cereal malt beverage, the operation of the age of providing any person under the operation of the age of procuring of any alcoholic flauer to or for any person under the person under the age of the person of the any person under the thermit may person under the age of the person to the any person under the person of the any person under the person of the any person under determity one (21) to have to do any person under the person to the any person under the prime and the sale, stift of procuring of any alcoholic flauer to or for any person under them ty one (21) years or any person under the prime all years of any person under eighteen (18) years can and person shall, represent that he is 301 age (for the pur pose of a sking for purchasing for receiving such alcoholic flauer to or for any person under the prime person to the any person of alcoholic the optical and the person shall, represent that he is 301 age (for the pur pose of the sking for the sale of the provisional peckage co container which shall not have been person and the sale of the transport in any while of the sale of the sale of the provisional peckage co container which shall not have been person and SEAL **100**..... Ora Amberg, City Clerk

Johnson County

AFFIDAVIT OF PUBLICATION

State of Kansas, Johnson County, ss:

BOB FISER being first duly sworn,

Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said

newspaper for _____ consecutive weeks, the first publication thereof being made as aforesaid on the

12th day of September 1973, with subsequent publications being made on the following dates:

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Of Frie
Editor Subscribed and sworn to before me this <u>12th</u>
Contombon willing 73
Telen Minialdiville
Notons Public Lin and for Johnson County, Kansas
My commission expires:
10703 W
Notary Fee
Printer's fee \$

Johnson ("	untv			ST	ATEMENT				
			FO	R ADVERT	ISING ACCC	DUNT WITH			
Herald			JOHNSON COUNTY PUBLISHERS, INC. Box 8 5830 Nall Shawnee Mission, Kansas 66201 • TErrace 1-2500						
City of We 5008 State Westwood F	estwood E Line Hills, D	Hills Ks.			· · · ·	due and unp taxes are no billed. By.	9–12 Certify that the foreg ue and correct and r raid and that State or t included in the amo m. Criter HNSON COUNTY HER	emains ⁻ local Dunts LuccOL	
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DATE	IST. WEEK	2ND. WEEK	3RD. WEEK	4TH. WEEK	5TH. WEEK	TOTAL	RATE	AMOUNT	
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DISPLAY		2ND. WEEK	3RD. WEEK	4TH. WEEK	5TH. WEEK	TOTAL	RATE	\$	
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DISPLAY		2ND. WEEK	3RD. WEEK	4TH. WEEK	5TH. WEEK	TOTAL		5	

8% Interest on accounts over 30 days old.

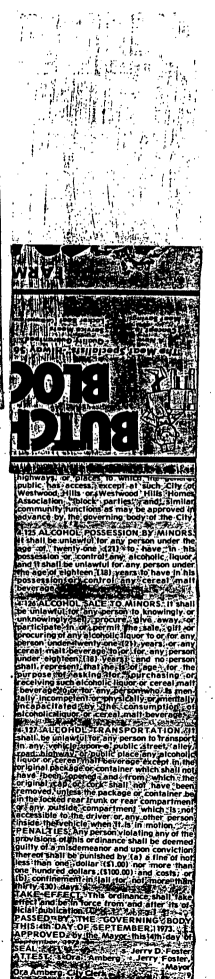
For Current Month

. . . _26_34_

TOTAL

THANK YOU!

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Johnson County Herald

AFFIDAVIT OF PUBLICATION

State of Kansas, Johnson County, ss:

BOB FISER being first duly sworn.

Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed In the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

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That the attached notice is a true copy thereof and was published in the regular and entire issue of said

newspaper for $____$ consecutive weeks, the first publication thereof being made as aforesaid on the

<u>12th</u> day of <u>September</u>, 1973, with subsequent publications being made on the following dates:

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Det Free Editor
Subscribed and sworn to before me this <u>12th</u>
doy ofSeptember
doy of September
Johnson County, Kansas
My Commission Expires AD 28, 7975 My commission expires:
Notary Fee \$
Printer's fee <u>\$ 26.34</u>
Additional cooles S

WEDISTOUD HILLS (First Published in Jonnion County Herald Wednesday September 12, 1973) AN ORDINANCE RELATING TO PUBLIC OFFENSES.

