1940, inclusive, are invalid and the same are hereby cancelled, and such lists are hereby referred to the tax assessor and collector who shall proceed at once to make an assessment of said property and when completed shall submit the same to this court; the land involved is described as follows, to-wit:

63. Acres of the J. Mynett Survey, Abstract #547, in Johnson County, Texas; G. W. Pitts is the sole owner in fee simple of said above described property.

Passed and adopted by the Commissioners Court of Johnson County, Texas, this 1 day of March, 1943.

IN RE: TAXES

63 Acres, J. Mynett Surv.

Abst. #547, Johnson Co. Texas.

This 1 day of March, 1943, came on to be heard the petition of G. W. Pitts, for an order declaring invalid assessments for taxes for the years 1935 to 1940 inclusive, on the 63 acres of land of the J. Mynett Survey, Abstract #547, in Johnson County, Texas, which is owned by 3. W. Pitts, and described in said petition. And after due consideration of the facts, the Court is of the opinion and finds that the assessments for taxes for the years mentioned are invalid and the tax assessor and collector is directed to make a list of such property in triplicate, the same to show a complete description thereof for the years the assessments are found to be invalid and present the same to this court for further action. Passed by the Commissioners Court, Mar. 1, 1943.

IN RE: TAXES 0
63 Acres, J. Mynett Surv. 0
Abst. #547, Johnson Co. Texas 3

This I day of March, 1943, it appearing that the assessments for taxes for the years 1935 to 1940, inclusive, on 63 acres, of the J. Mynett Survey, Abstract No. 547, in Johnson County, Texas, which is owned by G. W. Pitts, and described in said order, were declared invalid and cancelled and the tax assessor and collector directed to reassess the same and such property having been reassessed and submitted to the court on this day, after due consideration of the facts, the court is of the opinion that the values fixed therein are proper and it is ordered that the taxes be computed and assessed at the rate in effect for each separate year mentioned in said order and list, and there shall be added thereto a penalty equal in amount to six per cent interest to thedate of making said list from the date such property would have been delinquent had the same been properly rendered and thereupon the tax assessor and collector is authorized and directed to receive said amounts in full payment and satisfaction of the taxes on said lands for the years mentioned.

Passed by the Commissioners Court of Johnson County, Texas, this 1 day of March, 1943.

A motion was made by Commissioner Hadley and seconded by Commissioner Roland that the Court adjourn subject to the call of the County Judge. Commissioners Wyatt, Hadley, and Roland voted "Aye". Motion carried.

Attest at Suffin County Clerk

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