



JOHNSON COUNTY COMMISSIONERS COURT

Christopher Boedeker
County Judge

Rick Bailey
Commissioner
Precinct 1

Kenny Howell
Commissioner
Precinct 2

Mike White
Commissioner
Precinct 3

Larry Woolley
Commissioner
Precinct 4

**SPECIAL CALLED MEETING OF
THE JOHNSON COUNTY COMMISSIONERS COURT
JOHNSON COUNTY COURTHOUSE, RM. 201
2 N. MAIN ST. CLEBURNE, TEXAS 76033
TUESDAY, FEBRUARY 11, 2025 - 2:00 PM**

CALL TO ORDER

BE IT KNOWN that on the 11th day of February 2025, the Honorable Commissioners Court of Johnson County, Texas, met in Regular Session at the Johnson County Courthouse thereof, in the City of Cleburne, Johnson County, Texas, for the purpose of transacting any and all business that may lawfully be brought before the same. The meeting was called to order at 2:00 P.M. with all members present. The following items, having been lawfully posted and filed for record in the Office of the County Clerk on January 31, 2025, at 8:27 A.M., were considered:

ACTION

- A1.** Consider and Approve **Resolution 2025-02** – “Resolution Calling for the Honorable Greg Abbott, Governor of the State of Texas, to Declare an Emergency in Johnson County, Texas Relating to the Application of Biosolids Containing PFAS” and Discuss Biosolids in Johnson County-County Judge’s Office

Lyndon Laird addressed the Court regarding his concerns on the biosolids resolution.

Carrie Ousley addressed the Court regarding soil testing for biosolids.

Greg Cooper addressed the Court regarding biosolids and thanked the Court.

Judge Boedeker stated that he wanted to say a few words before he turned it over to Comm. Woolley, who spearheaded this issue, and has been the point of contact while they navigated these unfamiliar waters. He stated that none of them ran their campaigns or intended to get involved in local government to deal with what is typically called an environmental issue. Judge Boedeker said that county commissioners spend a lot of time talking and thinking about roads, because they are in charge of a huge road network and spend several million dollars a year on road work. He added that he spends a lot of time thinking about law enforcement and economic development because that’s what lands in his office.

He stated that in that respect, talking about biosolids, he was not familiar with before taking this position, and that it was new to him and it was not something that he expected to be involved in. He did state, however, that he believes that all of them who run for office or work for local government, got involved to assist our neighbors and to solve problems. He said that is how they got this problem on their desks. They had a citizen who experienced an issue that impacted their property and their livelihood and they called the County for help. He said that they don't live in the city, so there is not a city to talk to, they can't call the president and ask for help, they can't call the governor and ask for help, so they call your county commissioner and say this is going on and what can I do about it. Judge Boedeker then said that our county commissioner and our county constable got together and brought this issue to the Court. He added that they brought the issue to the state government, and the state government is working on legislation to see what they can do to assist these homeowners. He stated that they are now trying to bring this to the federal government, to try to see what the federal government can do to help these homeowners. Judge Boedeker stated that they got involved in local government to work together with their neighbors to help them solve their problems. He stated that today, the purpose is hopefully to make some citizens in Johnson County eligible for assistance from other levels of government, and to continue working together as a community to help solve their problems, and with that, he turned the meeting over to Comm. Woolley to give a more detailed background.

Comm. Woolley thanked Judge Boedeker. He stated that in order to answer a few questions, the primary purpose of this resolution that they are going to present and hopefully adopt today, is to allow any person who may have been impacted by PFAS contamination, to pursue federal assistance for any type of mitigation effort on their property with whatever their program is on their property. Comm. Woolley stated that without a governor's declaration, that type of assistance is not available. He stated that the governor has to declare an emergency or a disaster in that county for those folks to pursue federal assistance. Comm. Woolley said that he had multiple conversations with the Secretary of Agriculture in the State of New Mexico, where this has occurred on a major scale. He stated that the federal government came in and was involved in the euthanization of 4000 head of dairy cattle. Comm. Woolley added that there is still ongoing litigation about that situation and that he believes it happened in 2021. He added that he also had many conversations with our Commissioner of Agriculture Sid Miller, who told him months ago when asked how they pursue federal assistance, said that it takes a governor's declaration. He stated that six or eight months ago, he didn't feel like they were on steady ground to do that and that he would explain why he thinks they are now. Comm. Woolley added that without that declaration, none of their victims, whether they know it or not, can pursue federal assistance. Comm. Woolley said that regarding the question about the biosolids and testing for PFAS contamination, there should be funding available through federal assistance. He stated that they are here today to discuss and request to receive this declaration to declare an emergency in this county, due to the profound contamination that they have found in the soil, groundwater, surface water, animal tissue, and fish tissue.