BODY OF THE CITY OF WESTWOOD

WILLS: WILLS: 4113 SOLICITING. It shall be unlawful for solicitors, door-to-door, solespersons, ped-diers, finerant merchants, transient vendors or disposers of merchandise or services of bi-disposers of merchandise or services of any kind to enter on or in or upon private groperty within the City for the purpose of foliciting, pedding..or, disposing of such merchandise or services, not having been requested or invited to do so by the owner or geoupant of such property, without Hirst pervise for and receiving from the City a pervise for earlier without pranted, such permit to do so When granted, such permit the time for service bounds it theory. thall be carried by such persons at all times that hey enter on or in or upon such private property within the City and shown to any owner or occupant of such property upon request. fill UNSOLICITED PRINTED MATTER, shall be unlawful to throw, cast, place, or otherwise dispose of upon any public or private property, within the City, any un-solicited printed matter, including but not limited to advertising materials and citruciars, unless the owner or occupant of such property has requested delivery of the same

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4-115 DISTURBING THE PEACE. It shall be unlawful for any person to disturb the peace and quiet of any person, family or neigh-porhood.

116 DISORDERLY CONDUCT. It shall be unlawful for any person to act in a rude; posterous;riotous or disorderly manner in any street; avenue, alley, or other public or private place, building or grounds in the City; 17 ASSAULT AND BATTERY. It shall be

unlawful for any person to assault, strike, hit, beat or wound another.

4-118 INDECENT EXPOSURE, It shall be 4-118 INDECENT EXPOSURE: It shall be unlawful for any person to appear nude in public exposure of his or her private parts. 4-119 WINDOW SPEEPING, SIT shall be unlawful Socary person to trespass upon the property owned or occupied by another, for the purpose of slooking or peeping into any window, door sakylight or other opening in sany house of building located thereon without having a lawful purpose for such observation. 4 120 MALICIOUS MISCHIEF It shall be un-

4 120 MALICIOUS MISCHIEF II shell be un-lawful' for any person to destroy, deface, remove or injure the property of another, or public, property. Including flowers, burubs and trees. 3 10 another of the state and trees and the state of the state and the unlawful for any state of the state and the unlawful for any state of the state or conveyance, domestic animal or pet, or any other personal property of any kind, with intent or effect of depriving the owner of the temporary use thereof, egainst the owner of the or converting the same permanently to his own use. 3 and 10 and 10 and 10 another owner of the the intent to permanently deprive the owner thereof.

4-123 RECEIVING STOLEN PROPERTY. IT 14-123 RECEIVING STOLEN PROPERTY. It shall be unlawful for any person to knowingly buy or in any way receive any goods, money, rights in:action, personal property, or any other valuable security or effects what-soever, that shall have been stolen. In any complaint for any such offense, it shall not be necessary to aver, nor on the trial to prove, that "the "principal who" embezzled; took, secreted or stole-such property has been convicted. State State Tool 1. 4-124 ALCOHOL CONSUMPTION. It shall be 4-124:ALCOHOL, CONSUMPTION, It shall be j unlawful for any person to drink or consume alcoholic liquor or cereal mail beverage upon the public streets, alleys, roads; highways, or places to which the general public has ac-cess, whether or not an admission or other fee is charged or collected; or inside any

vehicle upon the public streets, alleys, roads, highways, or places to which the general public has access, except at such Citys of Westwood Hills or Westwood; Hills Homes Association: "block: parties" and similar community functions as may be approved in community functions as may be approved in advance by the governing body of the City.