He stated that no other county in the state of Texas has ever stepped out of this box, largely due to the fact that County Commissioners Courts don't have jurisdiction over land application of biosolids, because it's permitted through the state of Texas through TCEQ. He stated that, technically, they don't have jurisdiction, but that they do have an obligation to public health and public safety. Comm. Woolley stated that they don't have an obligation to provide an ambulance provider in this county and that it costs the county and the taxpayers 1.5 million dollars to provide that CareFlite contract. He added that they are not required to do that, but that they do have an obligation to public health and public safety. He stated that due to that obligation, the reason the decision was made about a year and a half ago, to spend \$30,000.00 to order this testing to satisfy the curiosity and the concern whether there is a problem or not. He added that the overwhelming response was yeah, we have a significant issue. Comm. Woolley stated that he was going to give the background of the timeline of what is happening in this county over the years concerning biosolids. He stated that land applications of biosolids in this county have been going on and that he has documents in his personal file back to 2001. He added that it was fairly new then, he thought, and it may have been used some prior to 2001 but not a whole lot. Comm. Woolley stated that there are multiple properties and thousands of acres that have been applied, some of them year after year, and that you are going to hear the word bioaccumulation later in a presentation from an environmental scientist. He added that these chemicals don't break down, they don't go away, they just build up, and they get more and more concentrated, whether it be in the soil or livestock organs. He added that some test samples that they got of a stillborn calf liver tested 610 thousand parts per trillion. He stated regarding the timeline, that he came on to the Court in 2015 and that it was running rampant back then, and if local people remember when that land application took place, people noticed the horrendous odor. He stated that the odor was overwhelming, that it infiltrated homes, and it didn't matter if you were inside or outdoors, it was horrible. He commented that his phone would light up at the office and people would ask him what he could do about this. He stated that again they don't have jurisdiction over the land application of biosolids, so he would refer those people to TCEQ to file an air quality complaint. He stated that they would do that, and basically nothing would change. Comm. Woolley stated that on June 13, 2016, they approved a resolution in this Court, the very first one that had been done concerning biosolids, requesting that biosolids not be used but it was simply a request. Comm. Woolley stated that in 2020 came COVID, and that there was a concern that the use of biosolids could spread the COVID virus, so on May 1st and again on May 26th of 2020, there were two more resolutions that came out of this Commissioners Court. He added that the resolutions requested the City Council of Fort Worth, one to the Tarrant County Commissioners Court, and one to the Trinity River Authority, to suspend all use of biosolids until those contamination questions could be cleared up as far as the spread of the COVID virus. He stated that numerous complaints had been referred to TCEQ from 2015 to the present. Comm Woolley stated that their current investigation kick-started in 2022, and that's when the investigation took place and it was handled through Precinct 4's Constable Office. He stated that Constable Troy Fuller was there today and Detective Dana Ames was also there and would be speaking as well. He stated that Detective Dana Ames has been the lead investigator on this case since December 28, 2022. Comm. Woolley added that her investigation includes a criminal investigation component as well.