community functions as may be approved in a advance by the governing body of the City. 4125 ALCOHOL POSSESSION BY MINORS' 11 shall be unlawful for any person under the age of twenty-one (21) to Shave in this possession or control any elcoholic liquor, and it shall be unlawful for any person under, the age of eighteen (18) years to have in this possession or control any itereal: mail bound in the unlawful for any person under, the age of eighteen (18) years to have in this possession or control any itereal: mail beverage iteration of control any iteration and it shall be unlawful for any person under, the age of eighteen (18) years to have in this possession of control any iteration possession of control any person under any iteration of the sale, gift or procuring of any alcoholic liquor for for any person under twenty one (21), years, or any creating such alcoholic liquor or cereal mail beverage to or for any person under do a sking for spirit and no person shall represent the bas of, age for the purpose of asking for spirit and no person the person whether any person who isimen-tally incompetent or physically or mentally incompetent or for any person who isimen-tally incompetent or physically or mentally incompetent or spirit bas of age. 4-127: ALCOHOL TRANSPORTATION: Its shall, be unlawfollfor, any person to transport in any vehicle-upon: a public street, alley, i road, highway, or public filace any alcoholic filquer or coreal mail boust ago accept an mis original package or container which shall not there been opened and from, which shall not the been opened and from, which shall not removed, unless the package or container be in the locked rear trunk or rear compartment or any outside compartment which is not accessible to the driver or any other person inside the vehicle when it is in motion: PENALTIES. Any person volating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by (a) a fine of not less than one dollar (\$1.00) nor more than one hundred dollars (\$1.00) nor more than thirty (30) days. TAKE EFFECT. This ordinance shall take effect and be in force from and after its of ficial publications. Ticlal publication: FOR an arter its of PASSED. BY THE GOVERNING BODY THIS 4th DAY OF SEPTEMBER, 1973 APPROVED by the Mayor this 4th day of September, 1973 SEAL: SEAL: ATTEST: - Ora Amberg Jerry Foster, Mayor Dra Amberg, City Clerk

Johnson County

AFFIDAVIT OF PUBLICATION

State of Kansas, Johnson County, ss:

BOB FISER being first duly sworn,

Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

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That the attached notice is a true copy thereof and was published in the regular and entire issue of said

newspaper for ____l consecutive weeks, the first publication thereof being made as aforesaid on the

12th day of September 1973, with subsequent publications being made on the following dates:

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Subscribed and sworn to before me this _12th
day of September 19 .73 Theen M. Calhertte
Nordin Patha Infand for O Joanson County, Kansas
My Commission Expire CADE 29755 My commission expires:
Notary Fee \$
Printer's fee
Additional copies \$

OFFENSES. BEIT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS

BODY: OF. THE CITY OF WESTWOOD HILS: 113 SOLICITING. It shall be unlawful for billing of the state and the state of the state of the state of the state and the state of the state of the state of the state and the state of the state of the state of the state of the state and the state of the stat

14 UNSOLICITED PRINTED MATTER. shall be unlawful to throw cast, place, or otherwise dispose of upon any public or private property within the City any un-solicited printed matter, including but not limited to advertising materials and ciructars, unless the owner or occupant of such property has requested delivery of the such property has requested delivery of the

same. 4:115 DISTURBING THE PEACE: It shall be uniawful for any person to disturb the peace and quiet of any person, family or neigh borhood, generative conduct. If shall be unlawful for any person to act in a rude; posterous, riotous or disorderly manner in any preet avenue, alley, or other public or private place, building or grounds in the City. 11/ASSAULT AND BATTERY It shall be

unlawful for any person to assault, strike, hit, beat or wound another.

WEGNERADAY SETTING TO PUBLIC 4-118 INDECENTEXPOSURE. It shall be Wegneraday September 42,1973) Lany public place or to appear nudo in Fany public place or to make any indecent public exposure of inside reprivate parts. DeFERSES 4-118 INDECENTAEXPOSURE, it shall be unlawful for any person to appear nudo in any public place, or to make any indecent public exposure of his or her private parts. 4-119 WINDOW/REEPING, it shall be unlawful, for any person to trespass upon the property owned or occupied by another for the purpose of looking or peeping-into any window, door skylight or other opening in any house or building located thereon without having a lawful purpose for such observation. 4-20 MALICIOUS MISCHIEF, it shall be un-lawful or can person to destrow detace.

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shall be unlawful for any person to transport in any "vehicle-upon a public street, valley, "road, highway," or public street, any alcoholic streut and the street of the street of the original package or container which shall not have, been, opened and from, which the original cap or cork shall not have, been removed, unless the package or container be in the locked rear trunk or rear compartment of any outside compartment, which is, not accessible to the driver, or any other, person inside the vehicle when it is in motion; for PENALTIES. Any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeand and upon conviction pullity of a misdemeanor and upon conviction (hereof shall be punished by (a) a fine of not (thereof shall be punished by (a) a fine of not (sss than one dollar (\$1.00) nor more than (one hundred dollars (\$100.00) and costs; or (b) confinement in [all for not more than (thirty (30):days; This dollars and the state (b) the second state of the second state of the second (b) confinement in [all for not more than (thirty (30):days; this dollars and the second state of the second (b) the second state of the second state of the second state (b) the second state of the second state of the second state of the second state (b) the second state of (b) confinement in Jall for not more than thirty (30) days. TAKE EFFECT. This ordinance shall take effect and be in force from and after its of Ilclai publication! SADSSED. BY THE GOVERNING ABODY THIS 4th DAY OF SEPTEMBER, 1973. CAPPROVED by the Mayor this 4th day of SEAL: -s. Jerry D. Foster SE ATTEST: s. Ora : Amberg Jerry Foster

Dra Amberg, City Clerk

11.12

Mayor

Johnson County

AFFIDAVIT OF PUBLICATION

State of Kansas, Johnson County, ss:

BOB FISER being first duly sworn,

Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

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That the attached notice is a true copy thereof and was published in the regular and entire issue of said

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12th day of September, 1973, with subsequent publications being made on the following dates:

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Bit Juice Editor
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Subscribed and sworn to before me this <u>12th</u>
doy of September 19 73 Milen M. Cullinite North People Inford for: 0
Helen M. Calherite
North Pablic in and for O Johnson County, Kansas
My Commission Drains Cally 28- 19755
My commission expires:
Notary Fee \$
Printer's fee \$26_34
Additional copies \$

Wednesday September 27, 1973)

OFFENSES

BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD MILLS

113 SOLICITING. It shall be unlawful for bolicitors., door.to.door..salespersons, (ped diers. ifinerant merchants, transient vendors alters, therean merchants, transient vendors or disposers of merchants, transient vendors property within the City for the purpose of soliciting, peddling, for disposing of such merchandise or services, not having been requested or invited to do so by the owner-or occupant of such property, without first pertime for such property, without first thall be carried by such persons at all times that they enter on or in or upon such private property within the City and shown to any power or occupant of such property upon owner or occupant of such property upor

4)14 UNSOLICITED PRINTED MATTER. 4)14 UNSOLICITED PRINTED MATTER. 51 shall be unlawful?to throw; cast, place, or otherwise dispose of upon any public or private property within the City any un-solicited printed matter, including but not filmited to advertising materials and citruciars, unless the owner or occupant of such property has requested delivery of the same

same. 4-115 DISTURBING THE PEACE: It shall be unlawful for any person to disturb the peace and quiet of any person, family or neigh-borhood

116 DISORDERLY CONDUCT. It shall be The DISORDERLY CONDUCT. It shall be unlawful for any person to act in a rude; posterous, riotous or disorderly manner in nystreet, avenue, alley, or other public or rivate place, building or grounds in the City, 11/ASSAULT AND BATTERY it shall be

uniowful for any person to asseult, strike, hif, neat or wound another.

4-118 INDECENT EXPOSURE, If shall be 4-118 INDECENT EXPOSURE. It shall be unlawful for any person to appear nude in any public place, or to make any indecent public exposure of his or her private parts. 14-119, WINDOW PEEPING. It shall be unlawful.foc.any person to trespass upon the property owned.or occupied by another for the purpose of looking or peeping into any window, door skylight or other opening in any house or building located thereon without having a lawful purpose for such observation.

having a lawful purpose for such observation. 120 MALICIOUS MISCHIEF, It shall be un-lawful for any person to destroy, deface, remove or injure, the property of another, or public property, including flowers, shrubs and trees. 121 TAKING ANOTHER'S PROPERTY. It shall be unlawful for, any person to clake, Carry away and use any persons property of another, including any automabile or bicycle or conveyance, domestic animal or pet, or any other personal property of any kind, with intent or effect of depriving the owner of the temporary use thereor, against the owner of will but not with the intent of stalling or converting the same permenently to his owner. 4-122 STEALING, it shall be unlawful for any personal property or effects of another, with the intent to permanently deprive the owner personal property or effects of another, with the intent to permanently deprive the owner the owner to take or carry away any money or personal property or effects of another, with the intent to permanently deprive the owner thereof.

4-123 RECEIVING STOLEN PROPERTY. It shall be unlawful for any person to knowingly buy or in any way receive any goods, money, buy or in any way receive any goods, money, rights in action; personal, property; or any other valuable security or effects what soever; that shall have been stolen. In any complaint for any such offense, it shall not be necessary to aver, nor on the trial to prove, that the principal who embezzled, took, secreted or stole such property has been convicted.