He stated that the investigation fast-forwarded to almost exactly a year ago from today, February 16, 2024, and that they had a public meeting in this courtroom, and that there may have been as many people there that day as there were today. He stated that it was about a two-hour presentation by Detective Ames, presenting the findings of her investigation. Comm. Woolley said that this has resulted in a tremendous amount of media coverage and that he wouldn't list all the media coverage that has taken place since then, but that it has received global attention and that he has talked to people as far as England. He stated that on March 25, 2024, this Court made another resolution requesting that all land application of biosolids be suspended indefinitely, pending an investigation by TCEQ and the EPA to determine if these contaminants are going to be considered harmful and if they would regulate and that sort of thing. He stated that since March of 2024, Ellis County, Kaufman County, Somervell County, Franklin County, Henderson County, Hood County, and Wise County have also adopted similar resolutions, joining in this effort. Comm. Woolley added that Hunt and Houston counties have also requested a copy of their resolution so that they can consider something similar. He stated that there are nine counties, not only in this area or the metropolis but in different parts of the state, that realized that there is a problem and that we need to hold hands and work together on trying to get something done about that. Comm. Woolley said that December 11, 2024, was a game-changer in the timeline of events, when State Attorney General Ken Paxton filed a lawsuit against the manufacturers of PFAS chemicals, 3M and DuPont, here in the 18th District Court in Johnson County. Comm. Woolley said that this lawsuit is 45 pages long, he believes, and it has a wealth of information in it. He added that it is extremely well-researched and well-founded and that it has, to his understanding, been remanded to federal court. Comm. Woolley stated that on December 18, 2024, their new state representative, Helen Kerwin, filed House Bill 1674. He stated that this bill is designed and names 17 PFAS chemicals that would be required to be tested for before biosolids could be land-applied. He added that it establishes certain limits of PFAS chemical concentrations in that biosolids, and if anything surpasses that, it has to be disposed of by other means, not land-applied, but either incinerated or deposited in a hazardous-waste landfill. Comm. Woolley said that on January 3, 2025, he had a meeting along with Detective Ames and Representative Kerwin, with their Ag Commissioner Sid Miller in Stephenville. He stated that they took him a copy of the bill and the Ken Paxton Lawsuit, and at that point, he had also been in communication with Robert F. Kennedy, the new Make America Healthy Again chair, so to speak, and that Commissioner Miller is also in support of their efforts. He stated that he asked his question again that he had asked months back regarding requesting a declaration from the Governor's Office, and Mr. Miller said, "Larry, now is the time." Comm. Woolley stated that Mr. Miller asked him why he would not request it, because without that, the victims will not receive any federal assistance. Comm. Woolley stated that on January 23rd, Senator Kevin Sparks filed Senate Bill 886, the companion, identical bill over in the Senate, to Ms. Kerwin's House Bill 1674. He added that the language was heavily influenced by Detective Ames, the scientists, and lawyers at the PEER group that they will hear from in a few minutes, and also with assistance from the Texas Public Policy Foundation in Austin, and that they have chosen to assist. He stated that Johnson County has received a tremendous amount of technical expertise assistance from lawyers, environmental scientists, and policy experts, all at no cost to the taxpayers of this county.

He stated that he thinks they have done it out of the fact that these contaminant numbers are so profound and so astounding, that they know that they have a public obligation to assist with this. Comm. Woolley stated that he wanted to announce that they would have a town hall meeting this evening in Grandview, at Chambers Creek Church out on FM 916 East. He stated that it is at 6:30 P.M. and that it will be a little more informal, a question-and-answer-type format. Comm. Woolley then introduced Detective Dana Ames.

Detective Dana Ames thanked the Commissioners and the Judge and stated that she wanted to recap on what Comm. Woolley said and hopefully answer a few questions from the gentleman who got up previously and spoke. She stated that there is a lot that has gone into the investigation of this case that people are not privy to and that it has to be difficult, she would imagine as a citizen. She added that, to not have the answers that they have, seeing the results that they have seen, working with the scientists, seeing the discussions, and doing the things that they've done, has to be frustrating and that she would like to put everyone's mind at ease. She stated that they understand the magnitude of the problem, and they also understand that this is not a one-in-all situation. Detective Ames stated that they have had many residents contact them, some are in this audience that have independently paid for their own tests and have great concerns. She said that one of the issues that this resolution will address, and hopefully the Governor will honor, is their victims, in this case, did nothing to deserve the contamination that's occurred to them, their property, their pets, their livestock, and their water. She stated that the contamination is pervasive and continuing today, and just a couple of days ago, they had yet another cow die and that there are around 50 cows now. She stated that back when they first started, they had a couple of dead cows and some dead fish and that this is a reoccurring thing because the contamination persists. She stated that these PFAS, once in the body, bioaccumulate, and that Doctor Bennett will go over that in her short presentation, so it is not exiting the bodies of their victims, the cows, which is now up to 50 cows.

Comm. Woolley asked if that was around 1/3 of his herd.

Detective Ames replied with a yes and added that several others were deteriorating rapidly. She stated that it is not just the cows, but it is the fish and that Dr. Bennett will go over the results of what they have found with their fish. She said that she understands that there is a concern about property value but that they cannot put profit over people. Detective Ames stated that the funds that are available to their victims and residents in Johnson County will not be available to them without the assistance of the Federal Government. She stated that yes, there are lawsuits that have been filed but that it can take years for those lawsuits to be litigated. Detective Ames added that Johnson County is involved in a lawsuit against the EPA for failure to regulate PFAS and biosolids, and again, that lawsuit alone could take years. She stated that recently, the EPA came out with a draft risk assessment on PFAS and biosolids, and that was in January of 2025. She believes that the only reason that report was released was because they did file suit, and they have fought so vigorously to try to get the assistance that they need and to get this dealt with. She stated that they can't wait for litigation in civil courts to take place before they get these people help because the dying is still occurring.

Detective Ames said that one of their victims just got out of the hospital again with concerns because she's having ambulatory issues, having a hard time walking, and exhibiting some of the same symptoms that the cows are exhibiting and that her concern is that it's related to PFAS. She stated that if they have the federal government's assistance to address at least some of this, it will bring relief to their victims, and it will also bring relief to the County. She added that the County cannot afford to continue the testing on the level that the people want it done, and there is somebody out there who is mailing out letters to residents demanding that the County test every single property for PFAS contamination around these sites. She stated that they know biosolids have been spread throughout Johnson County, and they have proof of that. She stated that she doesn't have time to litigate a case today, but that they have physical proof that this has been spread throughout the County. She added that the County doesn't have the resources and that she doesn't think the residents want them raising taxes for this, when there is money and relief available from the federal government and she thanks them for doing this today. Detective Ames stated that the victims have expressed deep gratitude for the effort that this Court has put forth.

Comm. Woolley stated that they had an eight-minute video that gives the cliff notes education about PFAS contamination. He stated that it is specifically addressed to the Johnson County Case and that he would like to show that at this point. He added that it is very educational and thorough. Comm. Woolley stated that this was Dr. Kyla Bennett with PEER in the State of Maryland, who was very instrumental in assisting them.

The video presentation presented by Dr. Kyla Bennett with the PEER group was played to the Court.

Comm. Woolley stated that the numbers that Dr. Bennett was quoting about the cattle, and that Detective Ames referred to a moment ago, were made quite a few months ago, and are up to about 50 head of cattle and that is on the one site. He stated that there is also another site that has experienced significant death loss of cattle. He added that on one of the initial necropsies that was done on their property, the stillborn calf's spine, pelvis, and rear legs were severely deformed and very small, and if that calf had lived, there was no way that it would have been able to walk. He added that, furthermore, it was born without a cerebellum, which is the portion of the brain that controls mobility, so there are some pretty significant health issues and deformities. The calf in the video looked physically fine, the necropsy showed no indication, but the liver is what showed the contamination. Comm. Woolley said that he received a call from a rancher in Henderson County back in the summer and that they were adjacent to sites where biosolid activity was taking place, and a tremendous amount of baby calves were born with cleft palates. Comm. Woolley added that those calves had to be put down because they had the inability to nurse. Comm. Woolley commented that he and Detective Ames could talk the rest of the day, but that is not what they were there for, that they were there for this resolution, and that he believed Commissioner Bailey had a comment.

Comm. Bailey said that there has been some discussion about their ability to determine how much land has actually been applied in this county and that he wished that they had the answer to that. He stated the reason they don't have the answer to that is because there is no legislation that gives counties any permitting authority. He stated that he visited the city of Fort Worth's treatment plant a few years ago, and at the time, Renda was no longer going to be the provider, but Synagro was coming in. He stated that he looked over their new plant and that they assured him that any solids that came out of that facility would then be dried and would be less volume. He added that the new process was going to be more effective and that there would be less tonnage going out to neighboring counties. Comm. Bailey said that they use neighboring counties because of the cost to transport and make no mistake, there is money made in this business. He stated that he had a gentlemen's agreement when he left there, with the Synagro people, that upon any deliveries coming to this county, one of us (The Commissioners) would be notified that they were coming. He stated that generally, the only time they knew they were coming or came already, was when the nuisance of the odor was evident and folks were having to stay in motels because they couldn't stay in their homes. Comm. Bailey commented that he never got a call from anybody and that none of them (the Commissioners) got a call. He stated that this had been an ongoing issue since he got there in 2009, and it went on before he got there with his predecessor, R.C. McFall and that they shared conversations on what was coming with this. He said that the only way they are going to gain on knowing how much of this is coming into their county in the future, hopefully is that it doesn't come into the County in the future, and if it does, that it is not labeled as a fertilizer and that's the big issue. He stated that it is misleading to the public and it is misleading to applicators who put this stuff out. Comm. Bailey said that the State of Texas, since he has been in office, every two years when they meet, the County Judge and Commissioners Association has a set of resolutions where they need the governing authority to conduct business and to keep their public safe. He stated that every one of those legislative platforms has been asked to give them permitting authority, and it has not been received. Comm. Bailey stated that local control issues are not in a good position right now with so much that is going on in Austin, whether it be revenue-caps discussion, whether it be permitting authority for biosolids, whether it be their ability to go down and have a conversation after this session is over. He stated that this is a public-safety and public-health issue and that they are not condemning their county, but that they are doing what is right for their people.

Judge Boedeker stated that he wanted to point out a couple of things, and then they would move forward with the meeting. He stated that whenever a disaster is declared, whether it be on the state level or county level, that it is common to declare a disaster in the whole area, the whole county, or the whole state. He said that they have been under continuing disaster declarations in the State of Texas for hurricane damage and COVID for the last several years, and unless you are impacted, it's not something you think about impacting you or impacting your property. Judge Boedeker stated that they did the same thing for flooding last year that washed out several bridges in the County and that they declared a countywide disaster due to flooding, and that unless you were impacted by a washed-out bridge, like Comm. Bailey, it didn't impact you.

He stated that it is a way to tally damages that have occurred within the County, and if they hit a certain threshold of damages and then statewide hits a higher threshold of damages, it authorizes FEMA to come in and offer additional relief. He stated that, that is their motivation today, that the local government code does vest him (Judge Boedeker) with authority to declare an emergency or disaster in Johnson County only, and that he was going to do that today. He stated that he has not yet, but he thinks that if they are going to adopt a resolution asking the governor to declare a disaster, they need to go first, and that it starts with him. He stated that in the interest of not reading two very similar declarations into the record, that he was going to skip down past the 'Whereas is.'

Judge Boedeker read in **Resolution 2025-02** into the Court Record.

Comm. White stated that he wanted everybody watching to know that not one of the five of them makes a decision up there, that they don't think about. He said that they can't know all the consequences, but that they do their best to try to decide what the consequences of those decisions are. He added that there has been a lot of thought put into this, before it got to this point.

Comm. Bailey stated that he would go further and say that Comm. Woolley had similar issues to this occurring a few years before they actually got this far and that he commends him for bringing this forth and this Court for taking the lead. He stated that they are the first county, in the interest of public safety and health, to perform land testing. He said that it started with them and that he is not patting themselves on the back for it, because this is simply something that they wish was never in their county. He added for the legislatures that are going to get wind of this, that this started with the local leaders bringing the issue forth and if they can do anything to help not only this county, but this state, because it's all over our country. He stated that after 30 years of co-mingling chemicals that have been introduced, the oversight simply wasn't performed, so now they have a bigger mess and a man-made disaster and that they are bringing attention to it and that there is nothing new, it has been around for a long time. He stated that this is just to take the initiative to get some relief for these families suffering and that they have animals that they cannot consciously sell. He stated that they cannot put them down and dispose of them because it is not as simple as that, and if it begins here, wherever that is, that it is the right thing to do.

Comm. Howell thanked Comm. Bailey for bringing that up. He stated that the one particular land owner, the Coleman Farm, that is those peoples living and their life, and that's what they did continually in Johnson County. He added that not only have they lost over a third of their herd of cattle so far, but that this gentleman is such a good Christian person. He added that this man could very easily take them to another sale in Wichita Falls or wherever and run them through the sale ring, but that he is not going to do that. Comm. Howell stated that the property owner does not want to put that beef into the food that people have to eat, so therefore, he is losing cattle every day.

Comm. Howell stated that he is finding a dead cow every day in addition to all of the fish in his pond being ruined. He stated that one of the reasons for this declaration is that those people need some help and that those people need those federal dollars. He added that this is going to literally bankrupt that family and that their whole living just fell over in the pasture. Comm. Howell stated that personally for him, the land valuation, real estate sales, and how much the property next door is going to bring next year, are not his worries. He added that his concern is the health and the public safety of the people who live in this county, who have lived in it for years and expect to live in a good, clean environment. Comm. Howell said that is where his worry is.

Judge Boedeker added that he agreed with Comm. Bailey about this being something new and something that they have never dealt with, and that they have learned a lot through this process. He said that the Local Government Code sets out the reasons that a disaster can be declared and that one of the first ones on the list is natural or manmade contamination of water. He added that it is as old as the sun, that there is nothing new under the sun, and that what they are dealing with, is contamination of water, and that they are trying to provide basic necessities to citizens as part of ensuring their safety and welfare and with that he called for a motion.

Comm. Woolley asked Judge Boedeker if that motion was to approve the governor's request.

Judge Boedeker replied that yes, the resolution requesting that the governor declare a disaster area in Johnson County.

MOTION by Comm. Woolley, seconded by Comm. White to approve that we adopt that as presented.

All voted aye; motion carried.

Judge Boedeker read **Resolution 2025-02** into the Court Record.

Comm. Woolley expressed his and the Court's thanks to Constable Troy Fuller's Office and especially to Detective Dana Ames and her tireless efforts pursuing this investigation and assisting in all levels of getting them to this point. He asked the Court to give them a round of applause. He also thanked the Commissioners Court stating that because prior to 2022, when he would come to the Court or the Members of the Court, and he noted that the Court was made of different members then, he would express his concern and his questions and say that there was a problem and that surely there was something they could do. He also noted that this was before they were seeing death loss and before they started seeing these issues and that he didn't receive buy-in. He said that this Court bought into it 100% and that he appreciated that.

Comm. Bailey expressed his gratitude to their new State Rep, Ms. Kerwin, for hitting the ground running and taking this on and that they would be remiss if they didn't recognize that. He stated that she listened to this Court and to local leadership stating what is needed and necessary to take it to the state level to help get them the relief they need and to stop this product from being distributed without being tested and so many other facets. He added that they have two bills now on the House side and the Senate side for representation. He commented that they are being represented in Austin for this issue and that they are grateful.

Comm. Woolley stated that they will do their best to inform the public and that Representative Kerwin's office will as well. He stated that when House Bill 1674 goes to a committee hearing in Austin, Texas, he would love to have a packed house to testify on behalf of that bill because it needs to pass. He added that it will give the authority, not only to the Office of the State Chemist to conduct this testing, but that it will require testing of this material before it affects our food chain. He stated that the bills are House Bill 1674 and Senate Bill 886 and that they can be followed on the Texas Ledge website. He asked the public to please do what they can to support those bills and that a written testimony can even be submitted whenever they open that up for input when it goes to committee.

Judge Boedeker thanked Comm. Bailey for bringing up Representative Kerwin and that he neglected to say that he had spoken with her this weekend. He stated that she called him and expressed her regrets that she couldn't be here, that she had written a statement of support, and that she wanted to be here. He stated, however, that they were in session and that she was in a briefing with somebody, so she needed to be there, but that they absolutely appreciated what she has done for the County. He stated that she is taking this issue seriously and that she stays in communication with them to get input and feedback from them, and there is nothing more they could ask from a state representative. Judge Boedeker noted that he has also been in contact with Senator Phil King's office and that his office is supportive of that legislation as well. He stated that he believes that they are in a good position to possibly receive some assistance from Austin for this issue and that it doesn't happen without great local elected officials in Austin, and that they certainly appreciate them.

Comm. Bailey agreed and reiterated that they would be remiss if they didn't thank her. He encouraged anyone watching and anyone in the audience, that they have a voice and to support their local leadership because they are being challenged to even have a voice in Austin. He said to let Phil King's office know and to let everyone know how important it is to preserve their ability to work for them.

ADJOURN

There being no further business, the Commissioners Court adjourned at 3:04 P.M.

Approved by: 
Christopher Boedeker, County Judge

STATE OF TEXAS §
COUNTY OF JOHNSON §

I, April Long, Johnson County Clerk, attest that the foregoing is a true and accurate accounting of the Commissioners Court's authorized proceedings for February 11, 2025.



FILED & RECORDED
March 10, 2025
Commissioner Court Minutes


April Long, County Clerk
Clerk of Commissioners Court
Johnson County, Texas