ALL THE AUXILIARY PROPERTY HAS been ALL ALCOHOL CONSUMPTION. It shall be ALL ALCOHOL CONSUMPTION. It shall be alcoholic liquor or ceresi mait beverage upon the public streets, alleys, roads, highways, or places to which the general public has ac-cess, whether or not an admission or other tee is charged or collected, or inside any vehicle upon the public streets, alleys, roads, highways, or places to which the general public has access, except at such City, of Weshvood Hills or Weshvood Hills flomes Association "block" and Similar community functions as may be approved in advance by the governing body of the City All State of the state of the state of the state advance by the governing body of the City

Advance by the governing body or the city 125 ALCOHOL POSSESSION BY MINORS. It shall be unlawfal for any person under the age of hwenty-one (21) to have in his possession or control any atcoholic liquer, and it shall be unlawful for any person under the age of eighteen (18) years to have in his possession or control any cereal mall beverage of eighteen (18) years to have in his possession or control any cereal mall deverage of eighteen (18) years to have in his possession of control any cereal mall deverage of eighteen (18) years to have in his possession of control any cereal mall deverage of eighteen (18) years to have in his possession of control any cereal mall deverage of eighteen (18) years to have in his possession of control of the shall of the shall be unlawful for any person to knowingly of

4-125 ALCOHOL SALE TO MINORS. It shall be unlawful for any person to knowingly or participate, infor permit the sale, gift or procuring of any alcoholic liquor to or for any person under twenty one (21), years, or any cereal malt beverage boor for any person under, eighteen (18) years; and no person shall represent that he is of age, for the purpose of asking for, purchasing or receiving such alcoholic liquor or cereal malt beverage to or for any person tally incompetent or physically or mentally incapacitated, by she consumption, of 4-122. ACCOHOL TRANSPORTATION

4-127 ACCOHOL TRANSPORTATION IT 4-127:ALCOHOL TRANSPORTATION. If shall be unlawful for any person to transport in any vehicle upon a public street, alley, road, highway, or public place any alcoholic filquor or coroot malt beverago'except in the original package or container which shall not have been opened and from which the original cap or cork shall not have been removed, unless the package or container bey in the locked rear trunk or rear compartments or any outside compartment-which is not accessible to the driver or any other person inside the vehicle when it is in motion. PENALTIES. Any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by (a) a fine of not less than one dollar (\$1.00) nor more than one hundred dollars (\$100,00) and costs; or (b) conlinement in jail for not more than thirty (30) days.

10) continement in fail for not more man, thirty (30) days. TAKE EFFECT. This ordinance shall take effect and be in force from and after its of ficial publication. PASSED BY THE GOVERNING BODY THIS ath DAY OF SEPTEMBER, 1973. APPROVED, by the Mayor this 4th day of September, 1973. SEAL: Sefection of Ambero Jerry D. Foster, ATTEST: S. Ora Ambero Jerry Foster. September, SEAL: ATTEST: s Ora Amberg Jerry D. Fosier, ATTEST: s Ora Amberg, Jerry Fosier, Mayor Ora Amberg, City Clerk



AFFIDAVIT OF PUBLICATION

State of Kansas, Johnson County, ss:

BOB FISER being first duly sworn,

Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said

newspaper for ____l___ consecutive weeks, the first publication thereof being made as aforesaid on the

12th day of September 1973, with subsequent publications being made on the following dates:

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Hor Files
Subscribed and sworn to before me this <u>12th</u>
doy of September 19 73
North Papilic Into Ad for: 0 Johnson County, Kansos 7 My Commission Daping Colly, 28- 19755
My commission expires:
Notary Fee
Printer's fee \$26_34
Additional copies \$

ORDINANCE NO. 86

FIRST PUBLISHED IN JOHNSON COUNTY HERALD 9.12 WEDNESDAY.

Hill

AN ORDINANCE RELATING TO PUBLIC OFFENSES.

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

Westwood

4-113 SOLICITING. It shall be unlawful for solicitors, door-to-door salespersons, peddlers, itinerant merchants, transient vendors or disposers of merchandise or services of any kind to enter on or in or upon private property within the City for the purpose of soliciting, peddling, or disposing of such merchandise or services, not having been requested or invited to do so by the owner or occupant of such property, without first applying for and receiving from the City a permit to do so. When granted, such permit shall be carried by such persons at all times that they enter on or in or upon such private property within the City, and shown to any owner or occupant of such property,

4-114 UNSOLICITED PRINTED MATTER. It shall be unlawful to throw, cast, place, or otherwise dispose of upon any public or private property within the City any unsolicited printed matter, including but not limited to advertising materials and circulars, unless the owner or occupant of such property has requested delivery of the same.

4-115 DISTURBING THE PEACE. It shall be unlawful for any person to disturb the peace and quiet of any person, family or neighborhood.

4-116 DISORDERLY CONDUCT. It shall be unlawful for any person to act in a rude, boisterous, riotous or disorderly manner in any street, avenue, alley, or other public or private place, building or grounds in the City.

4-117 ASSAULT AND BATTERY. It shall be unlawful for any person to assault, strike, hit, beat or wound another.

4-118 INDECENT EXPOSURE. It shall be unlawful for any person to appear nude in any public place, or to make any indecent public exposure of his or her private parts.

4-119 WINDOW PEEPING. It shall be unlawful for any person to trespass upon the property owned or occupied by another for the purpose of looking or peeping into any window, door, skylight or other opening in any house or building located thereon without having a lawful purpose for such observation.

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4-120 MALICIOUS MISCHIEF. It shall be unlawful for any person to destroy, deface, remove or injure the property of another, or public property, including flowers, shrubs and trees.

1987-1987**-** 11 / 2¹⁰⁸-19

4-121 TAKING ANOTHER'S PROPERTY. It shall be unlawful for any person to take, carry away and use any personal property of another, including any automobile or bicycle or conveyance, domestic animal or pet, or any other personal property of any kind, with intent or effect of depriving the owner of the temporary use thereof, against the owner's will but not with the intent of stealing or converting the same permanently to his own use without having a lawful purpose so to dow

4-122 STEALING. It shall be unlawful for any person to take or carry away any money or personal property or effects of another, with the intent to permanently deprive the owner thereof.

4-123 RECEIVING STOLEN PROPERTY. It shall be unlawful for any person to knowingly buy or in any way receive any goods, money, rights in action, personal property, or any other valuable security or effects whatsoever, that shall have been stolen. In any complaint for any such offense, it shall not be necessary to aver, nor on the trial to prove, that the principal who embezzled, took, secreted or stole such property has been convicted. 4-124 ALCOHOL CONSUMPTION. It shall be unlawful for any person to drink or consume alcoholic liquor or cereal malt beverage upon the public streets, alleys, roads, highways, or places to which the general public has access, whether or not an admission or other fee is charged or collected, or inside any vehicle upon the public streets, alleys, roads, highways, or places to which the general public has access, except at such City of Westwood Hills or Westwood Hills Homes Association "block parties" and similar community functions as may be approved in advance by the governing body of the City.

4-125 ALCOHOL POSSESSION BY MINORS. It shall be unlawful for any person under the age of twenty-one (21) to have in his possession or control any alcoholic liquor, and it shall be unlawful for any person under the age of eighteen (18) years to have in his possession or control any cereal malt beverage.

4-126 ALCOHOL SALE TO MINORS. It shall be unlawful for any person to knowingly or unknowingly sell, procure, give away, or participate in or permit the sale, gift or procuring of any alcoholic liquor to or for any person under twenty-one (21) years, or any cereal malt beverage to or for any person under eighteen (18) years; and no person shall represent that he is of age for the purpose of asking for, purchasing or receiving such alcoholic liquor or cereal malt beverage to or

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for any person who is mentally incompetent or physically or mentally incapacitated by the consumption of alcoholic liquor or cereal malt beverage.

4-127 ALCOHOL TRANSPORTATION. It shall be unlawful for any person to transport in any vehicle upon a public street, alley, road, highway, or public place any alcoholic liquor or cereal malt beverage except in the original package or container which shall not have been opened and from which the original cap or cork shall not have been removed, unless the package or container be in the locked rear trunk or rear compartment or any outside compartment which is not accessible to the driver or any other person inside the vehicle when it is in motion.

PENALTIES. Any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by (a) a fine of not less than one dollar (\$1.00) nor more than one hundred dollars (\$100.00) and costs; or (b) confinement in jail for not more than thirty (30) days.

TAKE EFFECT. This ordinance shall take effect and be in force from and after its official publication.

PASSED BY THE GOVERNING BODY THIS 4 DAY OF SEPTEMBE APPROVED by the Mayor this 4 day of September, 1973. Jer/y

SEAL: