THE STATE OF TEXAS

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JANUARY 1, 1941

COUNTY OF JOHNSON

BE IT REMEMBERED:

That at a called meetin of the Commissioner's Court of Johnson County, Texas, held on January 1, 1941, at the regular meeting place in Johnson County, Texas, the following members were present and voting according to law: Honorable Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct No. 1; Commissioner H. O. Hadley, Precinct No. 2; Commissioner Dallas Thomson, Precinct No. 3; Commissioner G. T. Elliott, Precinct No. 4; Truman Griffin, County Clerk, and Oran Smith, Sheriff. The court convened in session by proclamation of the Sheriff at 8:00 A. M., and did among other things the following:

Upon motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the court that Mrs. W. T. Yarbrough be elected Matron.

Upon motion of Commissioner Wyatt seconded by Commissioner Elliott, it is ordered by the court that S. M. Laramore be elected as head Janitor.

Upon motion of Commissioner Thompson seconded by Commissioner Elliott, it is ordered by the court that L. B. Renfro be lected as second Janitor.

Upon motion of Commissioner Thompson seconded by Commissioner Elliott, it is ordered by the court that Mr. Vern Mattox be elected as Superintendent of the County Farm.

Upon motion of Commissioner Elliott seconded by Commissioner Thompson, it is ordered by the court that the deputies of Shirley R. Clark be accepted as submitted.

It was ordered by the court that the schedule on rendition of horses, mules, cattle, etc. be the same as 1940 except horses under 8 years old which is \$35.00 to \$75.00, be adopted.

Upon the motion of Commissioner Elliott seconded by Commissioner Thompson, it is ordered by the court that  $.22\frac{1}{2}$  per sheet for assessing taxes except those rendered in office before Feb.1, 1941 be adopted.

Bonds of the following officers were approved:

Roy Anderson.....County Judge

A. T. Griffin......County Clerk

Shirley Clark...... Tax Assesor and Collector

J.R. Beavers.....District Clerk

L.E. Martin......Public Weigher

Grady Elliott.....Commissioner, Precinct No. 4

Roy Wyatt..... ommissioner, Precinct No. 1

A. C. Norman.....Justice of Peace, Precinct No. 1

Vivian Gentry......County Treasurer

S. M. Ezell......Public Weigher, Alvarado

Mr. F. E. Johnson came before the Commissioner's Court in behalf of L. L. Cronkrite of the S. E. Cronkrite estate, petitioning them to have the taxes voided for the years 1931-40 inclusive. He asked them to have this reassessed. Upon motion by Commissioner Wyatt seconded by Commissioner Elliott, the petition was denied.

The deputies of the County Clerk were approved by the Commissioner's Court.

A motion was made for the Court to adjourn, subject to the call of the County Judge.

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JANUARY 7,1941

COUNTY OF JOHNSON

That at a called meeting of the Commissioners Court of Johnson County, Texas, held on January 7th, 1941 at the regular meeting place in Johnson County, Texas, the following members were present and voted according to law: Honorable Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct No. 1; Commissioner Dallas Thompson, Precinct No. 3; and A.T.Griffin, County Clerk. The court convened in session by proclamation of the Sheriff at 10:00 A. M., and had and did among other things the following:

Upon motion of Commissioner Thompson seconded by Commissioner Wyatt, the Offical Bonds of the following were approved:

Dennis K. Crow.....Constable Precinct No.7

R. L. Derryberry......Justice of Peace Precinct No.1

John H. Atkinson.....Public Weigher

Shirley A. Clark......Tax Assesor and Collector

J. D. Singleton.....Justice of Peace, Precinct No.7

John Prestridge......Justice of Peace, Precinct No.4

Grandbury Odom.....Justice of Peace No. 5

J. C. Bicknell......Public Weigher, No. 1

Ed Pyeatt..........Constable, Precinct No. 2

Upon motion of Commissioner Wyatt, seconded by Commissioner Thompson, it is ordered by the court that the meeting adjourn, subject to the call of the County Judge.

THE STATE OF TEXAS 

EE IT REMEMBERED:

COUNTY OF JOHNSON

JANUARY 16, 1941

That at a regular meeting of the Commissioner's Court of Johnson County, Texas, held on January 13, 1941, at the regular meeting place in Johnson County, Texas, the following members were present and voting according to law: Honorable Roy Anderson, County Jidge; Commissioner Wyatt, Precinct No. 1; Commissioner Dallas Thompson, Precinct No. 3.

Upon motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court to recess the Court until Jan. 14, 1941 for the purpose of attending the hearing of the Hi-Way Commission at Austin.

The Court reopened Jan. 14, 1941 at the regular meeting place in Johnson County, Texas, the following members were present and voting according to Law: Honorable Roy Anderson, County Judge; Commissioner Moy Wyatt, Precinct No.1; Commissioner H. O. Hadley, Precinct No. 2; Commissioner Dallas Thompson, Precinct No. 3; Commissioner G. T. Elliott, Precinct No. 4; A. T. Griffin, County Clerk. Among other things they did the following:

Upon motion of Commissioner Thompson seconded by Commissioner Elliott, it is ordered by the Court that the bonds of J. L. Bowman for Constable Precinct No. 3; T. W. Edleman, Justice of the Peace, Precinct 3, and S. L. Bradley Constable of Alvarado be approved.

Upon motion of Commissioner Hadley seconded by Commissioner Wyatt, it was ordered by the Court that J. R. Grisso be appointed J stice of the Peace of Burleson.

Upon the motion of Commissioner Wyatt seconded by Commissioner Hadley, it is ordered by the Court that a petition on Capps road be filed.

Upon the motion of Commissioner Elliott seconded by Commissioner Wyatt, it is ordered by the Court that the Sewing Room bill be paid.

Upon the motion of Commissioner Wyatt seconded by Commissioner Thompson, it is ordered that the sewing rooms be continued on the same schedule until March 1, 1941

Upon motion of Commissioner Wyatt seconded by Commissioner Elliott, it is ordered by the Court to pay Clarence Brown, Janitor at the Relief Office, \$5.00 per month.

Upon the motion of Commissioner wyatt seconded by Commissioner Thompson, it is ordered by the Court to pay the Clay Building Material Co. for the cabinet as per bill attached.

The Court was recessed until Jan. 15, 1941.

The Court reopened with all members present and voting according to law.

Upon the motion by Commissioner Thompson seconded by Commissioner Wyatt, it is ordered by the Court to have the combination changed on the County Clerk's office.

Upon motion by Commissioner Alliott seconded by Commissioner Thompson, it is ordered by the Court to approve the bond of J. C. Bicknell for Public Weigher.

Upon motion of Commissioner Hadley seconded by Commissioner "yatt, it is ordered by the Court to pay Dr. Edgar \$50.00 for the operation on Mr. Reeve's boy at Eurleson.

Upon motion of Commissioner Elliott seconded by Commissioner Thompson, it is ordered by the Court that no Doctor bills are to be paid in the future except on order from Judge Anderson.

Upon the motion of Commissioner Wyatt seconded by Commissioner Thompson, it is ordered by the Court to accept the bid of Benson Shaw on Allis Chalmers Tractor W. S. Model at \$4750 with the trade-in allowance of \$550.00 of Model K.

Upon motion of Commissioner Thompson seconded by Commissioner Elliott, it is ordered Paid \$2170.50, trade-in allowance \$250 on Mogul Russel grader. by the Court to accept the bid of R. B. George for Cat.-Grader Model 44 Power Control./

Upon motion of Commissioner hompson seconded by Commissioner Wyatt, it is ordered by the Court to pay R. M. Thomas \$81.80 for labor, Precinct No. 4.

Upon motion of Commissioner Wyatt seconded by Commissioner Thompson, it is ordered by the court to approve Vivian Gentry's report.

Upon motion of Commissioner Thompson seconded by Commissioner Wyatt, it is ordered by the Court to have Judge Anderson to buy what is needed for the Court House.

Upon motion of Commissioner Thompson seconded by Commissioner Wyatt, it is ordered by the Court to have the Hi-Way shovels bid be rejected and readvertised.

Upon motion of Commissioner Hadley seconded by Commissioner Thompson, it is ordered by the Court to defer action until February 15, 1941 on bids for road material.

Upon motion of Commissioner Wyatt seconded by Commissioner Thompson, it is ordered by the Court to approve the bond for J. D. hobinett for Public Weigher.

Upon motion of Commissioner Wyatt seconded by Commissioner Thompson, it is ordered by the court to advertise for bids for 5 yard Hydraulic scraper, the bids to be opened February 1, 1941.

Upon motion of Commissioner Wyatt seconded by Commissioner Thompson, it is ordered by the Court for the G. C. & S. F. A.R. to open up a road from Walter Robinson's to Whayland in Precinct No. 3.

Upon motion of Commissioner Thompson seconded by Commissioner Hadley, it is ordered by the court to pay salaries only on 1st & 15th of each month. Extra help to be paid at time of service rendered, by order of Commissioners or Dept. head.

Upon motion of Commissioner Thompson seconded by Commissioner Wyatt, it is ordered by the Court to pay the Janitors the following salaries: S. M. Larramore \$80.00 per month, L. B. Renfro \$70.00 per month, Vern Maddox, County farm Superintendent \$75.00 per month, and Mrs. Vern Maddox \$60.00 per month.

Upon motion of Commissioner Wyatt seconded by Commissioner Thompson, it is ordered by the court to pay Mrs. Yarbrough, Matron \$25.00 per month and to appoint Mrs. Davis assistant.

Upon motion of Commissioner Thompson seconded by Commissioner Wyatt, it is ordered by the Court to approve the County Official's salaries as set up in the budget for 1941.

Upon the motion of Commissioner Thompson seconded by Commissioner Elliott, it is ordered by the Court to pay Earl Wilbanks for post.

Upon motion of Commissioner Elliott seconded by Commissioner Thompson, it is ordered Judges' and Commissioners' of Texas by the Court to pay the County/association/out of the Road Bridge Fund. All commissioner's Precincts the total sum of \$10.00.

Upon motion of Commissioner Elliott seconded by Commissioner Thompson, it is ordered that the budget be amended by the court that since an emergency and public necessity exists/to increase the salary of the District Clerk Deputy from \$600.00 to \$840.00 per year.

Upon motion of Commissioner Elliott seconded by Commissioner Wyatt, it is ordered that the budget be amended by the court that since an emergency and public necessity exists/to allow \$600.00 per year to County Attorney for 'lerk hire.

Upon motion of Commissioner Elliott seconded by Commissioner Thompson, it is ordered by the Court to approve Shirley Clark's schedule as set forth for deputies.

Upon motion of Commissioner hompson seconded by Commissioner Wyatt, it is ordered by the court to allow and pay all bills.

Upon the motion of Commissioner Plliott seconded by Commissioner Phompson, it is ordered by the court to adopt, enter in the minutes, and send a certified copy to the Hi-Way Commission of the following resolution:

BE IT RESOLVED BY THE COMMISSIONERS'S COURT OF JOHNSON COUNTY, TEXAS:

That whereas, the State Highway Commission of the State/ $T_{\rm e}$ xas, on December 3, 1940, passed an order identified as Minutes No. 17859, hereby referred to and made a part hereof, and:

Whereas said order requests the Commissioners' Court of Johnson County, Hill County and Bosque County to make a full and unconditional acceptance of said order, together with commitment to secure right of way or the location of the highway to connect with the bridge provided for in said order at such time, as such right of way might be requested by the highway Department:

It is therefore resolved by the Commissioners' Court of Johnson County, Texas: that the Commissioners' Court of Johnson County, Texas accept said order unconditionally and that it agrees to secure the right of way or the full location of the highway at such time as such right of way may be requested by the Highway Department.

Be it further resolved that usable all weather travel facilities be made available to connect the end of the proposed bridge project in Johnson County with the control points mentioned in said order by Johnson County, Texas.

He it further resolved that all of the terms and conditions of the said order be and they are hereby accepted.

Fassed and approved this 15th day of January, 1941.

Roy Anderson County Judge

Upon the motion of Commissioner hompson seconded by Commissioner Elliott, it is ordered by the court to grant the County Judge's office one typewriter and desk.

Upon the motion of Commissioner Elliott seconded by Commissioner Thompson, it is ordered by the court to pay the bill of the N.Y.A. Girls recreation center

Upon motion of Commissioner Wyatt seconded by Commissioner Hadley, it as ordered by

/ the Court to pay the expenses of Dallas Thompson to Austin on the Hi-Way hearing.

Upon the motion of Commissioner Wyatt seconded by Commissioner Hadley, it is ordered by the Court to pay the expenses of Judge hoy Anderson to Austin on the Hi-Way hearing.

Upon the motion of Commissioner Thompson seconded by Commissioner Elliott, it is ordered by the Court to receive and file the petition to gravel the old Burleson-Joshua road.

Upon the motion of Commissioner Hadley seconded by Commissioner Wyatt, it is ordered by the Court to receive and file a petition to leave off graveling the old Burleson-Joshua road.

Upon the motion of Commissioner Elliott seconded by Commissioner Thompson, it is ordered by the Court to allow the salaries named in the schedule for the deputies of Shirley R. Clark as follows:

### Tax Department

Bookkeeper and Delinquent Tax	\$125.00
Cashier	\$120.00
Automobile Department	\$120.00
Steno. and Assistant Automobile Department.	\$ 95.00
Assessing Department	\$110.00
Typist in Assessing Department	\$ 80 <b>.00</b>
Extra typist for general work	\$ 3.00 per day

Upon motion of Commissioner Wyatt seconded by Commissioner Elliott, it is ordered by the Court to defer action on the old Mansfield-Venus road.

Upon motion of Commissioner Thompson seconded by Commissioner Wyatt, it is ordered by the Court to allow the salaried named in the schedule for the deputies of A. T. Griffin as follows:

Chief Deputy	Jan. \$100.00	Feb. {100.00	March \$100.00	April \$100.00	May \$100.00	June \$100.00
Deputy Clerk	<b>\$55.00</b>	\$60 <b>.</b> 00	\$65.00	\$65 <b>.</b> 00	\$70 <b>.</b> 00	\$70.00
Deputy <sup>C</sup> lerk	\$55.00	\$60.00	\$65.00	\$65 <b>.</b> 00	\$70.00	\$70.00

Upon motion of Commissioner Wyatt seconded by Commissioner Thompson, it is ordered that the court adjourn, subject to the call of the County Judge.

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THE STATE OF TEXAS (

January 18, 1941

COUNTY OF JOHNSON 0

BE IT REMEMBERED that at a called meeting of the Commissioner's Court of Johnson County, Texas, the following members were present: Honorable Roy Anderson, County Judge, Roy Wyatt, Commissioner Precinct No.11; G. T. Elliott, Commissioner Precinct No. 4; and A. T. Griffin, County Clerk. Among other things they did the following:

Upon the motion of Commissioner Elliott seconded by Commissioner Wyatt, it is ordered by the court that the bond of Lowell Crosier be approved.

Upon the motion of Commissioner Wyatt seconded by Commissioner Elliott, it is ordered by the court that the extra help of A. T. Griffin is not to exceed \$3.00 per day.

Upon the motion of Commissioner Elliott seconded by Commissioner Wyatt, it is ordered by the court that the Sheriff's extra help is not to exceed \$2.00 per day.

Upon the motion of Commissioner Wyatt seconded by Commissioner Elliott, it is ordered by the court that the Secretary-Stenographer of Judge Roy Anderson be allowed \$50.00 per month.

Upon the motion of Commissioner Elliott seconded by Commissioner Thompson, it is ordered by the court to approve the appointment of the following Deputy Sheriffs at \$100.00 per month each: J. H. Inco. Henry Taft, and Houston Walling:

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Upon the motion of Commissioner Wyatt seconded by Commissioner Elliott, it is ordered by the Court that the meeting adjourn subject to the call of the County Judge.

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THE STATE OF TEXAS (COUNTY OF JOHNSON (

BE IT REMEMBERED that at a called meeting of the Commissioner's Court of Johnson County, Texas, held on the 31st day of January, the following members were present:

Honorable Roy Anderson, County Judge, Commissioner Roy Wyatt, Commissioner Precinct # 1;

Commissioner H. Olin Hadley, Commissioner Precinct # 2; Commissioner Dallas Thompson,

Commissioner Precinct # 3; Commissioner Grady Elliott, Commissioner Precinct # 4; and A. T.

Griffin, County Clerk. Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court to accept the bond of Dallas Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it is ordered by the Court to accept the bond of Ben Williams.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court that an emergency and public necessity exists and to amend the budget.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court to allow \$50.00 per month for the Secretary to the County and Home Demonstration Agents.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it is ordered by the Court that all bills be allowed for Precincts 1, 2, & 4 for labor for the month of January.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it is ordered by the Court to allow all properly approved bills be paid.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court that Judge Anderson be granted permission to be out of the County Feb.1, 1941.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it is ordered by the Court to discontinue paying rent on N. Y. A. resident Center 620 W. Chambers Street.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it is ordered by the Court to authorize the indexing of the Birth Records of the County Clerk's Office by a W. P. A. project. The cost to the County is not to exceed \$75.00.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court to give Judge Anderson authority to sign the Housekeeping Aid Project until January 1942.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court to pay \$7.50 per month for two months in addition to the former allowance which makes a total of \$16.50 monthly for utilities on 210 E. Chambers Street.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court to approve the appointment of Frances Dilleshaw as Secretary to the County and Home Demonstration Agents.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it is ordered by the Court to approve A. T. Griffin's bill for postage which was \$15.09.

Judge Anderson appointed Commissioner Elliott as Chairman of Commissioner's Court Protem.

	Up	on	the	moti	on	of Commi	lssioner	Hadley,	sec	onded	by	Comn	nissi	loner	Wys	att,	it	is	ordered
bу	the	Cou	rt	that	the	meeting	z adjourn	n subject	t to	the	call	of	the	Count	. ۲	Judge	<b>.</b>		

Attest UT Griffin Co. Clerk

Boy banderson

County Judge

February 1, 1941

THE STATE OF TEXAS O

BE IT REMEMBERED, That at a called meeting of the Commissioners' Court of Johnson

County, Texas, held on the first day of February, the following members were present: Hen.

Rey Andersen, Geunty-Judge, Roy Wyatt, Commissioner Precinct # 1; H. Olin Hadley, Commissioner Precinct # 2, Dallas Thompson, Commissioner Precinct # 3, Grady Elliott, Commissioner Commissioner Elliott presided.

Frecinct # 4, and A. T. Griffin, County Clerk./ Among other things they did the following:

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it is ordered by the Court that the bid of Benson Shaw Equipment Company on the Hydraulic Scraper Model #25, be accepted, the net price \$1875.75 to be paid in full or nets as stipulated in bid.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it is ordered by the Court to give Roy Wyatt authority to sell or trade a 1934 model Chevrolet truck.

Upon the motion of Commissioner Myatt, seconded by Commissioner Hadley, it is ordered by the Court that Dallas Thompson's salary checks be approved.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court to continue the services of Alf Bowers at the salary of \$3.00 per day for a period not to exceed 9 months. The Commissioners are to alternate the payment of salary.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it is ordered by the Court to buy a truck for the Johnson County Fair N. Y. A. Project not to exceed \$100.00.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court, to allow a casket for a negro woman to be furnished by Crosier-Pearson Funeral Home.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court that the meeting adjourn subject to the call of the County Judge.

Attest Massin Co. Clerk

Joy Lunderson County

THE STATE OF TEXAS (COUNTY OF JOHNSON

February 4. 1941

BE IT REMEMBERED, That at a called meeting of the Commissioner's Court of Johnson County, Texas, held on the fourth day of February, the following members were present: Hon. Roy Anderson, County Judge, Roy Wyatt; Commissioner Precinct # 1; H. Olin Hadley, Commissioner Precinct # 2; Dallas Thompson, Commissioner Precinct # 3; Grady Elliott, Commissioner Precinct # 4; and A. T. Griffin, County Clerk. Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court to rescind the act to discontinue rent on N. Y. A. resident Center located at

620 W. Chambers Street.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court for the County to pay one half of the rent for the N. Y. A. resident center located at 620 W. Chambers Street. It is not to exceed \$9.00 per month.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court to approve the bond of J. R. Grisso for Justice of the Peace Precinct # 6, Burleson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it is ordered by the Court to terminate on February 1, 1941, the contract made with L. L. Boyd on October 4, 1940 to assist in calling Delinquent Taxes.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court to give County Attorney R. L. Crosier a written notice to file suits for all delinquent taxes, and that if he declines to do so that a contract be let to a competent attorney on a percentage basis, for the collection of delinquent taxes.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it is ordered by the Court that the following be used for assessing purposes on tractors: 1940 Model-----60% of original prices plus equipment.

1939 Model-----50% of original prices plus equipment.

1938 Model-----40% of original prices plus equipment.

1937 Model-----30% of original prices plus equipment.

1936 Model-----20% of original prices plus equipment.

Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, it is ordered by the court that the meeting adjourn, subject to the call of the County Judge.

Attest County Clerk

My lundermy County Judge

February 10, 1941

THE STATE OF TEXAS COUNTY OF JOHNSON

BE IT REMEMBERED, That at a regular meeting of the Commissioners' Court of Johnson County, Texas, held on the second Monday in said month, same being the 20th day of February, A. D. 1941, the following members were present, to-wit: Hon. Roy Anderson. County Judge, Commissioner Roy Wyatt, Prect. # 1; Commissioner Olin Hadley, Prect. # 2; Commissioner Dallas Thompson, Prect. # 3; Commissioner G. T. Elliott, Prect. # 4; and A. T. Griffin, County Clerk. Among other things they did the following:

Upon the motion of Commissioner Elliott, sedonded by Commissioner Wyatt, it is ordered by the Court that the Court accept the application and bid of the Cleburne National Bank to be designated as Depositors for the funds of Johnson County. its Common School Districts and all other funds of the County for the succeeding two years, and that Judge Roy Anderson be authorized to execute the contract with the said Depository

The application reads as follows:

The Honorable Commissioners' Court Johnson County Cleburne, Texas Gentlemen:

Whereas you have notified us that you would on Feb. 10, 1941, receive bids for a

County Depository for the next biennial, we hereby submit our bid and proposal to act as depository for Johnson County, its common school districts, and the trust funds of the County and District Clerks, and any other funds over which the Commissioners' Court has jurisdiction for the next two years, as follows:

Cleburne National Bank agrees to accept as County Depository the account of Johnson County together with its common school districts and the trust funds of the County and District Clerks, and any other funds over which the Commissioners' Court has jurisdiction for the next two years, upon the condition that your Court will designate it as County Depository for the above funds for said period, and to pay interest at the rate of one per cent per annum on all deposits of "County Funds" and said trust funds which have been at the time of their deposit designated as "Time Deposits", not to be withdrawn by check, warrant or otherwise, for a period of not less than six months from the date of said deposit, and then only upon written notice having been given to this bank thirty days in advance of such withdrawal of the deposit. The interest will be calculated to the maturity of each time deposit.

The Cleburne National Bank further agrees to secure the depository account in accordance with Section (c), Article 2547, of the Revised Civil Statutes of 1925, as now amended, which in substance states that the depository bank is authorized to pledge with the Commissioners' Court for the purpose of securing said funds, securities of the following kind in the amount equal to the county funds on deposit in said depository bank, to-wit: United States Bonds, Certificates of Indebtedness of the United States, Bonds of the State of Texas, or of any county, town, city, independent school district, common school district, or bonds issued under the Federal Farm Loan Act, or Road District Bonds.

The Cleburne National Bank agrees to place these bonds as a pledge with the Republic National Bank, Dallas, Texas, Federal Reserve Bank, Dallas, Texas, First National Bank, Ft. Worth, Texas, Fort Worth National Bank, Fort Worth, Texas, they in turn issuing their trust receipt in favor of Johnson County, It being understood, however, that Cleburne National Bank reserves the right to withdraw the securities as the funds are withdrawn and to pledge additional securities as the account is increased as outlined in the above mentioned statute.

Said bank upon acceptance of this bid and proposal stands ready to execute bonds and perform all acts required by law to legally qualify as such depositories.

As evidence of our good faith we enclose herewith our cashier's check No. A 1154 dated this date payable to the order of the County Judge, Johnson County, Texas, for \$10,000.00 which check is to be returned to us immediately in case we are not awarded the depository contract, otherwise to be held by you as a guarantee that we will qualify as your depository subject to conditions set forth in the revised civil statutes governing County Depositories. When we have duly qualified as County Depository the above mentioned cashier's check is to be returned to us.

Respectfully submitted,

H C Custard, Vice-President

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it is ordered by the Court that the petition of Pauline Goddard and R. L. Castleman be granted.

The petition reads as follows:

THE STATE OF TEXAS, OCCUPY OF JOHNSON.

TO THE COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS:

Now comes Pauline Castleman Goddard, nee Pauline Castleman, who resides in Parker County, State of Texas, and would show unto the Court, as follows: That she is the sole owner in fee simple of the following real estate located in Cleburne, Johnson County, Texas:

S. E. Part of Lot No. 18, in Block No. 47, According to the Official Map of the City of Cleburne, Texas;

2.

That said real estate has been assessed for State and County taxes and the taxes the thereon appearaby the tax rolls of Johnson County, Texas, to be delinquent for the years 1930 to 1939 inclusive, and the same was assessed for taxes for the year 1940. The assessment of said property for taxes for each and all years was and is void and invalid for the following reasons, to-wit:

- (1) Because said property was rendered for taxation for each and all of said years by some person whos was not the owner thereof.
- (2) Because the rendition and the assessment of said property for taxes for each and all of said years was for a valuation and amount far in excess of the value thereof.
- (3) Because the rendition and assessment of said property for taxes for each and all of said years was for an amount far in excess of the true and correct value of said real estate and far in excess of the value of land of a like nature and quality adjacent to said land and in the same section of town, and said renditions and assessments were far in excess of the correct and true amount for which the same should have been rendered and assessed for taxes, and the renditons and assessments thereof were arbitrary, and the values placed thereon for each of said years, were protested by petitioner and/or her agent.

3.

Petitioner would show the court that said property was not duly and legally assessed for taxes for any of the years for which the same is shown to be delinquent, nor for the year 1940, and the amount of taxes assessed against the same and the assessments thereof are invalid and void and said property has not been legally rendered or assessed for taxes for any of said years.

Wherefore, petitioner prays the court that the rendition and assessment of said property for taxes for each and all of said years shall be adjudged invalid, void and of no effect, and shall be cancelled by judgment and order of this court, and that a list of such property be made and the said property be re-assessed for <u>for</u> taxes for each and all of said years as required and provided for in Article 7346, et.seq. Revised Civil Statutes of Texas, and for general and special relief.

Mrs. Pauline Goddard, Petitioner
By R. L. Castleman. Agent:

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it is ordered by the Court to buy a filing cabinet for Justice of the Peace at Grandview for \$10.00.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it is ordered by the Court to pay all properly approved bills.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court that bids on the shovel be rejected and resubmitted.

The following petition was presented to the Commissioner's Court:

STATE OF TEXAS

COUNTY OF JOHNSON

TO THE HONORABLE COMMISSIONERS! COURT OF JOHNSON COUNTY, TEXAS:

We, the undersigned property owners and citizens, living on the Greenfield and Sand Flat Road, hereby petition the commissioners' court to have said road repaired and improved. It is almost impassible from the Sand Flat Road to the Sam Walraven Road between the Lou Boyd Farm and the Morgan Peacock Farm. This is a mail road and should be kept in a good condition.

Respectfully,

J M Peacock

Jim Priddy

S. H. Walraven

C. A. Prince

Melvin Hayes

Sam Force

J. F. Huffman

A. M. Huffman

E. L. Harris

J. M. Hart

E. I. Porter

J. P. Peugh

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it is ordered by the Court to recess until Wednesday Feb. 12, 1941 at 9:00 A. M.

fur County Clerk

Roy County Judge

February 12, 1941

THE STATE OF TEXAS COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioners' Court of Johnson County, Texas, held on the twelfth day of February, A. D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct #1; H. O. Hadley, Commissioner Precinct #2; Dallas Thompson, Commissioner Precinct #3; G. T. Elliott, and Commissioner Precinct #4. Among other things they had and did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court that the County buy a vice and pipe threader and other necessary equipment for work in the Court house for the Janitors.

Upon the motion of Commissioner Elliott, Seconded by Commissioner Thompson, it is ordered by the Court that the bill of \$50.00 for Earl Jones be approved. The bill was for work on the concrete tank at the County Farm. \$100.00 has already been paid for work on same. Mr. Maddox will also sign the bill.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court that we ask W. P. A. authorities to ship car load lots of commodities to Cleburne when avaliable, as we now have warehouse room to keep car loads of commodities at a time if we want them. This will not be of any additional expense to the County and will save some expense on the freight.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it is ordered by the Court that the Court oppose the 56,000 pounds as gross weight for trucks, also that a wire be sent to each one of the Representatives.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it is ordered by the Court that the following be appointed as Election Judges:

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Box 1; Cleburne: Mrs. E. L. Officer and Mrs. Marlin Russell;
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Box 2; Cleburne: Mrs. Violet Harless and S. M. Ballew;

Box 3; Cleburne: E. L. Harris and Mrs. E. W. Rawls;

Box 4; Cleburne: N. A. Adams and A. M. Stark;

Box 5; Rio Vista: Doyle Ball and G. W. Smith;

Box 6; Brazos Valley: Mrs. L. E. Wilbanks and E. B. Kenser;

Box 7; Bono: H. J. Dickey and H. H. Kennon;

Box 8; Lone Willow: F. M. Farmer and Will Roten;

Box 9; Cresson; E. W. Fidler and L. Duvant;

Box 10; Godley: L. D. Garrett and O. J. McNalley:

Box 11; Joshua: George King, Sam West and B. C. Doggett;

Box 12; Burleson: Clayton Griffin, J. Hillery and E. J. Thompson;

Box 13; Egan: Tom Richardson and Med Wilson;

Box 14; Lillian: Dick Withers, E. A. Angel and W. B. Eskridge:

Box.15; Lone Star: Mrs. Betty Adams and Sid Sells;

Box 16; Venus: Ralph Morris, Jess Roten and Earl Rayburn;

Box 17; Grandview: R. L. Carter and W. E. Laird;

Box 18; Grandview: Will Benton and H. W. Pitts;

Box 19; Barnsville; Ed Barkley and Roy Couch;

Box 20; Alvarado: Tom Senter, Dick Mallicote and H. V. Robinson;

Box 21; Alvarado: E. L. Prestridge, Jim Ezell and Knox Duncan;

Box 22; Highland: Lee Ince and Ronald Coke;

Box 23; Parker: M. M. Gregory and Rube Clebment;

Box 24; Keene: Ollie Glassford and Bob Watson;

Box 25; Cleburne: Bayard Taylor and M. E. Carper;

Box 26; Cleburne: W. S. Carper and Kenneth Darden;

Box 27; Cleburne: A. F. Gibson and Mrs. W. E. Nowlin;

Box 28; Cleburne: A. C. White, Mrs. Reba McDade and B. B. Barnes;

Box 29; Cleburne: Geo. L. Murphy and G. A. Russel.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it is ordered by the Court to approve the bill of \$114.96 to Roy Wallace for some culverts bought by Dallas Thompson.

A letter from Mr. Greer, Texas State Highway Engineer, with reference to the Cleburne-Grandview Highway, was read. The Commissioners and County Judge decided to go to Austin and meet Mr. Greer February 14, 1941, at 1:30 o'clock.

Mr. L. L. Boyd, Tax Adjuster, was called in and brought matter before Court as to the adjusting of Delinquent Taxes. A letter from Mr. Penn Jackson was presented by him and read to the Court by the Judge. Mr. Boyd wanted contract approved. Bids from Mr. John K. Russell, Mr. J. N. Bauldwin and Mr. Penn Jackson were read. Russell for nine per cent; Bauldwin seven per cent and Penn Jackson 10%. Mr. Boyd suggested that we use Penn Jackson. Mr. Elliott made a motion, Mr. Wyatt seconded it, that the Commissioners' Court employ Penn Jackson as collector of delinquent taxes on his contract and on his proposition and bid as submitted. It was a tie vote. The Judge was against such contract and broke the tie by voting no. The motion was lost.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court for an order to be passed as follows:

Texas State Highway Department

6 - 35 - MForm 456 State of Texas ORDER OF COMMISSIONER'S COURT AGREEING TO FURNISH RIGHT-OF-WAY County of Johnson ( Whereas, it has come to the attention of the Commissioners' Court of Johnson County, Texas, in session on this, the \_\_\_day of \_\_\_\_\_, 1941, that the State Highway Department will order a location made on Highway No. US 67, from 10 miles West of Cleburne to the Johnson County Line provided Johnson County, through its Commissioners' Court, agrees to secure a minimum of 120' foot right-of-way, clear of all obstructions, except standing timber, and furnish without cost to the State, clear title to the necessary right-of-way, including all standing timber, through each and every tract crossed by said highway, and to do the fencing, on location approved by the State Highway Engineer before said location is made. It is, therefore, ordered that Johnson County, acting herein by and through its Commissioners' Court, agrees and obligates itself to secure a minimum of 120' foot right-ofway, and do the fencing, on Highway No. US 67 from 10 Miles West of Cleburne to the Johnson County Line and to clear such right-of-way of all obstructions, except standing timber, and furnish a clear title to each parcel secured, including all standing timber, without cost to the State, through each and every tract crossed by this highway, on location to be approved by the State Highway Engineer. County Judge Roy Anderson Commissioner, Prect.#1 Roy Wyatt Commissioner, Prect.#2 H. O. Hadley Commissioner, Prect.#3 Dallas E. Thompson Commissioner, Precta#4 G. T. Elliott State of Texas County of Johnson I hereby certify that the foregoing is a true and correct copy of order passed by the Commissioners' Court of Johnson County, Texas, on\_\_\_\_\_, 1941. Clerk of County Court, Johnson County, Texas. Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is ordered by the Court that the meeting adjourn subject to the call of the County Judge. County Clerk ----00000----February 15, 1941 STATE OF TEXAS, COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioners' Court of Johnson County, Texas, held on the fifteenth day of February, A. D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct #1; H. O. Hadley, Commissioner Precinct #2; Dallas Thompson, Commissioner Precinct #3; G. T. Elliott, Commissioner Precinct #4; and A. T. Griffin, County Clerk. Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it is ordered by the Court that the shack be moved off of Traders Oil Gin Property.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it is ordered by the court that the salary of L. L. Boyd for the first one half month be allowed

and approved.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it is ordered by the Court that on account of contract of L. L. Boyd providing a 30 day notice before termination of contract, that he be allowed and paid his salary through the month of February, but that no further salary be paid after March 1, 1941.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it is ordered by the Court to install a telephone in the Old Age Assistance Office.

Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, it is ordered by the Court to approve the expense bill for the Commissioner's trip to Austin.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it is ordered by the Court that the bill for fixtures in Shirley Clark's office be approved and allowed.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it is ordered by the Court to accept the County Depository Pledge Contracts as approved and set forth.

The County Depository Pledge Contracts read as follows:

#### COUNTY DEPOSITORY PLEDGE CONTRACT TO COVER SCHOOL FUNDS

THE STATE OF TEXAS | KNOW ALL MEN BY THESE PRESENTS:

That CLEBURNE NATIONAL BANK of Cleburne, Texas, does hereby pledge and deposit the following securities with the Commissioners' Court of Johnson County, in the amount of Twenty-one Thousand and no/100 Dollars, upon the terms and conditions and for the purposes hereinafter set forth:

Date of issue	Description, including Serial Numbers	Rate	Date of Maturity	Amount
5-19-19	Johnson County Road	5 <mark>호</mark>	1943-\$11,000.00	\$21,000.00
	Bonds		1947-\$ 5,000.00	
			1949-\$ 5,000.00	

THE CONDITIONS of the above contract are such that, whereas, the above bounden pledgor, the Cleburne National Bank, of Cleburne, Texas, was on the 10 day of February, A. D. 1941, duly and legally chosen by the Commissioners' Court of Johnson County, Texas, as county depository of the school funds of said county for a period of two years ending sixty days from the time fixed by law for the next selection of a depository.

NOW, THEREFORE, the above bounden pledgor, the Cleburne National Bank of Cleburne, Texas, (No officer, director or stockholder of which is a member of the county school board or the Commissioners' Court), agrees to the following, to wit:

That it will safely keep and faithfully disburse the school funds, and perform all duties and obligations devolving upon it by law as the depository of the school funds of Johnson County, and upon presentation pay such warrants and/or vouchers that may be legally drawn on said funds;

That it will account for and report annually a statement of such funds to the Commissioners' Court and to the State Superintendent of Public Instruction, as is required by law;

That it will pay interest daily balances on the school funds, provided such may be authorized under rules, regulations or by-laws promulgated by the Federal Reserve Board; these payments to begin on or after the effective date of the promulgation of such rules;

That, at the expiration of the term for which it has been chosem it will turn over

to its successor all the funds, property, and other things of value, coming into its hands as depository, and return the securities pledged to the pledgor. In the event of any indebtedness arising by virtue of the violation of any or all conditions of this contract, the Commissioners' Court is hereby authorized to sell at public or private sale, with or without notice to the pledgor, the securities or any part thereof, and apply the proceeds of sale to the satisfaction of such indebtedness.

THE CONDITIONS of this contract are such that if the said bank shall perform all obligations hereinabove specified it shall be null and void; otherwise it shall remain in full force and effect.

The above provisions are given in addition to any remedy the pledgee may have in any suit brought on this contract in any court in this State. Any suit arising out of or in any way connected with this contract shall be tried in the County of Johnson, State of Texas, in any court therein having jurisdiction of the subject matter thereof.

IN TESTIMONY WHEREOF, witness our hands and seal this 13 day of February, A. D. 1941.

CLEBURNE NATIONAL BANK Principal

(Seal)

By H. C. Custard, Vice-President

THE STATE OF TEXAS | COUNTY OF JOHNSON

Before me, the undersigned authority on this day personally appeared H. C. Custard, Vice President of the Cleburne National Bank, of Cleburne, Texas, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same as an act and deed of the depository of the common school districts for the purpose and consideration therein expressed and in the capacity therein stated.

Given under my hand and seal of office, this the 13 day of February, A. D; 1941.

Loraine Barnes, Notary Public in and

(Seal)

for Johnson County, Texas.

COUNTY DEPOSITORY PLEDGE CONTRACT

STATE OF TEXAS,

COUNTY OF JOHNSON

KNOW ALL MEN BY THESE PRESENTS:

That CLEBURNE NATIONAL BANK of JOHNSON County, Texas, does hereby pledge and deposit the following securities with the Commissioners' Court of Johnson County, in the amount of \$158,500.00 Dollars, upon the terms and conditions and for the purposes hereinafter set forth:

## SECURITIES

### AMOUNT

1. City of Austin Incinerator 5%	\$1,000.00
2. Blue Ridge CSD #22 5%	\$7,500.00
3. Johnson County General Fund Wts 6%	\$7,000.00
4. Johnson County Road Bonds $5\frac{1}{2}\%$	\$21,000.00
5. Murchison Independent School Dist 5%	\$17,000.00
6. Twelve Federal Land Banks Consolidated	•
Federal Farm Loan Bonds 3%	\$105,000.00
ጥርም እፕ.	\$158 500 00

Signed, sealed and dated this the 13th day of February, A. D. 1941.

The Conditions of the above contract are such that, whereas, the above bounden pledgor Cleburne National Bank was on the 10 day of February, A. D. 1941, duly and legally chosen by the Commissioners' Court of Johnson County, Texas, as County Depository for said county

for a period of two years ending sixty days from the time fixed by law for the next selection of a depository, upon its bidding and agreeing to pay the County of Johnson interest on "time deposits" on daily balances kept in said depository of said County of Johnson at the rate of one per cent per annum, said interest payable monthly.

NOW, THEREOFRE, if the above bounden pledgor Cleburne "ational Bank shall faithfully do and perform all the duties and obligations devolving on it by law as the county depository of Johnson County, and shall upon presentation pay checks drawn on it by the county treasurer of Johnson County, Texas; on "demand deposits" accounts in such depository; and all checks drawn upon any "time deposit" account upon presentation. after the expiration of the period of notice required in the case of "time deposits," and shall faithfully keep said county funds, and account for same according to law, and shall faithfully keep and account for all funds belonging to the county which are deposited with it under the requirements of H. B. 572, Chapter 484, Title 47, Acts Regular Session 46th Legislature, and shall include State funds collected by the tax collector, and shall pay the interest at the time and at the rate hereinbefore stipulated on "time Deposits": and shall, at the expiration of the term for which it has been chosen, turn over to its successor all the funds, property, and other things of value, coming into its hands as depository, then and in that event this contract is to be and become null and void and the securities above shall be returned to the pledgor, otherwise to remain in full force and effect, hereby specially authorizing the Commissioners' Court of Johnson County, Texas, to sell at public or private sale, with or without notice to the pledgor, the securities, or any part thereof, and apply the proceeds of sale to the satisfaction of any indebtedness arising by virtue of the violation of any or all the conditions of this contract.

The above provision is given in addition to any remedy the pledgee may have in any suit brought on this contract in any court in this State.

Any suit arising out of or in any way connected with this contract, shall be tried in the County of Johnson and State of Texas in any Court therein having jurisdiction of the subject matter thereof.

IN WITNESS of all which we have hereunto set our hands and the said Cleburne National Bank has caused these presents to be signed with its name and by its Vice president and attested and sealed with its corporate seal the day and year first above written.

CLEBURNE NATIONAL BANK, CLEBURNE, TEXAS

By H. C. Custard, Vice President,

as Principal

(Seal)

STATE OF TEXAS, COUNTY OF JOHNSON

BEFORE ME, the undersigned authority on this day personally appeared H. C. Custard, Vice President of Cleburne National Bank known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same as the act and deed of the Cleburne National Bank a corporation, for the purpose and consideration thereim expressed and in the capacity therein stated.

Given under my hand and seal of office, this the 13th day of February, A. D. 1941.

Loraine Barnes, Notary Public in and

for Johnson County, Texas.

Upon motion by R. A. Kilpatrick seconded by Jno. F. Buckner, the following resolution was offered and unanimously adopted:

"Be it resolved that H. C. Custard, Vice President, and W. E. Boger, Cashier of the

Cleburne National Bank, or either of them, be and are hereby authorized to bid and accept funds of Johnson County and the Common School Districts, and trust funds of District and County Clerks, and to pay interest on "Time Deposits" of said County at the rate of 1% per annum, and in case the said Cleburne National Bank is the successful bidder, and is designated County Depository, the above named officers of the Cleburne National Bank are hereby authorized and instructed to execute the necessary contracts and pledge securities as provided by law for the securing of the County Funds."

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The above is a true and correct copy of a resolution passed by the Board of Directors of the Cleburne National Bank at their meeting held January 14, 1A. D. 1941.

H. C. Custard, Vice President

Upon the motion of Commissioner Elliott, seconded by Commissioner, Wyatt, it is ordered by the Court that the meeting adjourn subject to the call of the County Judge.

Attest County Clerk

Buy Chroleman County Judge

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March 1, 1941

STATE OF TEXAS I

BE IT REMENBERED, That at a called meeting of the Commissioner's Court of Johnson County, Texas, held of the first day of March, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct #1; H.O.Hadley, Commissioner Precinct #2; Dallas Thompson, Commissioner Precinct #3; and A.T.Griffin, County Clerk. Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court that the assessment on 61 acres, B'Jones Survey, Abstract # 449, in the name of Lizzie Chastain, for the years of 1932 to 1940 included, be set aside and that it be reassessed at value of \$20.00 per acre.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it is ordered by the Court that the County Attorney be authorized to join with the City Attorney in motion to reform and correct the Judgement in Suit # 2642 in District Court against A.M.Yockam, so that the tax due on South part of Lot # 3, Block 121 will be eliminated.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court that the bill of A.F. Gibson be approved for assessing of Taxes up to date.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it is ordered by the Court that all properly approved bills be paid.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it is ordered by the Court that the bills of N.Y.A. Project be approved subject to the receipt of Gov. check.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court that the County Clerk be authorized to make certificate of Tax reduction on A.A.Shipley property and C.C.Clowdus property.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it is ordered by the Court that on the account of the tax assessment of Mrs, John Snodgrass, being out of proportion of taxable value of property, it be reassessed on value of \$700.00 per year.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it is ordered by the Court that Dr. Lee Yater be appointed Health Officer of Johnson County.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it is order-

ed by the Court that the bid of Hi-Way Machinery Co. on shovel be set aside for further action.
Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it is ordered
by the Court to adjourn until Monday, March 10, 1941 at 9:00 A.M.
Attest Whiffin County ClerkCounty Judge
00000
March 4, 1941
THE STATE OF TEXAS ()  BE IT REMEMBERED:
COUNTY OF JOHNSON
That at a called meeting of the Commissioners' Court of Johnson County, Texas, held
on March 4, 1941 at the regular meeting place in Johnson County, Texas, the following mem-
bers were present and voting according to law: Honorable Roy Anderson, County Judge;
Commissioner Roy Wyatt, Precinct No. 1; Commissioner H. O. Hadley, Precinct No. 2; and A. T.
Griffin, County Clerk. Among other things they did the following:
Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it is ordered
by the court to purchase one hundred cases of cans for the canning kitchen at Grandview,
Texas.
Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it is ordered
by the Court that the sewing rooms be continued on the present basis until May 1st, 1941.
Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it is ordered
by the Court that the meeting adjourn subject to the call of the County Judge.
Attest W. Sylven County Clerk Rylanderson County Judge
00000
March 10, 1941
THE STATE OF TEXAS (
COUNTY OF JOHNSON ≬
BE IT REMEMBERED, That at a regular meeting of the Commissioners' Court of Johnson
County, Texas, held on the second Monday in said month, same being the 10th day of March, A. D.
1941, the following members were present, to-wit: Hon. Roy Anderson, County Judge, Roy Wyatt
Commissioner Prect. #1; Olin Hadley, Commissioner Prect. #2; and A. T. Griffin, County Clerk
Upon the motion of Commissioner "yatt, seconded by Commissioner Hadley, it was ordered
by the Court that the Court recess until Tuesday, March 11.
Attest County Clerk County Judge
00000
March 11, 1941
STATE OF TEXAS
COUNTY OF JOHNSON
BE IT REMEMBERED, That at a called meeting of the Commissioners' Court of Johnson
County, Texas, held on the eleventh day of March, A. D. 1941, the following members were
present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct #1; H. O. Hadley,
Commissioner Precinct #2; Dallas Thompson, Commissioner Precinct #3; G. T. Elliott, Commission-
Commissioner Precinct #2; Dallas Thompson, Commissioner Precinct #3; G. T. Elliott, Commissioner Precinct #4; and A. T. Griffin, County Clerk. Among other things they did the following:

rendered rolls be set aside and that it be reassessed on a valuation so that \$120.10 will

pay all taxes, penalty, interest and cost up to and including 1940, and including suit

#2301 Judgment.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it is ordered by the Court that all properly approved bills be paid.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it is ordered by the Court to approve and pay the bill of the Marshall Paint & Paper Company.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it is by the Court that the County Farm be offered for sale.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it is ordered by the Court that the bill for the making of mattresses be paid to Mrs. Tyre.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the assessment in the A. P. Webb Estate, the west  $\frac{1}{2}$  of Lot 5, Block 530 in Cleburne, on the unrendered rolls be set aside, and that it be reassessed on a value of \$300.00 per year for all years delinquent.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court to accept the request of the Hi-Way Department, to secure right-of-way on U.S. Highway #67 from Cleburne city limits east to one mile west of the Alvarado High School, as set forth in the order of the Commissioners' Court agreeing to furnish right-of-way. The agreement is as follows:

State of Texas
Order of Commissioner's Court Agreeing to Furnish Right-Of-Way
County of Johnson

Whereas, it has come to the attention of the Commissioners' Court of Johnson County, Texas, in regular session on this, the 11 day of March, 1941, that the State Highway Department will order special job on Highway No. U. S. 67 from East City limits of Cleburne to a point approximately one mile west of school in Alvarado, provided Johnson County, through its Commissioners' Court, agrees to secure a minimum of 60 additional feet right-of-way, clear of all obstructions, except standing timber, and furnish without cost to the State, clear title to the necessary right-of-way, including all standing timber, through each and every tract crossed by said highway, and to do the fencing, on location approved by the State Highway Engineer before said location is made.

It is, therefore, ordered that Johnson County, acting herein by and through its Commissioners' Court, agrees and obligates itself to secure a minimum of 60 additional feet right-of-way, and do the fencing, on Highway No. 67 from East City L, mits of Cleburne to a point approximately one mile west of school in Alvarado and to clear such right-of-way of all obstructions, except standing timber, and furnish a clear title to each parcel secured, including all standing timber, without cost to the State, through each and every tract crossed by this highway, on location to be approved by the State Highway Engineer.

County Judge Roy Anderson

Commissioner, Precinct #1 J. R. Wyatt

Commissioner, Precinct #2 H. O. Hadley

Commissioner, Precinct #3 Dallas Thompson

Commissioner, Precinct #4 G. T. Elliott

STATE OF TEXAS OCCUMINATION OF JOHNSON

I hereby certify that the foregoing is a true and correct copy of order passed by the Commissioners' Court of Johnson County, Texas, on March 11, 1941.

A. T. Griffin, Clerk of County Court, Johnson County, Texas.

(Seal)

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the following Resolution be adopted:

Whereas, the Statutes of the State of Texas provides that the premiums on the bonds of all County Officials except those of County Treasurer's and County Commissioners' shall be paid for by the County. And whereas, it appears to the Commissioners' Court of Johnson County, Texas, that it would be fair for the Counties to pay the premiums on the bonds of the County Treasurer and County Commissioners'.

Therefore be it resolved by the Commissioners' Court of Johnson County, Texas, that the proposed bill to be introduced before the Legislature authorizing the payment of the premiums on the bonds of County Treasurer and County Commissioners' out of the funds of the Counties, be and it is hereby endorsed and that our Representatives and Senator be asked to favor this bill.

Passed and approved this 7th day of March, 1941.

Roy Anderson, County Judge
Roy Wyatt
H. O. Hadley
Dallas Thompson
G. T. Elliott

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it is ordered by the Court to adopt the following Resolution for the purpose of Refunding Warrant No. 2 of the Road & Bridge Fund of Prect. No. 4:

BE IT RESOLVED BY THE COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS, IN A REGULAR MEETING ON THIS THE 11th DAY OF MARCH, 1941:

That Warrant No. 2 of the Road and Bridge Fund of Precinct No. 4, dated February 13, 1939, due February 13, 1941, in the amount of \$2,000.00 bearing interest from date until paid at the rate of six per cent per annumn, issued to Benson-Shaw Equipment Company, and now owned by the Cleburne National Bank of Cleburne, Tex. be refunded in favor of the Cleburne Nat. Bk. 50 that it shall mature February 13, 1942, and that said refunding warrant shall of Cleburne, Texas bear interest from February 13, 1941, until paid at the rate of six per cent per annumn.

Passed and approved this the 11th day of March, A. D. 1941.

Roy Anderson, County Judge.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it is ordered by the Court that the meeting adjourn subject to the call of the County Judge.

Attest Of Guiffin County Clerk County Judge

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March 25, 1941.

THE STATE OF TEXAS (COUNTY OF JOHNSON (

BE IT REMEMBERED, That at a called meeting of the Commissioner's Court of Johnson County. Texas, held on the twenty-fifth day of March, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Precinct # 1; H.O.Hadley, Commissioner of Precinct # 2; Dallas Thompson, Commissioner of Precinct #3; G.T.Elliott, Commissioner of Precinct # 4; and A.T.Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the resignation of Vernon Maddox, Supt. Co. Farm, be accepted.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was or-dered by the Court that the Co. Auditor be instructed to advertise for bids on the following:

for Precinct # 3: One three-yard Hydraulic Scraper and one Motor Grader from 60 to 70 horse-power, one-third (1/3) Cash time Warrants for balance in one year at 6 %. Bids to be opened April 14, 1941 at 10:00 A.M.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the Auditor be instructed to advertise for bids on the following for Precinct # 2: One 60 to 70 horse-power Motor Grader, as above, with trade in of International 10-20 Servis Maintainer, one-third (1/3) cash time Warrants for bal in one year at 6 %. Bids to be opened April 14, 1941 at 10:00 A.M.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the Auditor be instructed to advertise for bids on the following for Precinct # 4 as follows: Three (3) one and one-half  $(l\frac{1}{2})$  ton trucks with Cab and Chassis, with power take off, 32x6 - Ply Rear Tires ,700 x 20 front tires, overload springs, with trade in of three (3) 1938 Chevrolet Trucks. Payable May 1st, 1942 at 6 % Time Warrants. Bids opened April 14, 1941 at 10:00 A.M.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that application of A.W.Roden to have assessment against  $2\frac{1}{2}$  acres of F.Donigan Survey for all years delinquent, be set aside, ( it being unrendered) and that it be reassessed and paid off for \$10.00.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that no Superintendent be employed for the County Farm but that Mr. and Mrs. H.H.Logan be continued as employees at a salary of \$75.00 per month to take carefof the Farm.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that Elliott and Wyatt be appointed to advise with Mr. Logan as to management and planting of crops and to make an Inventory of the property on Farm.

Upon the motion of Commiss oner Elliott, seconded by Commissioner Thompson it was ordered by the Court that the Thial Asphalt Distributor be repaired.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that a Developing Machine for Sheriff's Department be purchased.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the Bond of Bill Davis as Deputy Weigher be approved and that the telephone bill of J.R.Wyatt be allowed.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson it was ordered by the Court that a Surveyor be emp; oyed to survey the County Farm.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt it is ordered by the Court that the meeting adjourn subject to the call of the County Judge.

Attest Allegian County Clerk Regularity County Judge.

....00000....

March 29, 1941

STATE OF TEXAS (COUNTY OF JOHNSON (

BE IT REMEMBERED, That at a called meeting of the Commissioners' Court of Johnson County, Texas, held on the 29th day of March, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Precinct # 1; H.O.Hadley, Commissioner of Precinct # 2; Dallas Thompson, Commissioner of Precinct # 3; G.T.Elliott, Commissioner of Precinct # 4; and A.T.Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson it was

ordered by the Court that they adopt the following resolution for the purpose of sponsoring the Food Stamp Plan;

A RESOLUTION OF THE COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS PROVIDING FOR JOHNSON COUNTY TO PARTICIPATE IN THE FOOD STAMP PLAN AS SPONSOR AND PROVIDING THAT THE COUNTY JUDGE SHALL EXECUTE THIS AGREEMENT AND SIGN SUCH PAPERS AS NECESSARY TO THE PROPER INAUGURATION AND CARRYING ON OF THE FOOD STAMP PLAN IN JOHNSON COUNTY, TEXAS.

Whereas a large number of the citizens of Johnson County, Texas, have requested such county to participate in the Food Stamp Plan; and

Whereas after consideration of this Plan it is deemed advisable for said County to participate in this Plan and to Sponsor the same in Johnson County.

Therefore be it resolved that Johnson County, Texas, enter into such agreement with the Federal Government; and

Be it further resolved that Johnson County, Texas sponsor the carrying out of the Food Stamp Plan in Johnson County, Texas, and bear the expense of said Plan or be responsible for the expense of sponsoring said Plan necessary for the operation of said Plan.

Be it further resolved that the County Judge, Roy Anderson, be authorized to sign on behalf of the Commissioners' Court of Johnson County, Texas, any agreement or contracts with the Federal Government in connection with said Plan.

The foregoing resolution was passed unanimously by the Commissioners' Court of Johnson County. Texas, at a call meeting on this the 29th day of March, A.D. 1941.

Roy Anderson, County Judge.

Attest:

A.T.Griffin, County Clerk

Johnson County, Texas.

By E.F.Metze.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it is ordered by the Court that the meeting adjourn subject to the call of the County Judge.

Attest Attest County Clerk

....00000....

April 1, 1941.

STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED That at a regular meeting of the Commissioners Court of Johnson County, Texas, held on the first day of April, A.D. 1941, the following members were present Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Precinct # 1; H.O. Hadley, Commissioner of Precinct # 2; Dallas Thompson, Commissioner of Precinct # 3; G.T. Elliott, Commissioner of Precinct # 4; and A.T. Griffin, County Clerk. Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the court that the County Attorney notify all owing for terracing to pay up.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the court that all properly approved bills be allowed.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the court that Grady Elliott be allowed to have engine repaired.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley it was ordered by the court no more applications for County Farm position be accepted.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the court, that Hadley have the fencing on the Cresson Highway right-of-way done.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the court that the County buy one sewing machine for N.Y.A. on West Henderson St. to cost \$15.00.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was orderbed by the court that I.B.Gathings request the School District owing past due bonds owned by the County to refund or pay them.

Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott it is ordered by the Court that the meeting adjourn subject to the call of the County Judge.

for County Clerk

April 11, 1941

Roylunderun County Judge.

STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED That at a called meeting of the Commissioners' Court of Johnson County, Texas, held on the eleventh day of April, A.D. 1941, the following members were present; Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Precinct # 1; H.O.Hadley, Commissioner of Precinct # 2; Dallas Thompson, Commissioner of Precinct # 3; G.T.Elliott, Commissioner of Precinct # 4; and A.T.Griffin, County Clerk. Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the election for County Trustee for Precinct # 1 having been canvased, Jno. Kennon received 97 votes, I.B.Forrest received 62 votes and that Jno. Kennon be declared elected, and that election returns of Precinct # 4 having been canvased gave Bob Carter 99 votes, J.G.Street 54 votes and Lon Beshop 1 vote and that Bob Carter be declared elected County Trustee, Precinct # 4.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the following mamed persons be declared elected trustees for their resepective districts as follows:

SCHOOL	TRUSTEE	VOTES
Hopewell	-L.C.Johnson	8
Rock Tank	Charlie Cain	6
Reeces Prairie	James D. Bransom	4
Meredith	J.B.Bryant	2
Bethedsa	Ben Bollin	12
Thompson	Mrs. S.D.Bradley	3
Mary's Hill	W.C.Hawkins	6
Lone Cottonwood	R:L:Power	6
Cahill	Otis Gooper	6
Pleasant View	W.A.Seales	5
Mt. Carmel (3trustees to elect)	L.F.Carrell	8
	Walter Graf	6
	James Wilson	5
Fairview	Atho Head	7
Perryville	A.D.McLeroy	5
Antioch	B.B.Basham	9
Highland	H.M. Peterson	. 3
Truelove	L.A.Brown	4
Cotton Valley	V.V.Jones	5

			and the second s
Bock Creek Bud	Hadley	7	
West Liberty R.E	E.Dodson	-6	
Prairie Grove Oti	s Key	8	
Cuba Sam	Hunt	9	
Keene Ind. School Dist A.R	R.Schad	17	
Alv	vin Baze	17	
Grandview Tom	n Cooper	55	
Joh	nn Donohue	35	
J.F	Sheets	35	
Caddo Mound Ed	Johnson	L4	
Pecan GroveTom	n Moore	5	
Egan J.L	.Hughes	5	
Greenfield B.C	C.Kirkland	8	
Midway B.W	V.Alderman	ll.	
Lone Star R.L	Chambers	4	
Bethany I.R	R.Malone	4	
Hines (3 trustees elected) D.A	A.Hudson	8	
W•G	Broumley	7	
0.1	J.Underwood	<b>6</b>	
Island Grove J.C	S.Sain	7	
Parker (2 trustees-elected) E.H	H.Miller	20	·
C.B	Bean	38	
Cresson( 1 Trustee elected ) She	olby Martin !	55	
Barnesville Jim	n Maddox	L <b>4</b>	
Burleson Ind. School Dist. J.R	R.Parham	42	
W.A Brazos Valley C.D	A.Fannon		
0.V	Connoly	6	
Bethel Hom	ner Lyle	7	
Bono (2 trustees elected) C.M	Borden	10	
A.A	A.Smith	10	
Liberty Chapel Leo	onard Looper	5	
Rio Vista Roy	Brewer	50	
I.G	700n 2	28	
S.G	.McClanahan	L6	
Friendship L.B	3.Johnson	<b>58</b>	
Lone Willow T.L	L.Miller	9	
Lillian(~3-trustees-elected) Jo	ohn Parks	.3	
M.M	1.Angel :	1.2	
J.D	Crawford	L3	
Liberty Chapel failed to send in Coun	nty Trustee ballots.		
Upon the motion of Commissioner	Thompson, seconded by Hadley,	it is ordered by the Court	
that the meeting adjourn until Monday	April 14,A.D. 1941, at 9:00 A	M •	
Attest: Count	y Clerk Roy Carole	Mon County Judge	
	00000	14 1043	
emame ∩e mevae Y	April	14, 1941	
STATE OF TEXAS			
COUNTY OF JOHNSON I		·	l

BE IT REMEMBERED That at a regular meeting of the Commissioners' Court of Johnson

County, Texas, held on the fourteenth day of April, A.D. 1941, the following members were present: Hon.Roy Anderson, County Judge; Roy Wyatt, Commissioner of Precinct # 1; H.O.Hadley Commissioner of Precinct # 2; Dallas Thompson, Commissioner of Precinct # 3; G.T.Elliott, Commissioner of Precinct # 4; and A.T.Griffin, County Clerk, Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court to pay Colquitt-Lacewell not to exceed \$6.00 per month for medicine for Bob (?) Copeland.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that they continue to pay \$16.75 for utility bills on N.Y.A. Woodshop until further notice.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that they purchase materials for sewing rooms at Cleburne and Burleson and that these projects be continued until the first of July.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that they accept bid of the Donoho Motor Company for three Ford Trucks for Precenct # 4 at \$2119 with trade in of three used trucks, and that time warrant be issued as stated in bid.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court to purchase from the Hi-way Machinery Co. one Austin-Western No. 99 four wheel drive and steel power grader for Precinct # 2 at \$5745, and the used service maintainer be traded in, 2 % cash discount and 5 % time warrants be accepted.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliot, it was ordered by the Court to purchase from the Hi-Way Machinery Co. a four wheel motor grader for Precinct # 3 for \$5960 to be delivered and that payments be made as of notice set out in bid.

## HI=WAY MACHINERY COMPANY

Cleburne, Texas, Texas, 193

Hi-Way Machinery Co. (hereinafter called the Company) Dallas, Texas.

You will please ship or deliver on or before the now day of April 14, 1941, (or as soon thereafter as you can furnish for transportation or delivery) to Cleburne, Texas, or other convenient station in the State, for the undersigned purchaser, the following goods:

One Austin Wester n #99-4-wheel drive & steel power Grader Buda K 428 Gasoline engine 68.5

M.P., at 1300 R.P.M., Hyd. Controls throughout, 5 speeds forward, 1 reverse, electric starter

13 foot X 5 Blade R.H. ditching boot, Hyd. Brakes, Muffler Thermostat 14:00 x 20 - 12 ply tires complete and complete set of tools.

In consideration whereof the purchaser will pay the sum of Five Thousand Nine Hundred and Sixty Dollars (\$5,960.00) dollars f.o.b., Texas, on the following terms:

\$1,950.27 Cash

\$3,900.53 due May 20-1942

The above to bear 5% interest payable semi-annually in August 15th and February 15th of each year, principal and interest payable at \_\_\_\_\_

Payments to be made in legally issued \_\_\_\_\_\_\_ (County or City) warrants on orders and proceedings to be furnished by the Company's Attorney which the purchaser agrees to pass at the first regular meeting of the Court after arrival and delivery of the machinery. Lithographed warrants to be furnished by the Company and all expenses of furnishing orders and proceedings and lithographed warrants to be paid by said Company. Warrants to contain a clause that the principa; and interest after maturity shall bear

interest at the rate of ten per cent per annum and ten percent attorney's fees in the event it is necessary to place the warrants or interest coupons in the hands of an attorney for collection.

Accepted for Johnson County, County, or City, Texas.

Roy Anderson, County Judge or Mayor.

J.R. Wyatt, Commissioner.

H.O. Hadley, Commissioner.

Dallas Thompson, Commissioner.

G.T.Elliott, Commissioner.

Witness to all signatures L.B.Roper, Salesman.

This order contains all the agreements between the parties hereto and shall not be valid and binding until approved by an officer of the company.

HI WAY MACHINERY COMPANY

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Johnson County, Texas, Cleburne, 193

Hi-Way Machinery Company, (hereinafter called the Company) Dallas, Texas.

You will please ship or deliver on or before the day of as soon as possible, (or as soon thereafter as you can furnish for transportation or delivery) to Johnson County, Texas or other convenient station in the State, for the undersigned purchaser, the following goods:

One Austin Western "99" -4 wheel drive and steel power Grader, Buda K 428 Gas motor 68.5 H.P. at 1300 R.P.M., Hyd Controls- 5 speeds forward, lreverse- electric starter, 13 foot X 3' Blade, Hyd Brakes, Muffler Thermostat- 14:00 X 20- 12 Ply tires front & rear. and complete set of tools.

In consideration whereof the purchaser will pay the sum of Five Thousand seven hundred and forty fove dollar & your used Servis maintainer. (\$5745.00) Dollars, f.o.b., Texas, on the following terms:

\$1,873.34 Cash

\$3,871.66 due May 20, 1942

The above to bear 5% interest payable semi-annually on August 15th and February 15th of each yeat, principal and interest payable at

Payments to be made in legally issued \_\_\_\_\_\_\_\_(County or City) warrants on orders and proceedings to be furnished by the Company's attorney which the purchaser agrees to pass at the first regular meeting of the Court after arrival and delivery of the machinery. Lithographed warrants to be furnished by the Company and all expenses of furnishing orders and proceedings and lithographed warrants to be paid by said Company. Warrants to contain a clause that the principal and interest after maturity shall bear interest at the rate of ten per cent per annum and ten per cent attorney's fees in the event it is necessary to place the warrants or interest coupons in the hands of an attorney for collection.

Accepted for Johnson County, County, or City, Texas.

Roy Anderson, County Judge or Mayor.

J.R. Wyatt, Commissioner.

H.O. Hadley, Commissioner.

Dallas Thompson, Commissioner.

G.T.Elliott, Commissioner.

Witness to all signatures L.B.Roper, Salesman.

This order contains all the agreements between the parties hereto and shall not be valid and binding until approved by an officer of the company.

Accepted at Dallas, Texas, this the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 193\_\_

Hi-Way Machinery Company

By\_\_\_\_\_\_

President Vice-President

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the ourt that they accept the resignation of J.D.Singleton, Justice of the Peace Precinct #7, to take effect immediately.

Upom the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that they lower the valuation on the 137 acres of the L.D.Smith survey, Abst. # 910 now owned by Jno. D.Gerrard being on the unrendered roll from 1930-1940 included, be set aside and reassessed by tax assessor at a valuation of \$1400. per year for all years delinquent.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that all properly approved bills be paid.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson it was ordered by the Court, that Johnson County buy radio transmitter equipment and loan to the State Highway Patrol car.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court, that they sign a contract with J.N.Bauldwin for collection of delinquent taxes.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the report of the County Treasurer be approved and accepted.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the order passed by the Commissioners' Court at the September Term, 1937, recorded in Volume 12, page 355, Minutes of the Commissioners' Court, providing that the Auditor's Salary for the succeeding two years should be \$2400.00 per year, and that \$275.00 of this should be paid out of the funds of Road District # 3 as provided by Article No. 1672, be set aside and that the Auditor's Salary for the term beginning Sept. 15, 1937 be fixed according to the provisions of Article 1645.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the order passed at the September Term 1939 by the Commissioners' Court recorded in Book 12, page 579 Minutes of the Commissioners' Court providing that the Auditor's Salary should be set according to Article 1645 and 1672 as amended and that \$300.00 per year be paid from the Funds of Road District No. 3, to the General Fund to be paid on the Auditor's Salary as provided by Article 1672, be set aside and that the Auditor's Salary for the term beginning with September 15, 1939, be set at \$2000.00 per year according to Article 1645.

Upon the motion of Commissioner Tho pson, seconded by Commissioner Elliott, it was ordered by the Court that the Court accept the \$850.00 refund made by Chanty Auditor for Road Districe No. 3 and that the balance of the overpayment on the Auditor's Salary be repaid at the rate of \$25,00 per month until all is paid.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt it was ordered by the Court that the meeting adjourn subject to the call of the Judge.

Attest: A Thiffin County Clerk Ray County Judge

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April 18, 1941

STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED That at a called meeting of the Commissioners' Court of Johnson County, Texas, held on the 18th day of A pril, A.D. 1941 the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Precinct # 1; H.O.Hadley, Commissioner of Precinct # 2; Dallas Thompson, Commissioner of Precinct # 3; G.T.Elliott, Commissioner of Precinct # 4; and A.T.Griffin, County Clerk. Among other things they did the following:

Upon th motion by Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the Court that the written waiver of County Attorney R.L.Crosier, dated Feb. 15, 1941, in which he waived the issuance of the thirty days written notice by the Commissioners' Court to file delinquent tax suits, be received and recorded in the Minutes of the Court.

The waiver being as follows:

THE STATE OF TEXAS
COUNTY OF JOHNSON

TO THE COUNTY JUDGE AND COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS: GENTLEMEN:

I. R.L.Crosier, County Attorney of Johnson County, Texas, hereby waive the receipt of the thirty days written notice by the Commissioners! Court to me to file delinquent tax suits in behalf of the County of Johnson and State of Texas. I.further waive any legal right that I may have to any fees that I may be entitled to receive from the collection of such delinquent taxes, and I hereby agree that the Commissioners! Court of Johnson County may contract with any competent attorney to enforce or assist in the enforcement of the collection of any delinquent state and County taxes for a per cent on the taxes, penalty, and interest actually collected, and to enter into any other contract with an attorney which the court is under authority of law authorized to enter into, and I further hereby waive any and all rights that I may have by reason of being the County Attorney, insofar, as it applies to the collection of the delinquent taxes due the state and county.

Dated this the 15th day of February, ,1941.

R.L.Crosier, County Attorney, Johnson County, Texas.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court to adopt the following resolution:

That subject to approval by the Comptroller of Public Accounts and Attorney General of Texas said Commissioners' Court in behalf of said County do make and enter into a contract with J.N.Bauldwin, a licensed attorney, for, the latter to collect delinquent taxes in said County for 8 % of the amount of taxes, penalty and interest collected, said contract to end on the 31st day of December, 1942, with six months thereafter to complete pending suits, requiring said attorney to give bond in the sum of \$5000.00, and to be on forms currently promulgated and recommended by the State Comptroller.

Said motion being put to vote, it carried by a vote of 4 to 0. Those voting "Aye" were: G.T. Elliot, Dallas Thompson, Olin Hadley and Roy Wyatt. Those voting "No" were: 0.

It is therefore ordered that said contract be prepared and executed, submitted to the Comptroller of Public Accounts and Attorney General of Texas, and if approved by

them, recorded in the minutes of this Court.

Roy Anderson, County Judge.

J.R.Wyatt, County Commissioner, Precinct # 1

Olin Hadley, County Commissioner, Prec. # 2

Dallas Thompson, County Commissioner Prec. # 3

G.T.Elliott, County Commissioner Prec. # 4

THE STATE OF TEXAS

COUNTY OF JOHNSON

I, the undersigned, County Clerk of Johnson County, Texas, do hereby certify that the above and foregoing is a true and correct copy of a certain Resolution and Order, of the Commissioners' Court of said County, of record in Vol.13, page 30, of the Minutes of said Court.

Witness my offical hand and seal this 19 day of April, 1941.

A.T.Griffin, County Clerk,

Johnson County, Texas.

By Mrs. H.L.Cain, Deputy.

CONTRACT FOR THE COLLECTION OF DELINQUENT TAXES

THE STATE OF TEXAS
COUNTY OF JOHNSON

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, the Commissioners! Court, after having given the County Attorney of Johnson County, Thirty days written notice to file delinquent tax suits, and

having received from him a written statement declining the request of this Court to file delinquent tax suits, for reasons therein stated, and waiving his right to the 30 day period and consenting to the Court's entering into a contract with others for the collection of delinquent taxes, without awaiting the 30 day period,

and a record thereof having been made in the Minutes of said Court; and

Whereas, the Commissioners' Court of Johnson County, Texas, joined by the Comptroller of Public Accounts of the State of Texas, deem it necessary and expedient to contract with some competent attorney to enforce the collection of all delinquent State and County taxes for a per cent of said taxes, penalties and interest actually collected and paid to the collector of taxes, as provided in Chapter 21. Acts of the Third Ca lled Session of the Thirty-eighth Legislature, Article 7335, Revises Civil Statues, 1925, Chapter 8, Acts Fourth Called Session of the Forty-first Legislature, Article 7335a, Vernon's Ann. Civ. St.; and Chapter 229, Acts of the Forty-second Legislature, Article 7264a, Vernon's Ann. Civ. St.; and

Whereas, after making an investigation into the competency, experience and ability of J.N.Bauldwin, a licensed attorney whose post office address is Cleburne, Texas, as to his fitness for said work, and after considering the same, are of the opinion that he is a proper party to take such steps as may be necessary to enforce or assist in the enforcement of the collection of such delinquent taxes by the preparation, filing and pushing to a speedy conclusion all suits for the collection thereof; and that he has not offical connection with any county office within said county, and that he is not related within the second degree by affinity or within the third degree of consanguinity to any member of the Commissioners' Court, the tax collector, or county or district attorney, now holding office in said County.

Now, Therefore, this contract made and entered into by and between the County of Johnson Texas, a body politic and corporate, acting herein, by and through its Commissioners' Court joined by the Comptroller of Public Accounts of the State of Texas, hereinafter styled First

Party, and J.N.Bauldwin of the County of Johnson, State of Texas, hereinafter styled Second Party:

# WITNESSETH

First party agrees to employ and does hereby employ Second Party to enforce by suit or otherwise, and to aid and assist the local officers in the enforcement of the collection of all delinquent State and County ad valorem taxes, penalty and interest, and all delinquent taxes, penalty and interest (except taxes of independent school districts and incorporated cities and towns) due any and all political subdivisions of defined districts of said county and State which the county tax collector receives and receipts for, under the provisions of Articles 7254 and 7257, R.S. 1925, and shown to be delinquent upon the delinquent tax records of said county from 1919 to the date of the termination of this contract as fixed in Section IX hereof, (including such personal property or insolvent taxes as the Commissioners' Court and Second Party mutually deem collectible).

TT

Taxes which are not now delinquent but which hereafter during the term of this contract are allowed to fall delinquent shall become subject to the terms of this contract on September ldt of the year in which the same shall become delinquent. And, further, with reference to taxes not now delinquent but which become delinquent during the term hereof, or taxes which may have fallen delinquent on February 1st, or subsequent thereto next preceding the date of this contract, it is agreed that where suit is or has been brought on any property for prior years' delinquent taxes, second party shall include in his action all taxes on the property involved, delinquent before trial, whether before or after September 1st of such year, and where the State and county are impleaded or intervene in a suit brought be another taxing unit, it shall be second party's duty to include in his answer or interbention all taxes delinquent before trial, on the property involved, whether such taxes shall fall delinquent before or after September 1st of such year and in all such cases second party shall be entitlid to the commission herein provided for collecting delinquent taxes.

III

Second party is to call to the attention of the County tax collector or other officals any errors, double assessments, or other discrepancies coming under his observation during the progress of the work, and all charges on the tax rolls that show from 1919 to the date of the termination of this contract to be delinqueny, which are caused through error, conflicts, double renditions, illegal assessments, etc. A cancellation certificate shall be prepared on forms furnished by the State Comptroller of Public Accounts, Austin, Texas, showing how such errore came about and which shall be sufficently full and complete as to justify the Commissioners' Court in ordering a cancellation certificate issued and that will meet with the approval of the Comptroller of Public Accounts, Austin, Texas.

IV.

Second Party hereby agrees and obligates himself to communicate with each and every person, firm, association or corporation owing any of such taxes with the view of collecting same and shall, before filing suits for the recovery of delinquent taxes for any year or years, prepare and mail delinquent tax notices to the owner or owners of said property at their last know address covering all delinquent taxes shown to be due on the tax rolls of said county, as provided for in Article 7324, Revosed Civil Statues, 1925, as amended by Chapter 117, page 196, Acts of the Forty-second Legislature, Regular Session. In the event the taxes, together with panalty and interest are not paid within thirty (30) days from the date of such statements and notices ate mailed, then Second Party shall prepare,

file and institute, as soon as practical thereafter, a suit for the collection of said taxes penalty and interest, which suit shall include all past due taxes for all previous years on such tract or tracts and where there are several lots in the same addition or subdivision delinquent, belonging to the same owner or owners, all said delinquent lots shall be made the subject of a single suit, and which suit shall be prosecuted with dispatch to final judgment and sale unless aid taxes are sooner collected.

V.

Second Party, where it is necessary to prepare and file suits for the enforced collection of delinquent taxes on real property, shall make and furnish an abstract of the property which shall show the amount of delinquent taxes due against each and every tract, lot or parcel of land, and shall show the number of acres so delinquent and a correct description of the property, the year delinquent, how it was charged upon the tax rolls, the correct name of owner or owners of the property at the time it became delinquent, the person from whom and the date that he or they derived title to said property, and the volume and page of public records that his or their deed or other title evidence is of record and the date that each subsequent change of ownership occured down to the present ownership; it shall further shlw the name or any and all outstanding lien holders and leasehold interests of record, and all other information necessary for the proper preparation and filing of suit or suits for the collection of delinquent taxes. And in case such abstract is not placed with the papers in a court p roceding it shall be filed with the tax collector for the purpose of maintaining its preservation until such time as all of the taxes to which it pertains, or such part thereof as are held to be due, are paid.

VI.

Second Party shall prepare or aid and assist the county or district attorney in preparing all petitions, citations, notices by publication, personal service citations notices by posting, judgments, notices of sale, orders of sale and any and all other things necessary or required to be done for the collection of all delinquent taxes, and shall render all necessary and proper assistance to each of the other officers to the end that all taxes assessed or unknown and unrendered now delinquent, or that may become delinquent during the life of this contract and be so reported of Comptrollers forms provided therefor, may be collected, and when collections are not made, to assist in reducing same to final judgment and sale.

VII.

It being further agreed and understoon that Second Party shall furnish at his own expense, all stationery, legal blanks or forms, stamps, envelopes and printing, together with all labor necessary to complete said contract; and that Second Party shall pay off and discharge any and all bills for, and other expenses incurred in the prosecution of said work, and it is hereby understood and agreed that said First Party shall not be responsible for the payment of such expense or any part thereof.

VIII.

First Party agrees to pay to Second Party as compensation for the services hereunder required eight per cent (not to exceed fifteen (15) per cent) of the amount collected of all delinquent taxes, penalty and interest of the years covered hereby, actually collected and paid to the collector of taxes during the term of this contract, of which Second Party is instrumental in collecting as evidenced by copies of communications, tax notices or abstracts filed with the tax collector p rior to the payment of such tax, including collection of taxes on property not appearing on the assessment rolls nor shown delinquent but which would have been so shown had it beem properly assessed, discovered by said Second

Parety, as and when collected, following the end of each month within the period of this contract, accordingly as the collector makes up his monthly reports; provided, cost of collecting delinquent taxes shall not exceed the amount of penalty and interest, or an amount equal to such penalty and interest of all delinquent taxes collected under the terms of this contract (Chapter 229, Sec. 2. Regular Session Forty-second Legislature, having reference to the regular 8% penalty and 6 & interest). The per cent of compensation here refered to shall be contingent upon the collection of such taxes as be act of the Legis-lature are required to be collected. Should any remission of penalty and interest on taxes appearing on the delinquent records be made by Legislative enactment effective during the period of this contract, the same shallnot be collected nor commission allowed thereon. Alsom ad valorem taxes, delinquent, levied against State owned property for county and district purposes, the payment of which is to be taken care of be Legislative appropriation provided for by Statute, are excluded from the provisions of this contract.

IX.

This contract shall be in force from April 21st, 1941 to Dec.31, 1942, both dates inclusive (not to extend beyond December 31, 1942, the end of the present administration of the Commissioners' Court), and at the expiration of said period this contract shall terminate except the contractor shall be allowed six months in which to prosecute to trial court judgment suits filed prior to Dec. 31, 1942, terminating date of this contract provided, and shall handle to conclusion all suits in which trial court judgments are obtained during the period of this contract and which are appealed ay any party. The Commissioners' Court and the State Comptroller shall have the right to sooner terminate this contract for cause given thirty (30) days' written notice of such intention, with a statement of the cause or reason for such termination, after giving Second Farty a reasonable opportunity of explaining or rectifying the same. In case of such termination, Second Farty, shall be entitled to receive and retain all compensation due up to the date of said termination.

X.

Before any commissioners are paid out under the terms of this contract, Second Farty shall furnish a good and sufficient bond, payable to the county judge and to his successors in office, in the sum of 5,000 Dollars, (nor to be less than \$5,000 accordingly as the Commissioners' Court deems just and proper) to be executed by a solvent surety company, or if executed by private parties, the bond shall be signed by at least three good and sufficient sureties owing unincumbered real estate subject to execution, of value equal to the amount of bond and conditioned upon the specific performance of the terms hereof, including the making of reports, provided for in Sections XI and XVI of this contract, and further conditioned that he shall forthwith pay over to the tax collector, or other persons justly entitled thereto, any money or commissions paid him by mistake, through error, or otherwise to which he is not entitled under the terms of this contract. Said bond shall be approved in open Commissioners' Court signed by the County Judge, filed and recorded in the County Clerk's office, and a certified dopy of same furnished the State Comptroller.

XI.

At the end of each month, or as soon thereafter as the tax collector shall have made up his report shoeing collections made for such month, said Second Party shall have access to said report and shall by comparison of the same with his own files or record of service copies of which he has filed with the tax collector, nake up in triplicate a report of collections out of which he is entitled to commission under the terms of this contract. Second Party shall also have acess to the collector's receipts for such collections and shall, in his reports to be made on forms furnished by the Comptroller, show each year and

the taxes collected therefor on a separate line. Also, where collections are made afters suit has been filed and commission allowed at a greater or different rate under the terms of this contract, Second Party being guided by the file docket of the clerk of the Court, shall prepare and attach to his reports to be filed with the tax collector a list showing number of suit and date filed. After the report has been signed and sworn to be Second Party, two copies of the same shall be delivered to the Tax Collector, one to be attached to and sent with the Collector's monthly report to the Comptroller, the other diled in the collector's office, and the third copy to be retained by the Second Party.

XII.

Each month, after having received copies of the contractor's report as provided for in the preceding section, and checked the list of taxes shown therein with his own report and with copies of communications filed w ith him, as provided for in Section XIII of this contract, and after having verified the correctnes of commissions claimed, the county tax collector is hereby authorized, ordered and directed to deduct the above specified per cent of said taxes, penalty and interest, or such amount as can be allowed under the penalty and interest restriction, to which Second Party is entitled, and to pay the same to him, unless otherwise herein directed and to take his receipt as provided for on Form 107, Contractor's Report, which when received in the Comptroller's office will be the Comptroller's authority to allow the said tax collector credit for the amount so paid; provided, that the tax collector before complying with the provisions of this section shall first satisfy himself that the bond required of Second Party under the provisions of Section X of this contract has been approved and placed on record in the office of the County Clerk; and it is here further provided, that should any question arise regarding commission claimed the tax collector shall w ithhold the payment of such commission or an amount equal thereto, placing the same in escrow, and apply to the State and County, accordingly as they may be effected for information and direction, as to the proper amount of commission due to be allowed under the terms of this contract.

Note: Should the Commissioners' Court and the contracting party elect that the commissions withheld be placed in and escrow fund and paid to Second Party otherwise than as provided in Section XII of this contract, another section setting forth the method of payment to the contracting party should be added to and inserted in this contract preceding the last page prepared for the signatures of the contracting parties.

### XIII

In order that the tax collector may be able to verify and attest the correctnes of commissions claimed by Second Party, as evidence of service and to entitle him to the commissions provided for in this contract, Second Party shall file with the tax collector prior to time of payment, copies of such communications, tax notices or abstracts which shall be preserved by the tax collector in some systematical order as will make them easily accessible for the purpose of verification or for such other value as the asme may have in case it becomes necessary for the County and State to buy in such properties at tax sales said copy or copies shall also contain information or reference as will enable the tax collector to readily licate the tax as it appears on his delinquent forms amd/or delinquent records.

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It is further agreed and understood that this contract is for personal services and is not transferable or assignable without the written consent and approval of First Party. It is also agreed that the Commissioners' Court of said County shall furnish suitable space in or near the Courthouse as convenient to the records of said county as may be for

for the purpose of carrying out this contract.

XV.

It shall be the duty of the Commissioners' Court and of all other officals of said county to cooperate with and render such reasonable assistance to said Second Party as the circumstances may require, said assistance, however, is not to include the actual porformance of the work herein designated to be performed by Second Party; and it being the duty of the County Attorney or of the District Attorney ( where there is no county attorney) to actively assist Second Party in the filing and pushing to a speedy conclusion all suits for the collection of delinquent taxes, it is hereby provided that where the county or district attorney ( where there is no county attorney) shall fail or refuse to file and prosecute such suits in good faith, the attorney prosecuting suits under this contract is hereby fully empowered and authorized to proceed with such suits without the joinder and assistance of said county or district attorney.

AVI.

At the terminating date of this contract December 31, 1942 ( and before receiving any commissions thereafter out of the taxes which may be collected during the six months period allowed in whichto carry to final judgment suits filed prior to the said terminating date) Second Party, from his reports and the records of unpaid delinquent taxes available to him, shall prepare and file with the Commissioners! Court and the State Comptroller a report showing the amount of taxes applicable to the terms of this contract, and the amount collected and the amount uncollected. The said report, form to be furnished by the State Comptroller, shall be made as will show separately collections from the delinquent tax record, collections from the insolvent list, and collections from procedure under the provisions of Articles 7346, 7347, one 7348, Revised Statutes of 1925, or any other statutory provisions having reference to property escaping taxation, which Second Party was instrumental in collecting and which amounts when summed up should equal the total collections shown by his monthly reports. Said reports shall further show separately the uncollected taxes for which suit has been filed and carried to final judgment, the incollected taxes for which suit has been filed and not carried to final judgment, and the uncollected taxes for which no suit has been filed, which amounts when summed up should represent the total uncollected delinquent taxes of Johnson County, as of December 31st, 1942, the terminating date fixed in this contract, and the same shall be made as herein provided irrespective of whether or not suits have been filed and are pending on said date, or a new contract entered into.

In consideration of the terms and compensation herein stated, the Second Party hereby accepts said employment and undertakes the performance of said contract as above written.

W itness the signatures of all parties hereto in triplicate originals, this the 18 day of April, A.D. 1941. Johnson County, State of Texas.

By Roy Anderson, County Judge

J.R.Wyatt, Commissioner Prec. # 1.

Olin Hadley, Commissioner, Prec. #2

Dallas Thompson, Commissioner, Prec. #3

G.T.Elliott, Commissioner, Prec. # 4,

First Party

J.N.Bauldwin, Second Party.

THE STATE OF TEXAS

DEPARTMENT OF COMPTROLLER

I, the undersigned, Comptroller of Public Accounts of the State of Texas, hereby join the Commissioners' Court in the above contract to enforce the collection of delinquent taxes

in said county, on this the 22 day of April, A.D. 1941.

Geo. H. Sheppard, Comptroller.

Examined and approved this 22 day of April, 1941.

Grover Qillen

Acting Attorney General

THE STATE OF TEXAS
COUNTY OF JOHNSON

I, the undersigned, County Clerk of said County, certify that the above and foregoung is true and correct copy of a contract recorded in Vol. 13, page 31 in the Minutes
of the Commissioners' Court of said County.

Witness my hand and seal of said Court on this the 24 day of April, A.D. 1941

A.T.Griffin, County Clerk,

By \_\_\_\_\_, Deputy.

Johnson County, Texas.

April 25, 1941

STATE OF TEXAS

COUNTY OF JOHNSON

BE IT REMEMBERED That at a called meeting of the Commissioners' Court of Johnson County, Texas, held on the 25th day of A pril, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Prec. # 1; H.O. Hadley, Commissioner of Prec. # 2; Dallas Thompson, Commissioner of Prec. # 3; G.T. Elliott Commissioner of Prec. # 4; and A.T. Griffin, County Clerk, Among other things they did the following:

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that they accept J.N.Bauldwin's offer of \$25.00 for stationery supplies of L.L.Boyd's.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court, to renew contract with the Burroughs Ading Machine Co. for the upkeep of the following:

Machine Style - Machine No. - Annual Rate - Effective date -

- 17.00 - 5-3-41 20901 **- 1148903 - 15.**80 **-** 70298**3** 10901 **-** 9.80 --907624 3117 **-** 363772 - 12.20 10901 - 6.60 **- 1**497758 90801 **- 1125**455 - 5.50 80801

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court to employ Louis B.Lee, Issuing Officer and Hilton Hopkins, Cashier for the Food Stamp Plan. Issuing Officer Salary at \$100.00 per month and Cashier Salary at \$75.00 per month.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court to adopt the following resolutions:

RESOLUTION OF THE COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS PROVIDING FOR THE:

REVOLVING FUND FOR THE OPERATION OF THE FOOD STAMP PLAN UNDER JOHNSON COUNTY'S CONTRACT

WITH THE SURPLUS MARKETING ADMINISTRATION OF THE UNITED STATES

Whereas, the Statutes of the State of Texas provide that the Commissioner's Court of a County may provide for the support of the needy and indigent of the County, and;

Whereas, there are mow a large number of the residents of Johnson County, who are needy, unemployed and indigent and who must have public assistance in order to obtain the necessities of life, and;

Whereas, it appears to the Commissioners' Court of Johnson County that the needs of the needy and unemployed and indigent of the County can thus be provided for by co-operation with the Welfare Agencies of the State and the United States Government and the Commissioners' Court of Johnson County has entered into a montract with the Surplus Marketing Administration of the United States, whereby the indigent, needy and unemployed of Johnson County can participate in the Food Stamp Plan of the Surplus Marketing Administration of the United States, provided Johnson County will set up a revolving fund of \$7500.00 to provide for the purchase of said Stamps, and;

Whereas, said "revolving fund" will not be actually expended but the sum of \$7500.00 in money or its equivalent in Stamps will always remain in said fund; and when the operation of said Stamp Plan in Johnson County has terminated the said amount of \$7500.00 will remain in the "revolving fund" belonging to the County, and;

Whereas, it is considered by The Commissioners' Court of Johnson County, Texas, that it is for the best interest of all of the citizens of Johnson County that the said "revolving fund" be created out of the General Fund of the County.

THEREFORE BE IT RESOLVED BY THE COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS:

That there is hereby created a fund as the "Food Stamp Revolving Fund of Johnson County", which said fund shall remain in the depository of Johnson County, and there is hereby set aside in the "revolving fund" the sum of \$7500.00 out of the General Fund of Johnson County, which said sum of \$7500.00 shall be used only for the purpose of operating the Food Stamp Plan in Johnson County in the purchase of Food Stamps to be issued by the Food Stamp Authorities of Johnson County, and as said Stamps are issued and sold the proceeds thereof shall be re-deposited in said "revolving fund".

Said "revolving fund" shall be drawn upon only by the issuing officer of the Johnson County Food Stamp Issuing Office, who shall be bonded to Johnson County in an amount not less than \$7500.00; and said revolving fund shall not be used for any purpose except the purchase of Food Stamps under the contract with the Surplus Marketing Administration of the United States and when said contract is terminated said fund shall return to and become a part of the General Fund of Johnson County, Texas.

Because of the fact that said expenditures could not by reasonable and diligent thought and attention have been included in the original budget for this fiscal year and the fact that said expenditures are of a grave public necessity and to meet unusual and unforseen conditions creates an emergency, and it is further resolved that the budget be and the same is hereby amended to provide for the above set out expenditures.

PASSED AND APPROVED THIS 25th DAY OF APRIL, A.D.1941.

Commissioners' Court of Johnson County, Texas.

By Roy Anderson, County Judge.

Attest:

A.T.Griffin, County Clerk

of Johnson County, Texas.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the meeting adjourn subject to the call of the County Judge.

Attest:	County Clerk	Roylandlin Coun	ty Judge.

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May 1, 1941

STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED That at a regular meeting of the Commissioners' Court of Johnson County, Texas, held on the first day of May, A.D. 1941, the following members were present; Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Prec. # 1; H.O.Hadley, Commissioner of Prec. # 2; Dallas Thompson, Commissioner of Prec. # 3; G.T.Elliott, Commissioner of Prec. # 4; A.T.Griffin, County Clerk; and Sheriff Oran Smith. Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court, to enter into a contract with Thompson Radio Sound Service, to install and maintain two (2) transmitter units on two cars operated by the Sheriff, at \$50.00 per month.

THE STATE OF TEXAS
COUNTY OF JOHNSON

This memorandum of agreement entered into this the first day of May, A.D. 1941, by and between Johnson County, Texas and Thompson Radio and Sound Service of Cleburne, Texas:

The said Thompson Radio Sound Service hereby agrees to install and maintain two mobile transmitter units on the two cars operated by the Sheriff's Department of Johnson County, Texas. Said units to be installed and maintained in connection with the Radio Transmitting Station and the Police Radio already installed on said cars as provided by a contract dated November 30, 1940 by and between Johnson County and Thompson Radio and Sound Service.

In consideration, thereof, Johnson County, Texas, hereby agrees to pay Thompson Radio Sound Service the sum of \$50.00 per month in addition to the consideration set out in said contract dated November 30, 1940. Said payments to begin on the date said equipment is installed and ready to use, and to continue until the date of expiration of said contract dated November 30, 1940 which shall be November 30, 1941, and it is further agreed that at said date this contract may be renewed and extended by consent of both parties.

Johnson County, Texas

By Roy Anderson, County Judge

Thompson Radio Sound Service

By Frank Thompson, Jr.

Attest:

A.T.Griffin, County Clerk

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court, to advertise for bids on new four door Sedan, with a tradein of 39 Chevrolet four door Sedan for Sheriff's car. Specifications on new car: Color Black, heavy duty Battery, Six Ply tires, heavy duty tubes. Bid to be opened May 16, 1941 at 10 A.M..

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court to rent the building on Northeast corner of the Square from Scott 's for \$25.00 per month for Food Stamp office etc purposes.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court to allow repair on Model K Allis-Chalmers engine for Precinct # 3.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court, to approve the bond of J.N.Bauldwin, as Delinquent Tax Collector.

THE STATE OF TEXAS
COUNTY OF JOHNSON

KNOW ALL MEN BY THESE PRESENTS:

That we, J.N.Bauldwin, as principal, and the other signers hereto as sureties are hold and firmly bound unto Roy Anderson, County Judge of Johnson County, Texas and his successors in office, in the sum of Five Thousand (\$5000.00) Dollars, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally.

Whereas, the above bounder J.N.Bauldwin, has entered into a contract with the Commissioners' Court of Johnson County, Texas bearing date of April 18th, 1941, for the collection of delinquent taxes due the County of Johnson and State of Texas, on property located in Johnson County, Texas;

Now, therefore, the condition of this obligation is such, that if the said J.N. Bauldwin, shall faithfully perform the conditions and terms of said contract, and shall pay over to the tax collector, or other person justly entitled thereto, any money or commissions paid him by mistake, through error, or otherwise, to which he is not entitled under the terms of said contract, during the term of said contract, then this obligation shall be null and void, otherwise to remain, infull force and effect.

Witness our hands this 28th day of April, A.D. 1941.

J.N.Bauldwin, Principal.

Hartford Accident & Indemnity Co.

Approved this 1st day of

May, A.D. 1941.

Roy Anderson, County Judge,

Johnson County, Texas.

By Moeste K.Williamson, Agent & Attorney-

in-fact.

Attest:

Hilda Rauch, Attorney-in-fact.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson it was ordered by the Court to pass the following resolution and agreement between the Food Stamps Plan and County Commissioners of Johnson County, Texas.

RESOLUTION OF THE COUNTY COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS, AUTHORIZING THE EXECUTION OF AN AGREEMENT WITH THE SURPLUS MARKETING ADMINISTRATION.

WHEREAS, there has been submitted to the Connty Commissioners 'Court of Johnson County, Texas, a proposed agency agreement to be entered into between the Surplus Marketing Administration, an agency of the United States Department of Agriculture, the Texas State Board of Public Welfare, the County Commissioners 'Court of Johnson County, Texas, and the City of Cleburne, Texas, which agreement pertains to the inauguration and operation of the Food Stamp Plan in Johnson County, Texas, and:

WHEREAS, after consideration it has been proposed that the County Commissioners' Court of Johnson County, Texas, enter into said agreement;

NOW, THEREFORE, be it resolved by the County Commissioners' Court of Johnson County, Texas, that Roy Anderson, Chairman of said Court, be, and he is hereby, authorized and directed to execute the aforesaid agreement on behalf of the County Commissioners' Court and to deliver said Agreement to the Surplus Marketing Administration.

STATE OF TEXAS
COUNTY OF JOHNSON

I,A.T.Griffin, County Clerk of Johnson County, Texas, do hereby certify that the above and foregoing is a true and correct copy of a resolution duly passed and adopted by the Commissioners' Court of Johnson County, Texas, at a regular meeting thereof, held on May 1, 1941.

Witness my hand and seal this the 1st day of May, A.D. 1941.

A.T.Griffin, County Clerk,
Johnson County, Texas.

County Commissioners' Court of
Johnson County, Texas.

By Roy Andersom, County Judge,
Johnson County, Texas.

Attest:

A.T. Griffin, County Clerk,

Johnson County, Texas.

Two Witnesses:

Gayle Burt

Dallas Thompson

I hereby certify that, to the best of my knowledge and belief, Roy Anderson, who signed this agreement for the County Commissioners' Court of Johnson County, Texas, has legal authority to execute the same.

A.T.Griffin, County Clerk, Johnson County, Texas.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley it was ordered by the Court that the appointment of J.N.Bauldwin be approved with out any cost to the County and bond be approved.

THE STATE OF TEXAS
COUNTY OF JOHNSON

TO THE HONORABLE COMMISSIONERS! COURT OF JOHNSON COUNTY, TEXAS:

Comes now R.L.Crosier, County Attorney in and for Johnson County, Texas, and hereby states that necessity requires the services of an Assistant County Attorney in the performance of my duties, and I do hereby make application to the Commissioners' Court of Johnson County, Texas for authority to appoint an Assistant County Attorney, In connection herewith and pursuant to Article 3902.3903 R.C.S., AS AMENDED, I hereby state that the probable receipts from fees, commissions, and compensation to be collected by the Office of County Attorney of Johnson County during the fiscal year is \$4000.00 and the probable disbursements, including salaries and expenses of said office is \$3800.00. The Assistant whose appointment is requested is J.N.Bauldwin.

No request is made for any compensation to be paid said Assistant County Attorney by  $^{\rm J}$ ohnson County, but his salary and compensation is to be paid exclusively by me.

R.L.Crosier, County Attorney, Johnson County, Texas.

collison country, roads.

Sworn to and subscribed before me this the 1st day of May, A.D. 1941.

A.T.Griffin, County Clerk, Johnson County, Texas.

${ t By}$		Deputy
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Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court to appoint E.D.Doyle as constable of Prec. # 6, or Burleson and approve bond.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court enter into a contract w ith J.D.Carmichael of Austin on the Bond consumption, on the basis stated in agreement as follows:

THE STAPE OF TEXAS )
COUNTY OF JOHNSON )

THIS AGREEMENT, made and entered into on this 1st day of May, 1941, by and between J.O.Carmichael of Austin, Texas, and the Commissioners' Court of Johnson County, Texas.

WITNESSETH:

There is a possibility that Johnson County is not enjoying the maximum participation and benefit to which it may be entitled under the present Bond Assumption Law. However before it can be determined whether such a possibility does exist, it is necessary that a comperhensive survey and thorough check be made of all expenditures from bond funds on State Highways within Johnson County.

It is recognized that to properly survey all the original expenditures from bond funds and to properly assemble and compile such data and proofs that may be necessary to present and favorable findings to the Board of County & District Road Indebtedness for final consideration and approval requires the services of one thoroughly experienced in such matters.

Therefore, Johnson County has employed and does hereby employ J.O.Carmichael for the purpose of making such survey of bond funds expenditures for highway purposes, and to assemble such information and other evidence of proof necessary to properly present and substantiate any claim for increased State participation or cash refund to which Johnson County may be entitled.

J.O.Carmichael agrees to do all of the necessary things outlined above, furnishing a skilled and experienced accountant to assist him if it is deemed necessary, to make the survey and to properly perform any other services as may be required in an effort to secure such participation and cash refunds, and to pay all expenses incurred in connection therewith.

For and in consideration of the services to be rendered hereunder, Johnson County, agrees to pay to J.O.Carmichael, a sum equal to  $12\frac{1}{2}$ % of the first \$25,000.00, and 5% of all additional net savings to the county due to increased participation and/or cash refunds to the County from the Board of County & District Road Indebtedness, exclusive of funds or credits due Johnson County, from the Lateral Road Account. Such sums shall be due and payable when additional increase in participation has been officially approved by the Board of County & District Road Indebtedness, and cash refunds, if any, received by Johnson County. In the event that no cash refunds are made and/or no increased participation is obtained then Johnson County is not indebted to J.O.Carmichael for services or expenses incurred and this contract is null and void and of no further force and effect. It is further agreed that the commission that might be due hereunder can not exceed the cash refund received from the Board of County & District Road Indebtedness.

J.O.Carmichael

Johnson County, Texas

By Roy Anderson, County Judge

Dallas Thompson, Commissioner, Prec. # 3.

G.T.Elliott, Commissioner, Prec. # 4.

J.R.Wyatt, Commissioner, Prec. # 1.

H.O.Hadley, Commissioner, Prec. # 2.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court to authorize the County Judge to sign application for base material to poison grasshoppers.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley it was ordered by the Court that all properly approved bills be paid.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the purchase of right-of-way deeds be approved.

Upon the motion of Commissioner Thompson seconded by Commissioner Elliott, it was ordered by the Court that the following resolution be passed:

BE IT RESOLVED BY THE COMMISSIONERS! COURT OF JOHNSON COUNTY, TEXAS

That competitive bids be received at 10.00 a.m., May 23, 1941, for the placing of a two course seal coat on the Cleburne to Rio Vista Road beginning at the railroad in Rio Vista and connecting with the pavement on Cleburne-Rio Vista Road. Specifications to be furnished upon the request of bidders, and the Commissioners' Court shall have the right to reject any and all bids. The bidders shall be required to give good and sufficient bond in the full amount of the contract price for the faithful performance of such contract, executed by some surety company authorized to do business in this state in accordance with provision of Article 5160 Revised Statutes of 1925, and amendments thereto.

It is the intention of the Commissioners' Court to issue time warrants for the payment of all of said proposed contracts in the amount not to exceed \$4000.00, bearing interest at the rate of 4 % per annum and maturing not later that five years from date thereof.

Notice of this call for bids and intention to issue time warrants shall be given by publication hereof once a week for two consecutive weeks in the Cleburne Times Review. The first publication to be not less than fourteen days prior to the date set for letting said contract.

Roy Anderson, County Judge.

A.T. Griffin, County Clerk.

BE IT RESOLVED BY THE COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS

That competitive bids be received at 10:00 a. m., May 23, 1941, for the placing of an asphalt seal coat on the Cleburne to Grandview Road beginning at the City Limits of the City of Cleburne and extending 6.297 miles toward Grandview, 18 feet wide. Specifications to be furnished upon request of bidders and the Commissioners' Court shall have the right to reject any and all bids. The bidders shall be required to give good and sufficent bond in the full amount of the contract price for the faithful performance of such contract, executed by some surety company authorized to do business in this state in accordance with provision of Article 5160 Revised Statutes of 1925, and amendments thereto.

It is the intention of the Commissioners' Court to issue time wattants for the payment of all of said proposed contracts in the amount not to exceed #3000.00, bearing interest from date until paid at the rate of 4% per annum and maturing not later than five years from date thereof.

Notice of this call for bids and intention to issue time warrants shall be given by publication hereof once a week for two consecutive weeks in the Cleburne Times Review. The first publication to be not less than fourteen days prior to the date set for letting said contract.

Roy Anderson, County Judge.

Attest:

A.T.Griffin. County Clerk.

	Upon	the	motion	of	Commissione	r Hadl	ey, s	e conded	bу	Commissioner	Wyatt,	it	was	ordered
by t	h <b>e c</b> ou	ırt	to adjor	urn	subject to	the ca	ll of	_	_	4				
ATTE	ST:				Count	v Cler	k	Row	P	de son	Cour	ıtv	Juda	ge

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May 12, 1941

THE STATE OF TEXAS - COUNTY OF JOHNSON

BE IT REMEMBERED, That at a regular meeting of the Commissioner's Court of Johnson County, Texas, held on the 12th of May, A.D. 1941, the following members were present:

Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Precinct#1; H.O. Hadley,

Commissioner of Precinct # 2; Dallas Thompson, Commissioner of Precinct #3; G.T. Elliott

Commissioner of Precinct # 4; and A.T. Griffin, County Clerk; Among other things they

did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the court that they approve the following:

Whereas the Commissioners: Court of Johnson County has decided to sell the land now used for the County Farm and to discontinue the keeping of paupers on the County Farm, and;

Whereas, there are several persons now on the County Farm who are eligible for an old age pension.

THEREFORE BE IT RESOLVED BY THE COMMISSIONERS! COURT OF JOHNSON COUNTY, TEXAS:

That after the <u>15</u> day of June, 1941 no person eligible for an old age pension will be maintained at the expense of Johnson County on the County Farm or at any other place.

Passed and approved this 12th day of May, A.D. 1941.

Roy Anderson County Judge

Attest:

# A.T. Griffin County Clerk.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that they approve Hilton Hopkin's Bond.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the County Judge be authorized to sign the following rental contract:

STATE OF TEXAS
COUNTY OF JOHNSON

THIS AGREEMENT OF RENTAL:

MADE this 9th, day of May, A.D. 1941, by and between T.W. Scott, T.B. Scott & W.A. Scott, known herein as Lessors, and Roy Anderson, County Judge of Johnson County, Texas, known herein as Lessee;

(The term Lessor and Lessee shall be construed in the singular or prural number according as they represent respectively, one or more persons)

WITNESSETH: That the said Lessor does hereby by these presents, Rent and demise unto the said Lessee, the following described properly, towit: Being the East one-half of the lower floor of the Two story brick building located at the N. E. corner of the Court House Square, in the City of Cleburne, Johnson County, Texas, and more particularly known as No. 15, East Henderson Street, said City:

For the term of Thirty Days, beginning on May 15th, 1941 and ending on June 15th, 1941,

paying therefore the sum of Twenty Five (\$25.00) Dollars, cash in advance, with monthly option of renewal thereof, at Twenty Five (\$25.00) Dollars each, payable cash in advance monthly as such option may be exercised; Subject however to cancellation of such option by Lessor in writing, giving thirty days notice thereof, when Lessee shall quietly give up and deliver said premises, in as good condition as the same were in when received, reasonable wear and tear thereof excepted.

THAT the said premises shall be used for operation of Johnson County Food Stamp Plan; said Lessee to have full use and benefit of the entire premises herein described, and their improvements for such purposes.

THAT Lessee will not sub-let said premises or any part thereof, to any person or persons whatsoever, without the consent of Lessor, inwriting, thereto first obtained.

ment or its termination as provided for, of any improvements, additions or equipment placed upon said premises by him, provided he shall have well and faithfully performed all agreements and terms pertaining to said rental contract; otherwise, the Lessor shall retain a lien upon such improvements, additions or equipment so placed by him on the demised premises.

In TESTIMONY WHEREOF, The parties to this agreement have hereunto set their hands in duplicate, the day and year above mentioned.

T.W, T.B. & W.A. Scott,

By W.A. Scott

Lessors

Witnesses:

O.T. Smyth

A.T. Griffin

Roy Anderson
County Judge, Johnson County, Texas
Lessee.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ofdered by the Court to authorize Commissioner G.T. Elliot to purchase one hundred (100) cases of cans for the Canning Kitchen at Grandview, Texas.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that they accept \$97.47 from the City of Cleburne in settlement of its paving bill.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was order by the Court that they accept N.A. Hardcastle as Comstable of Precinct # 2, Godley, Texas, and that his bond be approved and accepted.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that County Judge Anderson be authorized to release the bonds held, to secure the Depository Contract, upon statement form the County Auditor that the collateral held as security is sufficient to secure all county funds.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that they purchase the right-ef-way for U.S. Highway 67 into Alvarado, Texas.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ored by the Court that, Whereas Louis B. Lee has veen employed as issuing Officer and Hilton Hopkins has been employed as Cashier for the Food Stamp Plan, at a salary of \$100. and \$75. a month respectively, and a contract has been made for the rent of a building for Food Stamp Officers at \$25. per month and certain fixtures have been purchased for the Food Stamp Office and whereas said expenditures could not have been reasonable forseen when the 1941 Budget was adopted and an emergency making it necessary that said Budget be

amended to provide for said expenditures. Therefore, be it resolved by the Commissioners' Court of Johnson County, Texas, that the Budget be amended to provide for said expenditures and that said salaries and expenses be paid out of the general fund.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that all properly approved bill be ordered paid.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the election returns of the Brazos Valley School, Precinct # 56, held May 3, 1941; for the purpose of electing one common schoot district trustee; be canvased and that C.C. Davis be elected.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the County Judge be authorized to sign a contract with Mrs. Ruby M. Dockery and L.L. Dockery; providing for the payment of \$150. to the above parties, when their home, on the highway right-of-way, is removed.

It was agreed by the Court that they would meet May 27, 1941.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court to adjourn subject to the call of the Judge.

Lie County Clerk Raylandews County Judge

....00000....

May 14, 1941

THE STATE OF TEXAS COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioner's Court of Johnson County, Texas, held on the 14th of May, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; G.T. Elliott, Commissioner of Precinct # 4; Roy Wyatt, Commissioner of Precinct # 1; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that another commode be installed in the ladies rest-room in the basement of the Court House. Also that County Judge Anderson be authorized to purchase the commode.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court to adjourn subject to the call of the Judge.

ATTEST:

County Clerk Northwestern County Judge

....00000....

May 23, 1941

THE STATE OF TEXAS COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioner's Court of Johnson County, Texas, held on the 12th of May, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Precinct # 1; HcQ. Hadley, Commissioner of Precinct # 2; G.T. Elliott, Commissioner of Precinct # 4; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the court that the bid of the Coleman Motor Company be accepted, it being the lowest bid. It read as follows:

Johnson County

Sheriff Department

14

Cleburne, Texas

Gentlemen:

We would like to submit the following bid on your 1939 Chevrolet Master Delux Four Door Sedan to apply on the delivery of a New 1941 Chevrolet Master Delux Four Door Sedan equipped with oil bath air cleaner, 6 ply tires, heavy duty tubes, heavy duty battery, and autolite G.E.G. Generator 48210A with S.P. 429 Fan Pulley as follows:

New 1941 Chevrolet Master Delux Four Door Sedan (equipped as above)-----\$929.45

Less your trade-in described above----- 480.00

Your trade-in described above to be in as good condition when delivered to us as when appraised.

Note- In addition to above allowance a refund of \$21.75 will be made to the County for the excise tax.

Very truly yours,

# Coleman Motor Company

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the bid contract of H.B. Lackey Construction Company be accepted for double seal coat on Rio Vista road and seal coat on Grandview road and that contract be awarded to H.B. Lackey Construction Co. The bid read as follows:

To The Commissioners Court,

Johnson County,

State of Texas.

Gentlemen:

We are pleased to submit the following bid on your asphalt work consisting of approximately three and one tenths miles of double asphalt surface treatment and approximately six and three ments miles of seal coat:

# APROXIMATE QUANTITIES:

Double Asphalt Treatment

21,825 gal. of asphalt 0Al35 or 0A230 At. \$ .09\frac{1}{2} per Gal.

404 Cubic yards #1. aggregate

202 Cubic yards #2. aggregate ( At. \$1.95 per Cu.Yd.

Seal Coat

16,725 gal of asphalt OA135 or 0A230 At. \$  $.09\frac{1}{2}$  per Gal.

370 Cubic yards of aggregate At. \$1.65 Per Cu. yd.

For the above quoted prices we agree to furnish asphalt applied on road and to furnish aggregate and apply and finish same.

It is understood and agreed the the Commissioners of Johnson County, Texas will unload and haul aggregate from the railroad cars to spreader box at no cost to H.B. Lackey Construction Co., it is also understood and agreed the H.B. Lackey Construction Co. is not to furnish a roller at these prices.

The above quoted prices are specificately made with the understanding that cash will be available for payment not more than thirty days from the completion of work.

Respectfully submitted

H.B. Lackey Construction Co.

By H.B. Lackey Pres.

I also agree to do approximately 3300 square yds. in town at the above unit prices.

H.B. Lackey

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the court that the House Keeping Aid Project No. 8-2990 me amended to provide for the

sponsors to pay an additional \$150. for the project.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the court that notices for bids for a  $1\frac{1}{2}$  ton truck chasis and cab, with 95 H.P. be published. engine, 6 ply. tires on front, and four 10 ply. tires for rear of truck, This being for Precinct #2. There will be a trade-in of a '39 Chev. Chasis and cab. Bids to be open at 10:00 A.M., Monday, June 9, 1941.

Upon the motion of Commissioner Wyatt, and seconded by Commissioner WElliott, it was ordered by the court that the Courthouse be closed during the funeral of R.E. Mitchell who was a former Auditor and Tax Collector in this County.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that they adjourn subject to the call of the Judge.

ATTEST: Myfin

\_COUNTY CLERK\_

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OUNTY :

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May 28, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioner's Court of Johnson County, Texas, held on the 28th of May, A.D., 1941, the following members were present: Hon. Roy Anderson, County Judge; G.T. Elliott, Commissioner of Precinct # 4; Roy Wyatt, Commissioner of Precinct # 1; H.O. Hadley, Commissioner of Precinct # 2; Dallas Thompson, Commissioner of Precinct # 3; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the Bond of Louis B. Lee be approved.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the bid of sixty cents (60¢), per person, per day, for subsistence of the Personel of the N.Y.A. Center on West Chambers Street, be accepted. It was also ordered that the County Judge, Roy Anderson, be authorized to sign the same.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that a telephone be installed in the Food Stamp Office.

On this the 28th day of May, A.D., 1941, the Commissioners' Court of Johnson County, Texas, meet in session to act as board of equalization for Johnson County, and each after being duly sworn on his oath, as follows, acted as such:

"I Roy Anderson, Co. Judge, a member of the board of equalization of Johnson County, for the year A.D. 1941, hereby solomenly swear that, in the performance of my duties as a member of such board for said year I will not vote to allow any taxable property to stand assessed on the tax rolls of said county for said year at any sum which I believe to be less than its true market value, or, if it has no market value, then its real value; that I will faithfully endeavor and as a member of said board will move to have each item of taxable property which I believe to be assessed for said year at less than its true market value, or real value, raised on the tax rolls to what I believe to be its true cash value, if it has a market value, and if not, then to its real value; and that I will faithfully endeavor to have the assessed valuation of all property subject to taxation within said county stand upon the tax rolls of said county, for said year at its true cash market value, or, if it has no market value, then its real value. I further solemnly swear that I have read and understand the provisions contained in the Constitution and laws of this state relative to the valuation of taxable property, and that I will faithfully perform all the duties requir-

ed of me under the Constitution and laws of this State. So Help me God."

#### Roy Anderson

Subscribed and sworn to before me this the 28th day of May, 1941. (SEAL)

ATTEST: A.T. Griffin

A.D. 1941, hereby solomenly swear that, in the performance of my duties as a member of such board for said year, I will not vote to allow any taxable property to stand assessed on the tax rolls of said county for said year at any sum which I believe to be less than its true market value, or, if it has no market value, then its real value; that I will faithfully endeavor and as a member of said board will move to have each item of taxable property which I believe to be assessed for said year at less than its true market value, or real value, raised on the tax rolls of what I believe it to be its true cash value, if it has a market value, and if not, then to its real value; and that I will faithfully endeavor to have the assessed valuation of all property subject to taxation within said county stand upon the tax rolls of said county of said year at its true cash market value, or, if it has no market value, then its real value. I further solomenly swear that I have read and understand the provisions contained in the Constitution and laws of this state relative to the valuation of taxable property, and that I will faithfully perform all the duties required of me under the Constitution and laws of this State. So help me God."

Roy Wyatt

Subscribed and sworn to before me this the 28th day of May, 1941.

(SEAL)

ATTEST: A.T. Griffin

"I Olin Hadley, a member of the board of equiaization of Johnson county, for the year A.D. 1941, hereby solomenly swear that, in the performance of my duties as a member of such board for said year, I will not vote to allow any taxable property to stand assessed on the tax rolls of said county for said year at any sum which I believe to be less than its true market value, or, if it has no market value, then its real value; that I will faithfully endeavor and as a member of said board will move to have each item of taxable property which I believe to be assessed for said year at less than its true market value, or real value, raised on the tax rolls of what I believe it to be its true cash value, if it has a market value, and if not, then to its real value; and that I will faithfully endeavor to have the assessed valuation of all property subject to taxation within the said county stand upon the tax rolls of said county for said year at its true cash market value, or, if ith has no market value, then its real value, I further solomenly swear that I have read and understand the provisions contained in the Constitution and laws of this state. So Help me God."

H.O. Hadley

Subscribed and sworn to before me this the 28th day of May, 1941.

(SEAL)

ATTEST: A.T. Griffin

"I Dallas Thompson, a member of the board of equalization of Johnson County, for the year A.D. 1941, hereby solomenly swear that, in the performance of my duties as a member of such bord for said year, I will not vote to allow any taxable property to stand assessed on the tax rolls of said county for said year at any sum which I believe to be less than its true market value, or , if it has no market value, then its real value; that I will faithfully endeavor and as a member of said board will move to have each item of taxable property which I believe to be assessed for said year at less than its true market value, or real value

raised on the tax rolls of what I believe it to be its true cash value, if it has a market value, and if not, then to its real alue; and that I will faithfully endeavor to have the assessed valuation af all property subject to taxation within the said county stand upon the tax rolls of said county for said year at tis true and market value, or, if it has no market value, then its real value, I further solomenly swear that I have read and understand the provisions contained in the Constitution and laws of this State relative to the valuation of taxable property, and that I will faithfully perform all the duties required of me under the Constitution and laws of this State. So help me God."

Dallas Thompson

Subscribed and sworn to before me this the 28th day of May, 1941.

(SEAL)

ATTEST: A.T. Griffin

year A.D. 1941, hereby solemnly swear that, in the performance of my duties as a member of such board for said year, I will not vote to allow any taxable property to stand assessed on the tax rolls of said county for said year at anysum which I believe to be less than its true market value, or, if it has no market value, then its real value; that I will faithfully endeavor and as a member of said board will move to have each item of taxable property which I believe to be assessed for said year at less than its true market value, or real value, raised on the tax rolls to what I believe it to be its true cash value, if it has a market value, and if not, then to its real value; and that I will faithfully endeavor to have the assessed valuation of all property subject to taxation within said county stand upon the tax rolls of said county for said year at its true cash market value, or, if it has no market value then its real value. I further solemnly swear that I have read and understood the provisions contained in the Constitution and laws of this State relative to the valuation of taxable property, and that I will faithfully perform all the duties required of me under the Constitution and laws of this state. So help me God."

Grady Elliott

Subscribed and sworn to before me this the 28th day of May, 1941.

(SEAL)

ATTEST: A.T. Griffin

Upon the agreement of the board of equalization, it was agreed that the board meet to hear complaints June 12 & 13 for Non-residents and June 16 for Railroads and Utilities.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was agreed that the meeting recess, subject to the call of the County Judge.

ATTEST: Myffin

\_COUNTY CLERK:

Day lunderson

COUNTY JUDGE:

....00000....

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioner's Court of Johnson County, Texas, held on the 29th of May, A.D., 1941, the following members were present:

Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner of Precinct # 1; H.O. Hadley,

Commissioner of Precinct # 2; Dallas Thompson, Commissioner of Precinct # 3; GpT. Elliott,

Commissioner of Precinct # 4; and A.T. Griffin, County Clerk; Among other things they did

the following:

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the court that the account of J.O. Carmichael for \$2,409.60 be allowed ordered paid from

the refund of the \$11,241.60, Deferred Page 1	artipication in 1923, series A. Refind Bonds.
	ley, seconded by Commissioner Wyatt, it was ordered
by the court that the meeting recess, su	
ATTEST: COUN	TY CLERK: Roy lunder COUNTY JUDGE
•••	.00000
THE STATE OF TEXAS X	Tune 2, 1941
COUNTY OF JOHNSON X	•
BE IT REMEMBERED, That a called mee	ting of the Commissioner's Court of Johnson County,
	, 1941, the following members were present: Hon.
	, Commissioner of Precinct # 4; Roy Wyatt,
	ey, Commissioner of Precinct # 2; Dallas Thompson,
	riffin, County Clerk; Among other things they did
the following:	and the second of the second o
	lott, seconded by Commissioner Wyatt, it was ordered
by the Court that all properly approved	
	mpson, seconded by Commissioner Wyatt, it was ordered
γ	Commodity Warehouse on July 1, 1941, and that
•	at the Warehouse will not be used after July 1,1941.
	Hadley  mpson, seconded by Commissioner it was ordered by
the Court that the meeting recess, subjections	_
	JNTY CLERK Rousling COUNTY JUDG
	0000
	June 9, 1941
THE STATE OF TEXAS I	ound of Total
COUNTY OF JOHNSON	
• • • • • • • • • • • • • • • • • • •	meeting of the Commissioner's Court of Johnson
•	ne, A.D. 1941, the following members were present:
	oner Roy Wyatt, Precinct # 1; Commissioner H. O.
	Thompson, Precinct # 3; G. T. Elliott, Commissioner
	Clerk; Among other things they did the following;
	pson, seconded by Commissioner Wyatt, it was order-
all ed by the Court that/duly approved bills	No.
	upson, seconded by Commissioner Hadley, it was order
	loter Company, for a truck for Precinct # 2, be
accepted, it read as follows:	ocor company, for a truck for freethet # 2, be
accepted, it read as forfows;	
Johnson County	
Mr. Hadley Precinct.	
Cleburne, Texas.	
Gentlemen:	
We would like to submit the following	g bid on your 1939 Chevrolet, short wheel base truck
to apply on the delivery of a new 1941 Ch	evrolet 1342 inch wheel base truck, chassis and cab,
equipped with 600x 20 front tires, 700 x	20 ten ply rear dual tires, overload springs, frame
re-inforcements, heavy duty radiator, oil	bath air cleaner, heavy duty 95 horse power motor
as follows:	
New 1941 <sup>C</sup> hevrolet Truck as above	***************************************
Less Trade-in described above	

Net difference..... \$634.55

Very truly yours,
Coleman Motor Company

....00000....

June 12, 1941

BE IT REMEMBERED, That at a set meeting of the Commissioners' Court, (Sitting as a Board of Equalization) of Johnson County, Texas, held on the Twelfth day of June, A.D. 1941, the following members were present to-wit; Hon. Roy Anderson, County Judge; Commissioner J.R. Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner G. T. Elliott, Precinct # 4; Shirley Clark, Tax Collector and Assessor; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the former action of the rendition of the 1940 taxes of L.R. Clark, be rescinded, and that the valuation be placed at \$25. an acre for the 28.9 acres of pasture land and the rest, 82 acres, be placed at \$30. an acre. Yes--Elliott, Thompson, Wyatt, Hadley

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was Ordered by the Court, that the action fixing the valuation of the property of L. W. Brooks & Jno. B.

Yes--Elliott, Wyatt
Moffitt, be rescinded and that the valuation be fixed at \$8. per acre. Thompson, Hadley

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court, that the action on the valuation of the Gibe Wright property, be rescinded and that the valuation be fixed at \$6000. Yes. Elliott, Wyatt, Thompson, Hadley

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court, that the action raising the valuation on the 192.14 acres of Roy C. Gage, be rescinded and that the valuation be placed at \$3000. Yes-Elliott, Wyatt, Thompson, Hadley

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on 130 acres of land belonging to the Aetna Life Insurance Company, Oklahoma City, Oklahoma, be rescinded and that the valuation be placed at \$18. per acre. Yes--Elliott, Wyatt, Thompson, Hadley

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the court that the action on the valuation placed on the 160 acres of land in the Jackson Co. S.L. Survey, belonging to Aetna Life Insurance Co. Oklahoma City, Oklahoma, be rescinded and that the valuation be placed at \$3400. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the action setting the valuation of the property belonging to Aetna Life Insurance Co., 186.54 acres of land in the C. McMillan & J. T. Hodge Survey, be rescinded and that the valuation be placed at \$18. per acre. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the action setting the valuation of the property of John N. Sparks, be rescinded and that the valuation be placed at \$1990. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the action on the valuation of the property of J. D. Clayton, be rescinded and that the valuation be placed at \$1550. Yes.--Wyatt, Hadley, Thompson, Elliott.

Upon the motion of Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the Court that the action on the valuation on the property of Mrs. R. A. Barry, be

Yes-Elliott, Thompson, rescinded and that all of the 60 acres be placed at a valuation of 6.50 an acre. Wyatt, Hadley

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that valuation placed on the J. S. Stokes property, be rescinded and that the valuation be placed at \$11. per acre. Yes-Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was order-

ed by the Court that the action on the Valuation of the E. T. Estick, Est. be rescinded and that the valuation on 613 acres of land in Jerkins, Gilbert, Crouch, Moses, Roberts, Surveys, be fixed at \$9. per acre. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the action on the property of the North American Life Insurance Co. be rescinded and that the valuation on the 179 acres be placed at a total valuation of \$2890.00.

Yes.--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the action on the valuation of the building of W. H. Moore, in Cleburne,

Yes--Elliott,
Texas, be rescinded and that the valuation be fixed at \$5000. Thompson, Wyatt, Hadley.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, the motion was made news that the valuation on the property of Paul Buttrill, be rescinded and that the valuation be placed the same as the 1940 valuation, (\$3820.)

Commissioners Hadley and Wyatt voted Yes

Commissioners Elliott and Thompson Voted No . Motion Lost

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation of the property of Paul Buttrill be rescinded and that the valuation be placed at \$4160.

Commissioners Thompson, Elliott, Wyatt voted - YES

Commissioner Hadley voted - NO

Motion Carried

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the court that the Valuation of the property of Kansas Life Insurance Co., 157 acres, in the T. Larrison Survey, be rescinded and that the valuation of the property be fixed at \$7.00 an acre. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation of the property of Kansas Life Insurance Co.; 95 acres, in the B. Jones survey, be rescinded and that the property be placed at the valuation of \$2280.

Yes--Elliott, Thompson, Wyatt, Tadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the property of Kansas City Life Insurance Co. 87.58 acres in the L. Kelsey survey, be rescinded and that the valuation of the property be placed at \$1970. Yes--Elliott, Hadley, Thompson, Wyatt.

Upon the motion of the Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the property of Kansas Life Insurance Co., 80 acres, in the Johnson Co. S. L. survey, be rescinded and that the valuation be placed at \$17. per acre. Yes--Elliott, Hadley, Wyatt, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation of the property of Kansas City Life Insurance Co.,  $133\frac{1}{2}$  acres, J. Burrows & J. Wallace surveys, be rescinded and that the valuation of the property be placed at \$2800., the same as 1940. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the property of the Kansas City Life Insurance Co., 56 acres, (Tucker Yes--Elliott, Wyatt farm) be rescinded and that the valuation be placed at \$20. an acre. Thompson, Hadley.

Upon the motion of Commissioner Elliott, seconded by commissioner Thompson, the motion was made that the valuation of the property of E. A. Lawrence, 39.57 acres, 163.77, 222, and 97.19 acres, be rescended and that the valuation be fixed at \$20.00 an acre.

Commissioners Thompson and Elliott voted- YES

Commissioners Hadley and Wyatt voted-

Motion lost

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation of the E. A. Lawrence property be rescinded and that the valuation be placed at \$18. an acre.

Commissioners Thompson, Wyatt, Hadley voted - YES

Commissioner Elliott-voted - NO

MOTION CARRIED

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation of the property of T.B.Matlock, be rescinded and that the valuation be placed at \$7. ancacre. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the property of Clark Thomas, Est., 102.89 acres in Yes--Elliott, Wyatt, T. Matty survey, be rescinded and that the valuation be placed at \$760. Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the property of Mary R. Mitchell, Est., 66 acres, T.

Yes-Elliott, Wyatt
Matty Survey, be rescinded and that the valuation be placed at \$6.00 an acre. Thompson, Hadley

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation of the Mrs. Lou Ellie Bennett property, be rescanded and that the valuation be placed at \$200. Yes-Hadley, Thompson, Wyatt, Elliott.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the Koy Burton property, be rescinded and that the valuation be placed at \$9.50 an acre. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation on the Scott-Burr Stopes Corp. (Store 496, Cleburne, Texas) property be rescinded and that the total valuation be fixed, for the fixtures and merchandise, at \$7500.

Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation of the J.W. Moore property, be rescinded and that the valuation be fixed at \$300,000 (West ½ of Lot # 3 in Block 280). Yes-Elliott, Wyatt, Thompson,

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the Phoenix Mu. Life Insurance Co. be rescinded and that the valuation be placed at \$22. per acre on 186 acres in C. Serian survey; 922 acres in D. Barton survey be placed at \$9.50 per acre; and 119.18 acres, in H.& T. C. Ry. Co. survey, placed at \$18.00 an acre. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation on the C.S. Cate property be rescinded and that the valuation be placed at \$8. per acre on 25, 11, and 20 acres, in the Anderson, Duggan, Russell surveys; also that the valuation be placed on 50 and 40 acres in the Duggan and Stout surveys, at \$8. per acre.

Yes.--Elliott, Wyatt, Thompson, Hadley.

June 13, 1941

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the property valuation of C. B. Fielder, 168.16 acres, N.F. New survey, be rescinded and that the valuation be placed at \$4620.00. Yes-Elliott, Wyatt, Hadley,

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation of the C.B. & R.E. Fielder,  $402\frac{1}{2}$  acres be rescinded and that the valuation be placed at \$11460.00. Yes-Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation of the J.P. Fielder Sr., Real Estate property in Venus, Texas, be rescinded and the valuation be placed at \$1650.00. Yes-Elliott, Wyatt, Hadley,

Thompson.
Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was order-

ed by the Court that the valuation of the property of Hazel Proctor, et al, 275 acres, be rescinded and that the valuation be placed at \$4380.00. Yes-Elliott, Thompson, Wyatt, Hadley

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation of the property of Mrs. Empress J. Ball, 131.13 acres, J. B. Brown sruvey, be rescinded and that the valuation be placed at \$1000.00.

Yes--Elliott, Thompson, Wyatt, Hadley. Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the property valuation, of Mrs. Lela Wade be rescended and that the valuation be placed at the 1940 rendition. \$1710.00. Yes.--Elliott. Thompson, Wyatt, Hadley.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the property valuation of W. J. Gardner, 70 acres, B.B.B. & C. Ry. Co., survey be rescinded and that the valuation be placed at \$1800.00.

Yes--Elliott, Thompson, Wyatt, Hadley. Upon the motion of Commissioner Wyatt and seconded by Commissioner Thompson, it was ordered by the Court that the cattle valuation of A.A. King Estate, (On Stokes Farm), be rescinded and that the valuation be placed at \$800.00. Yes--Elliott, Thompson, Wyatt, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the Valuation of the property of Edward King, Lot (South Part) 50, Block 469, be rescinded and that the valuation be placed at \$2500.00.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, Wyatt, Hadley. ordered by the Court that the Valuation of the property of the Southwestern Life Insurance Company, 308 acres and 12 acres, in H.& T. C. Ry Co. survey, and Nelson Survey, be rescinded and that the valuation be placed at \$18.00 per acre. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the Motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the Valuation of the Southwestern Life Insurance Co., 160 acres, in the Johnson Co.S.L. survey, be rescinded and that the valuation be placed at \$15.00 per acre.

Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the property of Julius Nussbaum Est. be rescinded and the valuation be placed at \$6.00 an acre. Yes--Elliott, Thompson, Hadley, Wyatt.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the D.K. Dodge property, 45 acres in the Johnson Co. S.L. Survey, be rescinded and that the valuation be placed at \$270.00.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation of the property of H.L. Edwards, 65 acres in the E. Melton Survey, be rescinded and that the valuation be placed at \$560.00.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the Belle C. Harris property be rescinded and that the valuation be fixed as rendered. (\$15. per acre). Yes--Elliott, Thompson, Wyatt, Hadley.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the H.W. Lang property be rescinded and that the valuation be fixed as rendered. (\$20. per acre) .Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation on the Mrs. Ida M. Looney property, 75 acres, in the R. Tandy survey, be rescinded and that the valuation be placed as rendered. (\$10. per acre)

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, Thompson, Wyatt, Hadley. ordered by the Court that the valuation placed on the Mrs. Ida M. Looney property, 131 \frac{1}{2} acres in the J.M. Ross Survey, be rescinded and that the galuation be placed at \$30. per acre.

Yes-Elliott, Wyatt, Thompson, Hadley. Yes-Elliott, Wyatt, Thompson, Hadley.

ed by the Court that the valuation placed on the Mrs. Ida M. Looney, property-160 acres,

in the Dabeny survey, 16 acres in the Fowler survey, 61 acres in the H.H. Wilbanks survey, and 48 acres in the A.G. Wilbanks survey, be rescinded and that the valuation be placed at \$5.00 per acre. Yes--Elliott, Thompson, Wyatt, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation on the Stanley I. Smith property, 59 acres, in the A.M. Brooks survey, be rescinded and that the valuation be placed as rendered. (\$8.00 per acre)

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of Stanley I. Smith, 141 acres in the A. Crenshaw survey, be rescinded and that the valuation be placed as rendered. (\$10.an acre).

Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation of the Scottish American Mtg. Co. Std. property, 160 acres in the E.G. Lynch Survey, be rescinded and that the valuation be placed at \$5.00 per acre.

Yes--Elliott, Wyatt, Hadley. Thompson. Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation of the property of the Scottish American Mtg. Co. Std. 68 acres in the Gray survey, 47 acres in the Neely survey, be rescinded and that the valuation be placed as rendered. (\$810.00). Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, the motion was made ------ that the property valuation of McClung Land & Cattle Company be rescinded and that the valuation be left as rendered.

Commissioners Wyatt and Hadley voted - YES

Commissioners Thompson and Elliott voted No

MOTION LOST

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation of the property of McClung Land & Cattle Co. be rescinded and that the valuation be fixed as rendered.

Commissioners Wyatt, Hadley, and Thompson voted - YES

Commissioner Elliott-voted - NO

MOTION CARRIED

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the personal property of McClung Land & Cattle Company be rescinded and that it be placed as rendered.

Yes-Thompson, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of Mr. & Mrs. Clyde McClung, be rescinded and that the valuation be fixed the same as rendered. Yes-Elliott, Thompson, Wyatt,

Upon the Motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of the Great Southern Life Insurance Co., at Grandview, Texas, be rescinded and that the valuation be placed at \$1800.00. (Wyatt.

Yes-Elliott, Thompson, Hadley
Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was order(Real and personal)
ed by the Court that the valuation of the property of J.W. Bartholow, be rescinded and that
the valuation be placed as rendered. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation of the property of Lupton & Brown Ranch Land be rescinded and that the valuation be left as rendered. Also that the valuation placed on the personal property be rescinded and placed as rendered. Yes-- Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the property of M.J. Thomas, be rescinded and that the valuation be placed at \$13.00 an acre.

Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the Valuation on the property of the Home Owners Loan Corp. North Part

of Lot 10, Block 54, be rescinded and that the valuation be placed at \$1650. Yes--Wyatt,

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was

ordered by the Court that the valuation of the property of A.L. Korn, be rescinded and
that the valuation be placed at \$8.00 an acre. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation of Southland Life Insurance Co. 130 acres in the Lenard survey, be rescinded and that the valuation be placed at \$18.00 an acre.Yes-Elliott, Wyatt, Hadley, Thompson.

THE STATE OF TEXAS
COUNTY OF JOHNSON

June 13, 1941

BE IT REMEMBERED That at a special meeting of the Commissioners' ourt of Johnson County, Texas, held on the 13th day of June, A.D. 1941., the following members were present: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct #1; Commissioner H.O. Hadley, Precinct #2; Commissioner Dallas Thompson, Precinct #3; Commissioner Grady Elliott, Precinct #4; and A.T. Griffin, County Clerk; Among other things they did the following;

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was orderbe the Court that the following be approved and ordered paid:

A RESOLUTION ACCEPTING BIDS FOR THE PLACING OF AN ASPHALT SEAL COAT ON THE CLEBURNE TO GRANDVIEW HIGHWAY AUTHORIZING THE EXECUTION OF A CONTRACT THEREFOR; AUTHORIZING THE ISSUANCE OF TIME WARRANTS OF JOHNSON COUNTY, TEXAS, FOR THE SUM OF \$2812.95 IN PAYMENT THEREFOR AND PROVIDING FOR THE LEVYING, ASSESSMENT, AND COLLECTION OF TAXES TO PAY THE INTEREST AND PRINCIPAL OF SAID TIME WARRANTS AND FIXING THE DETAILS WITH RESPECT TO SAID TIME WARRANTS:

-Whereas, the Commissioners' Court of Johnson County, Texas has caused notice to be published in the Cleburne Times Review once a week for two consecutive weeks, the date of the first publication being at least fourteen days prior to May 23, 1941, that it would receive bids for the placing of an asphalt seal coat on the Cleburne-Grandview highway, beginning at the City Limits of Cleburne and extending 6.297 miles toward Grandview

Whereas, on May 23, the date set for opening said bids, said bids were received and considered by the Commissioners' Court of Johnson County and it was determined that the bid of H.B. Lackey Const. Co. in the amount of \$2812.95 was the lowest and best bid for said work, said bid is hereby accepted and the contract for the placing of said seal coat is hereby awarded to the said H.B. Lackey Const. Co., and;

Whereas, notice was given that time warrants would be issued in payment of the amount of said contract, bearing interest from date thereof at the rate of four per cent (4%) per annum until paid;

THEREFORE BE IT RESOLVED BY THE COMMISSIONERS! COURT OF JOHNSON COUNTY, TEXAS:

That Roy Anderson is hereby authorized to execute the contract with H.B. Lackey Const.

Co. for the placing of the asphalt seal coat on the Cleburne to Grandview highway beginning at the City Limits of Cleburne and extending 6.297 miles toward Grandview, in accordance with the specifications furnished and in accordance with said bid, when the said H.B. Lackey Const. Co. has furnished a bond in the full amount of the contract price for the faithful performance of such contract executed by some surety company authorized to do business in this State and in accordance with provisions of Article 5160, Revised Statutes of 1925 and Amendments thereto.

That time warrants in the amount of \$2812.95, bearing interest at the rate of four percent (4%) per annumn from date until paid, be issued in payment for said work; said time

warrants are to be dated the 13 day of June, 1941, and shall be in the amount of \$703.24 each and shall mature serially as follows:

\$703.24 on the 13 day of June, 1943, \$703.24 on the 13 day of June, 1944; \$703.25 on the 13 day of June 1945; \$703.23 on the 13 day of June 1946; and shall be payable to the order of H.B. Lackey Construction Co. and the proper officers of Johnson County are hereby authorized to issue and execute said time warrants.

For the purpose of creating a fund with which to pay the interest and principal of said time warrants, a tax of  $\frac{1}{2}$  cents on each \$100.00 valuation of the taxable property within the territorial limits of Johnson County, Texas, is hereby levied for the year 1942 and so much thereof as shall be necessary or in addition thereto as may be required is hereby levied for each succeeding year hereafter, while said time warrants or any part thereof is outstanding, and such taxes shall be annually assessed and collected and applied for the purpose herein stated, until the principal and interest of said time warrants are fully paid.

The tax so levied, assessed and collected shall be a part of the Special Road and Bridge Fund Tax of Johnson County, Texas, and the amount so levied, assessed and collected shall be set aside in the Special Road and Bridge Fund of Johnson County for the payment of the said Time Warrants and the interest thereon as they accrue; and the amount so levied and set aside for the payment of the interest and principal of said time warrants as they accrue, shall each year, until time warrants are fully paid, be deducted from the amount apportioned to Road and Bridge Fund of Precinct No. 4 out of said Road and Bridge Fund of Johnson County, and shall not be expended for any other purpose.

Passed and approved this the 23rd day of May, A.D. 1941.

Roy Anderson, County Judge

ATTEST:

A.T.Griffin, County Clerk

(SEAL)

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was agreed that the meeting recess, subject to the call of the County Judge, Roy Anderson.

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ATTEST: Myffin

COUNTY CLERK:

Rey Penderson COUNTY JUDGE

THE STATE OF TEXAS
COUNTY OF JOHNSON

June 16, 1941

BE IT REMEMBERED, That at a set meeting of the Commissioners' Court, (Sitting as a Board of Equalization) of Johnson County, Texas, held on the sixteenth day of June, A.D. 1941, the following members were present to-wit; Hon. Roy Anderson, County Judge; Commissioner J.R. Wyatt, Precinct # 1; Commissioner H.O. Hadley, Precinct # 2; Commissioner Dallas Thompson Precinct # 3; Commissioner G.T. Elliott, Precinct # 4; Shirley Clark, Tax Collector and Assessor; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the rendition on the property of the Stanolind Pipe Line Company be rescinded and that the valuation be placed at \$110,000.00.Yes-Elliott, Thompson, Wyatt, Hadley

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of the Gulf Refining Company be rescinded and that the total valuation be placed at \$258.310.00. Yes--Elliott, Thompson, Hadley

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the action on the Santa Fe Railway Company be postponed for thirty (30) days. Yes--Elliott, Wyatt, Hadley, Thompson.

Motion made to raise the Sante Fe Railway Company's property rendition five per cent (5%)

by Commissioner Elliott, and lost for want of a second.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the International-Great Northern Railway Co. property be rescinded and that the valuation be placed at the 1940 valuation. (\$115.440.00)

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Missouri-Kansas-Texas Railroad Company be rescinded and that the valuation be placed at \$9500.00 a mile.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation on the property of the Gulf, Colorado and Santa Fe Railway Company be rescinded and that the valuation be placed at \$955,525.00.

Upon the motion of Commissioner Elliott, seconded by ommissioner Thompson, it was ordered by the Court that the valuation placed on the property of the Lone Star Gas Company be rescinded and that (5%) five percent, be added to the 1940 rendition. Yes--Wyatt, Hadley,

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the property of the Community Natural Gas Company be rescinded and that the valuation of the rural plants and the real estate property be left as rendered and that the Cleburne Gas Plant be placed at \$108.000.00. Yes-Thompson,

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the valuation of the property of the Southwestern Bell Telephone Company be rescinded and that the valuation be the same as that in 1940. Yes--Elliott, Wyatt,

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the Texas Power & Light Company's property be rescinded and that the total valuation be placed at \$304.660.00. Yes-Elliott, Wyatt,

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the Johnson County Electric Co-operative

Association property remain at a \$100.00 a mile. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was agreed that the Court meet on June 23 & 24, as a Board of Equilization, to hear complaints from city residents. Yes--Elliott, Wyatt, Hadley, Thompson.

Roylindersen County Judge

June 6, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioner's Court of Johnson County, Texas, held on the 6th day of June, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; G.T. Elliott, Commissioner of Precinct # 4; Roy Wyatt, Commissioner of Precinct # 1; H.O. Hadley, Commissioner of Precinct #2; Dallas Thompson, Commissioner of Precinct # 3; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that they meet as a Board of Equalization on June 23 & 24 to hear complaints from City residents and also that they meet on the 25-26 and 27 to hear Rural Complaints.

Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that they adjourn, subject to the call of the County Judge. Yes, Hadley ATTEST:

County Clerk

County Judge

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June 11, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioner's Court of Johnson County Texas, held on the 11th day of June, A.D. 1941, the following members were present;

Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct #1; H.O. Hadley, Commissioner of Precinct #2; Dallas Thompson, Commissioner Precinct #3; Grady Elliott, Commissioner of Precinct #4; and A.T. Griffin, County Clerk; Among other things they did the following;

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court to continue the Sewing Room at Čleburne and Burleson, Texas, to August 1st 1941, at that time to be closed at least three months. Yes--Elliott, Wyatt, Thompson,

Upon the Motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the meeting adjourn, subject to the call of the County Judge. Yes--All.

ATTEST: 

County Clerk: 

Purply County

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June 16, 1941

THE STATE OF TEXAS I
COUNTY OF JOHNSON I

BE IT REMEMBERED, That at a Called meeting of the Commissioner's Court of Johnson County, Texas, held on the 16th day of June, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct #1; H.O. Hadley, Commissioner Precinct # 2; Dallas Thompson, Commissioner Precinct # 3; Grady Elliott, Commissioner of Precinct # 4; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the bill of Hilton Hopkins for \$14.65, be approved and ordered paid.

Yes--Elliott, Wyatt, Thompson, Hadley
Upon the Motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered

by the Court that the meeting adjourn, subject to the call of the County Judge. Yes--All.

ATTEST: My Guffin County Clerk; Mey Guffin County Judge

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THE STATE OF TEXAS I

June 23, 1941

BE IT REMEMBERED, That at a set meeting of the Commissioners' Court, (Sitting as a Board of Equalization) of Johnson County, Texas, held on the twenty-third day of June, A.D. 1941, the following members were present to-wit; Hon. Roy Anderson, County Judge, Commissioner J. R. Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner G. T. Elliott, Precinct # 4; Shirley Clark, Tax Collector and Assessor; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of W. S. Carper be rescinded and that the valuation be placed as rendered. Yes--Wyatt, Elliott, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the court that the valuation placed on the Walter M. Landers, 295 acres in the Jackson Co. School Land Survey(Raised to \$15. an acre), and 141 acre tract (Raised to \$15. an acre), be rescinded and that the valuation be placed at \$10. an acre. Yes--Thompson, Hadley, Elliott. Wyatt.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the 720.22 acres (Raised to \$17.50 an acre),

of Walter M. Landers, be rescinded and that the valuation be placed at \$14.50 an acre.

Yes-Elliott, Hadley, hompson, Wyatt.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the personal property of Walter M. Landers

(Raised to \$4000.00) be rescinded and that the valuation be placed as rendered.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on Coggin Poindexter property in Cleburne, Texas, E 1/2 Lot 2, Block 349, (Raised to \$750.) be rescinded and that the valuation be placed at \$600. Yes--Wyatt, Thompson, Hadley, Elliott.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the Wm. Poindexter property, Lot 2 & 8, Block 377, (Raised to \$400.), be rescinded and that the valuation be set at \$100.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of J. C. Shelton be rescinded and that the valuation be left as rendered. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of R. B. Vickers Jr., Lot 9, Block 4, be rescinded and that the valuation be left at the 1940 valuation.

Upon the motion of Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the court that the valuation placed on the 54 acres of Mrs. R. B. Vickers, be rescinded and that the valuation be placed at \$19. an acre. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of Mrs. R. B. Vickers, Lots 4 & 5 Block 584 (Raised to \$150.) be rescinded and that the valuation be placed at \$100.

Yes--Elliott, Wyatt, Hadley, Thompson.
Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the valuation -- placed on the property of W. G. Powell, Lot 1 Block

44. (Raised to \$2500.00) be rescinded and that the valuation be placed as rendered.

44, (Raised to \$2500.00) be rescinded and that the valuation be placed as rendered.

Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was

ordered by the Court that the valuation placed on the property of M. D. Russell (Raised to \$1600.00) be rescinded and that the valuation be placed at \$1350.

Yes--Elliott, Wyatt, Hadley, Thompson. Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of Mrs. Nealey Hay Russell Abstract No. 335, in the T. Harlow Survey, (Raised to \$800.) be rescinded and that the valuation be placed at \$650.00. Yes--Thompson, Hadley, Elliott, Wyatt.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the action placed on the E. H. Ebner property, Lot 2, Block 616, (Raised to \$1000.) be rescinded and that the valuation be placed as rendered. \$750.

Yes--Thompson, Hadley, Wyatt, Elliott. Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of B.B. Barnard and wife, Home, Lot 1, Block 522, (Raised to \$2500.) be rescinded and that the valuation be placed at \$2400.; and that the valuation placed on the Lot 15 & 16, Block 215, of B.B. Barnard and wife, be rescinded and left as rendered. \$400. Also that the valuation on Lot 4, Block 123, of Mrs. Anges D. Barnard, be rescinded and that the valuation be placed as the same as 1940.\$100. Yes--Wyatt, Hadley, Thompson, Elliott.

Upon the motion of Commissioner Wyatt, seconded by Commissioners Hadley, it was ordered by the Court that the valuation placed on the 480 acres of land, of Mrs. R. W. Dietrich be rescinded and that the valuation be placed at \$7.50 an acre, also that the valuation placed on the Cattle and Personal property remain as rendered. Yes--Wyatt, Hadley, Elliott Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered

by the Court that the valuation placed on the N  $\frac{1}{2}$  Lot 2, Block 86 of Mrs. R. W. Dietrich, (Raised to \$300) be rescinded and that the valuation remain as rendered. (\$200.) Also that the valuation placed on Lot 6 Block 575, (Raised to \$400) be rescinded and that the valuation remain as rendered. \$250. Also that the valuation placed on the W  $\frac{1}{2}$  Lot 2, Block 580, (Raised to \$500) be rescinded and that the valuation be placed at \$350. Also that the valuation on Lot 1 & 2, Block 117, be rescinded and that the valuation be placed at \$360. Yes--Wyatt, Hadley, Thompson, Elliott.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of J. H. & Mrs. Hughes be rescinded and that the valuation be left as rendered. \$1200. Yes--Wyatt, Hadley, Elliott, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the property of W. S. Annear, E \frac{1}{2} Lot 6, Block 536, (Raised to \$1200.) be rescinded and that the valuation be placed at \$900.00, the same as rendered. Yes--Wyatt, Elliott, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of J. D. Nimmo, Lot 40-41, Block 815, be rescinded and that the valuation be fixes at \$1800.00 Yes--Elliott, Wyatt, Hadley,

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the court that the Valuation on the property of J. D. Nimmo, 130 acres, J. Gibline Survey, be rescinded and that the val be places as rendered . \$1060. Yes-Elliott, Hadley, Thompson,

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation on the H.  $^D$ . Mc Coy property, 5/6 N  $\frac{1}{2}$  Block 491, (Raised to \$4000.00) be rescinded and that the valuation be placed at \$3500. Yes--Elliott, Hadley,

Wyatt, Thompson. Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on Lot 5, Block 4 (Raised to \$4500) be rescinded and that the val. be placed at \$3750. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of Cleburne Foundry Co. be rescinded and that the valuation be placed at \$3000., the same as rendered.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation of the property of H. T. Hall, 473 acres, Abstract 435, Jackson Co. S. L. be rescinded and that the valuation be placed as rendered \$5330.

Upon the motion of Commissioner Hadley, seconded by Commissioner Thompson, Hadley, ordered by the Court that the valuation placed on the S. B. Capps home, Lot 8, Block 59, be rescinded and that the valuation be placed at \$1500. as rendered. Yes--Elliott, Wyatt,

Thompson, Hadley. Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the S. B. Capps property, 180 acres (Raises to \$1500), be rescinded and that the valuation be placed at \$12.50 an acre.

Thompson and Elliott voted- YES Wyatt and Hadley voted- NO

# Motion lost

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the S. B. Capps, 180 acres be rescinded and that the valuation be set at \$10.00 an acre. Yes --- Wyatt, "adley, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the court that the property valuation of  $\tilde{\mathbf{E}}$ . T. Wade, Raised to \$1130. be rescinded and that the valuation be placed at \$1000. the same as rendered. Yes--Elliott, Wyatt,

Thompson, Hadley.
Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation on the property of the Rocky Ranch, be rescinded and that

the valuation be left as rendered.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the personal property of Dairyland Inc. (Raised to \$8000.) be rescinded and that the valuation be placed at \$6500.

Yes--Wyatt, Thompson, Hadley, Elliott.
Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the real and personal property of the Gandner
Ranch, be rescinded and that the valuation be placed as rendered.

Upon the motion of Commissioner Elliott, Seconded by Commissioner Wyatt, it was ordered by the Court that the valuation of the 303 acres of F. E. Gardner, be rescinded and that the val. be left as rendered. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, Seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the F. E. Garnder 56 acres, be rescinded and that the valuation be left at \$15. an acre. Yes--Wyatt, Hadley, Thompson, Elliott.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the 40 acres of F. E. Gardner, be rescinded and that the valuation be placed at \$15.00 an acre. Yes--Wyatt, Elliott, Thompson, Elliott.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the court that the Valuation on the 5 acres of F. E. Gardner, in the C. Sevier Survey, be set at \$450. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the valuation on the 128 acres of F. E. Gardner, in the C. Sevier Survey, be rescinded and that the valuation be placed at \$2000.00. Yes--Elliott, Thompson,

Upon the motion of Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of Jim Smith, be rescinded and that the valuation be placed at \$1600. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the court that the valuation of the property of Mrs. Florence Floore, (Town property), be rescinded and that the valuation remain at its rendition; and that the farm property be left at the 1940 rendition. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation on the property (farm) of Marian Tollison, be rescinded and that the valuation be left as rendered. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the Cleburne Times Review, personal property, be rescinded and that the valuation be placed at a total valuation of \$8000.00, the same as rendered. Yes--Wyatt, "adley, Elliott, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court, that the valuation set on the Wm. Rawland property Pt. Lot 34 and 35 and Pt. of Lot 38 in Block 812, (Raised to \$2000.) be rescinded and that the valuation be placed at \$1750., the same as rendered. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of C. J. Erwin, Lots 16, 17,18,19, Block 814, (Raised to \$2500) be rescinded and that the valuation be placed at \$2250.00.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, Wyatt. ed by the Court that the valuation placed on the property of Mrs. G.A. Crow, Raised to \$10. an acre, be rescinded and that the valuation be placed at \$8. an acre on the 46 acres.

Yes-Elliott, Thompson, Hadley, Wyatt.
Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was
ordered by the Court that the valuation placed on the property of Mrs. B. F. Pate, be rescind-

ed and that the valuation be placed as rendered. Yes--Wyatt, Hadley, Elliott, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation of the property of the Independent Oil Co.,  $W^{\frac{1}{2}}$  Lot 1, Block 410, (Raised to \$600), be rescinded and that the valuation be left the same as rendered. \$400. Yes-Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, Seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the property of Bayond Taylor, be placed at \$2250., the same as 1940. Yes-Elliott, Thompson, Hadley, Wyatt,

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the Joe Genard Jr. property, E \frac{1}{2} Lot 1, Block 278, (Raised to \$1000.), be rescinded and that the valuation be placed at \$750. the same as rendered. Yes--Wyatt, Thompson, Hadley, Elliott.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the 5/8 acres in H. McKinney Survey, of Mrs. Maude H. Wigle, (Raised to \$500.) be rescinded and that the valuation be placed at \$300. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of Mrs. Maude H. Wigle, Lot 4, Block 516, (Raised to \$1500), be rescinded and that the valuation be placed at \$1350.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the J. E. & W. G. Standley property be rescinded and that the valuation remain as it was rendered. Yes-Thompson, Hadley, Wyatt, Hadley.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the property of Mrs. Lina Cohen, be rescinded and that the 76 acre tract be set at \$10. an acre; and that the home stead be set at \$2000.

Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the J. E. Anderson property be rescinded and that the value be left at the 1940 rendition. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the property of Mrs. H. E. Brown, be rescinded and that the valuation be placed at \$600. Yes-Elliott, Hadley, Thompson, Wyatt.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the L. Ellis property valuation, be rescinded and that the valuation be placed at \$2100. Yes--Elliott, Thompson, Wyatt, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the 431 acres of Mrs. B. H. Turner, be rescinded and that the valuation be placed the same as rendered. \$6850.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the Valuation placed on the home of Jene Turner, S E Part of Block 467, (Raised to \$3000.) be rescinded and that the valuation be left as rendered. \$2500.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of R. A. Kelley, be rescinded and that the valuation be placed as rendered. (Ranch land) Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of E.D. Johnson, 494 acres, be rescinded, and that the valuation be placed at \$5000. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the Equipment of The Snow White Laundry

of \$1800. be rescinded and that the valuation be placed at \$1200. Yes-Elliott, Wyatt, Hadley Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of H. S. Parker, be rescinded and that the valuation be placed at \$3.00 an acre. Yes--Elliott, Wyatt, Hadley, Thompson.

and that the valuation be placed at \$3.00 an acre. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott,

that the valuation placed on the property of J. R. Nail be rescinded and that the

valuation be placed at the same as rendered. Yes-Thompson, Elliott, Wyatt, Hadley.

Motion made and seconded by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the Vestal Wright property, be rescinded and that the valuation be placed at \$8300.

Thompson and Elliott, voted- YES Wyatt and Hadley voted- NO

# MOTION LOST

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation on the property of Vestal Wright, be rescinded and that the valuation be placed at \$8100. Carried. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court, that the valuation placed on the L. J. Pipes, 150 acres, be rescinded and that the valuation be placed at \$12. an acre. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation be placed at \$1900. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the court that the valuation placed on the H. C. Heath property be left as rendered. \$1500. (W Pt. 3, E Pt. 4, Block 528) Yes--Elliott, Wyatt, Hadley, Thompson.

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Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the Valuation (Raised to \$1500.) placed on the property of Dr. O. N. Morgan, W Pt. 21, 22, 23; Block 816, be rescinded and that the valuation be left at the same as rendered. \$1000. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of Dr. O.N. Morgan, 303 acres raised to \$12. an acre, in the H.B. Gatewood and H & T C Ry Col Surveys; and 150 acres raised to \$20. an acre, in the H. T. C. Ry. Co. Survey; be rescinded and that the valuation be placed at \$11.25 an acre. Yes--Thompson, Wyatt, Elliott, Hadley.

Upon the Motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the 53 acres, of Dr. O.N. Morgan, in the C. Sevier Survey, (Raised to \$18 an acre), be rescinded and that the valuation be left at \$15. an acre. Yes--Wyatt, Hadley, Thompson, Elliott.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the 70 acres in the E. Spears Survey; (Raised to \$15. an acre); 98.2 acres in C. Haggard Surveys, Belonging to Dr. O.N. Morgan, be rescinded and that the valuation be placed at \$4. an acre. Yes--Elliott, Wyatt, Hadley.,

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the Valuation placed on the property of Mrs. J. P. McGary, Lot 3 to 5,

Block 76, be rescinded and that the valuation be placed as rendered . \$1500. Yes--Elliott,

Wyatt, Hadley, Thompson.

Upon the Motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the Frank G. Sanders property, W Pt. Lot 3 Block 548, be rescinded and that the valuation be placed as rendered. Yes-Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the Valuation placed on the property of C.M. Bretz, Block 618, Raised to \$1500. be rescinded and that the valuation be placed at \$700. Yes--Elliott, Wyatt, "adley.

Upon the motion of commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of C. M. Bretz, Lot 6, Block 31, Raised to \$4000., be rescinded and that the valuation be placed at \$3000. Yes--Elliott,

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of C. A. Dickerson, Lot 7 Block 17, Raised to \$6000., be rescinded and that the valuation be placed at \$5000. the same as rendered; Also that the valuation of the property of C. A. Dickerson, Lots 2 and 3, Block 18, be set at \$6000. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Tekell Furniture Co., Lots 5 and 6, Block 6, be left at \$6000. Yes--Elliott, Thompson, Hadley, Wyatt.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation on the home of R.R. Tekell and wife, Lots 8 and 9, block 817, Raised to \$2250. be rescinded and that the valuation be set at \$2000. the same as rendered. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of Mrs. W. R. Brawner, Lot 7 Block 53, Raised to \$1500., be rescinded and that the valuation be placed at \$1350.

Upon the motion of ommissioner Hadley, seconded by Commissioner Wyatt, it was order ed by the Court that the valuation on the property of J. C. Clayton, be rescinded and that the valuation be left as redered. Yes--Wyatt, Hadley, Thompson, Hadley.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Commissioners' Court that the valuation placed on the home of R.H. Abbott, Lot 6, Block 48, Raised to \$10001, be rescinded and that the valuation beplaced as rendered.

Yes-Elliott, Wyatt, Hadley, Thompson. Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation on the property of R. H. Abbott, 125 acres, R. Tandy Survey, (Raised to \$10. an acre) be rescinded and that the valuation be placed at \$1100. the same as rendered. Yes-Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the Equipment of The Locker Plant System be rescinded and that the valuation be placed at \$3000. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of L. J. Barrett, Lot, East 57' No. 2, Block 20, be rescinded and that the valuation be placed at \$1700.Yes--Elliott, Wyatt,

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, Hadley. ordered by the Court that the valuation placed on the property of A.E. Anderson, Raised to \$20. an acre, be rescinded and that the Valuation beplaced at \$14.00 an acre.

Yes--Elliott, Wyatt, Hadley, Thompson.
Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was
ordered by the Court that the former action on the property of M.R. Melton, Lot 8, Block 511,
raised to \$1200., be rescinded and that the valuation be placed at \$1100.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the former action on the valuation of the property of Mrs. Leana Pearl Key, W pt. Lot 2, Block 519, be rescinded and that the valuation be placed at \$1000.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the former action on the property valuation of Mrs. Leana Pearl

Key (Cafe)  $N_{\overline{z}}^{1}$  of  $S_{\overline{z}}^{1}$  of Block 466, be rescinded and that the valuation be placed at \$300.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the property valuation of A.W. Kavewski, be rescinded and that the N ½ of Lot 4, Block 53, be placed at \$900. and that the W 70' of Lot 1, Block 55, be placed at \$2250. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Mrs. Calvin Tapps, Lots 1 and 2 in Block 113, be rescinded and that the valuation be placed at \$100. for each lot.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Mrs. Calvin Tapps, W pt Lot 2 Block 60 be rescinded and that the valuation be placed at \$600.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Mrs. Calvin Tapps, Lot 10, Block 1002, be rescinded and that the valuation be placed at \$400., the same as rnedered. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, Seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Elmer Wright, W pt. Lot2 Block 54, (Rendered at \$1200. and Raised to \$1400) be rescinded and that the valuation be placed at \$1400. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the property of Heizel Payne Waters tract of land be rescinded and that the valuation be left as rendered. \$1000. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the property of Mrs. J.J. Wooford, Lots 1 and 2 Block 5, be rescinded and that the valuation be placed at \$16,500. Also that the val. placed on the property of Mrs. J. J. Wofford, NE pt Lot 2 Block 580, be rescinded and that the valuation be placed at \$2330. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the Valuation placed on the property of R.R. Reeves property, Lot 5, Block 782, be rescinded and that the valuation be left as rendered. \$350.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the Mrs. Lena Reeves; S pt Lot 1, Block 513, be rescinded and that the valuation be placed at \$650. (Rendered at \$350)

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the Jane Brown White property, 300 acres be rescinded and that the valuation be placed at \$18. an acre. Yes--Elliott, Wyatt, "adley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the Home of Lois P. White, be rescinded and that the valuation be placed at \$1350. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Joseph B. Long, be rescinded and that the valuation be placed as rendered. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the property of Mrs. H. P. Self, 60 acres,
M. Shultz Survey; be rescinded and that the valuation be placed at \$5. an acre.

Yes--Elliott, Wyatt, Thompson, Hadley. Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of Mrs. W. A. Mc Williams, Lots

2. 3. Block 827, be rescinded and that the valuation be placed at \$1600. Also that the

valuation on Lots 34 and 38, Block 812; be rescinded and that the val be placed at \$1000. Also that the valuation of the 50 X 165' Lot 2, Block 514, be rescinded and that the valuation be placed at \$50. the same as rescinded. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the property of Emmitt Young, (Raised to \$1000.) be rescinded and that the valuation be placed at \$800. the same as rendered. Yes--Elliott, Wyatt, Hadley,

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the A. L. Denton property, be rescinded and that the valuation be placed as rendered. Yes--Elliott, Thompson, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the farm land of Alta Souther, be rescinded and that the valuation be placed the same as rendered. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation on the property of M. B. Morgan be rescinded and that the valuation be placed at \$1250. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of J. A. Bateson, Jr. be rescinded and that the valuation be placed at \$16. an acre. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the Mrs. Elliott Post property (Rendered at \$380.) be rescinded and that the valuation be placed at \$400. Yes--Elliott, Wyatt,

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the Mrs. M. L. Post property, formerly owned by John A. Wilson, S W corner of Block 467, be rescinded and that the valuation be placed at \$1000. Yes--Elliott, Thompson, Hadley, Wyatt.

Upon the motion of Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the Court that the former action on the valuation of the property of J. G. Dunlap, be rescinded and that the valuation be placed as rendered. Yes--Elliott, Hadley, Thompson,

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation on all of the City Property of A. R. Wrba, be rescinded and that the valuation be placed at the 1940 value. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the land of A. R. Wrba, 16 and 54 and 207 acre tracts, be rescinded and that the valuation be placed at \$9. an acre. Yes -- Elliott, Wyatt,

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of J Hal. Townes, be rescinded (Rendered at \$300. and raised to \$530.) and that the valuation be placed at \$400.

Yes -- Thompson, Hadley, Elliott, Hadley.
Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation of the property of H. Y. Price, W pt Lot 1 Block 525

(Placed at \$2000.) be rescinded and that the valuation be placed at \$1800. (Rendered at \$1200.)

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the property valuation placed on Lot 1, Block 393, of H. Y. Price, be rescinded and that the valuation be placed at \$450. Yes-- Thompson, Wyatt, Hadley, Elliott.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of Mrs. G. R. Hartman, All Block 232, (1940 valuation \$450.- rendered at \$300.) be rescinded and that the valuation be placed at \$400. Yes-Thompson, Elliott, Wyatt, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was order-

ed by the Court that the valuation placed on the Farmers & Merchants Warehouse & Compress All of Block 82, be rescinded and that the valuation be placed at \$1250.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, Hadley. ordered by the Court that the valuation placed on the property of Mrs. Cecil D. Young,  $S \frac{1}{2}$  Lot 8, Block 240, and Lot 14 and 15, Block 769, be rescinded and that the valuation be placed at \$200. on each lot. Yes--Elliott, Hadley, Thompson, Wyatt.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the Dr. M. T. Knox property,  $107\frac{1}{2}$  acres, R. Tandy Survey; be rescinded and that the valuation be placed at \$600. Yes--Elliott, Wyatt, Hadley,

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Tyson E. Payne, Lots 1,2, and 3 in Block 819, be rescinded and that the valuation be placed as rendered, \$2000.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of 0. B. Mc Pherson, be rescinded and that the valuation be placed at the same as rendered on the  $28\frac{1}{2}$  acre tract; \$25. an acre on the 128.06 acre tract; and \$25. an acre on the 177.92, and 44 acre tracts; and \$20. an acre on the 73 acre tract. Thompson, Elliott, Wyatt, Hadley, voted yes.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the former action on the valuation of the property of Mrs. Maude H. Wigle, 5/8 acres in H. McKinney Survey; be rescinded and that the valuation be placed at \$200. Yes--Thompson, Elliott, Wyatt, Hadley.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the J. L. Magner property be rescinded and that the valuation be placed as rendered, \$440. Yes--Elliott, Wyatt, Thompson, Hadley.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the Mrs. Margaret Marsan property, S W pt Lot 14 Block 538, be set at \$1500.

Elliott and Hadley and Thompson, voted-YES Wyatt voted - NO
Motion Carried-

Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the J. W. Walker property, Block 230, be rescinded and that the valuation be placed the same as rendered, \$1650.

Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Shirley Clark, Lots 1 & 2 Block 12, in Joshua, Texas, be rescinded and that the valuation be placed the same as rendered \$270. Yes-Hadley, Elliott, Thompson, Wyatt.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of O. S. Phillips, Lot 7, Block 511, be rescinded and that the valuation be placed at \$1000. (Rendered at \$850.)

Block 511, be rescinded and that the valuation be placed at \$1000. (Rendered at \$850.)

Yes-Hadley, Thompson, Elliott, Wyatt.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was

ordered by the Court that the valuation placed on the property of Kathryn Brown Teal, 75 acres,

D. Darley, Survey, be rescinded and that a total valuation be fixed on the property of

\$500. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the W. R. Chafin, W pt Lot 2, Block 510, be rescinded and that the valuation be placed at \$1400. Yes--Elliott, Wyatt, Hadley, Thompson

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the property of Chafin Sandwich Shop, be re-

scinded from \$800. and that the valuation be placed at \$600.

Upon the motion of commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the property of H. M. Ballew, Lot 21, Block 49, be rescinded and that the valuation be placed at \$800., the same as rendered.

Yes--Hadley, Wyatt, Thompson, Elliott. Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of Miss Onia A. Scott, be rescinded and that the valuation be placed as rendered. \$23. an acre on the 143.94 acres.

Yes--Elliott, Hadley, Wyatt, Thompson. Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, It was order-

ed by the court that the valuation on the property of J. B. Hopkin, (Raised to \$1800.) S E pt. of Lot 2, Block 35; be rescinded and that the valuation be placed at \$1700.

Yes--Elliott, Wyatt, Hadley, Thompson. Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the valuation placed on the property of John Ryser, Lot 6, Block 556, be rescinded and that the valuation be \$600. Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the valuation placed on the R. H. Casey property be rescinded and that the valuation be set at \$600. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of L. B. May, be rescinded and that the valuation be placed at \$10. an acre on the pasture land and \$16. an acre on the cultivating land. Yes--Elliott, Thompson, Hadley, Wyatt.

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THE STATE OF TEXAS
COUNTY OF JOHNSON

June 19, 1941

BE IT REMEMBERED, That at a called meeting of the Commissioners: Court of Johnson County, Texas, held on the 11th day of June, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct # 1; Grady Elliott, Commissioner Precinct # 4; H. O. Hadley, Commissioner Precinct #2; Dallas Thompson, Commissioner Precinct # 3; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the following resolution be adopted and approved.

A resolution accepting bids for the placing of an asphalt seal coat on the Cleburne to Rio Vista Highway Authorizing the execution of a contract therefor; Authorizing the issuance of time warrants of Johnson County, Texas, for the sum of \$3867.40 in payment therefor and providing for the levying, assessment, and collection of taxes to pay the interest and principal of said time warrants and fixing the details with respect to said time warrants:

Whereas, the Commissioners' Court of Johnson County, Texas has caused notice to be published in the Cleburne Times Review once a week for two consecutive weeks, the date of the first publication being at lease fourteen days prior to May 23, 1941, that it would receive bids for the placing of an asphalt seal coat on the Cleburne-Rio Vista Highway beginning at the railroad to Rio Vista and connecting with the pavement on the Cleburne-Rio Vista road.

Whereas, on May 23, the dateset for opening said bids, said bids were received and considered by the Commissioners' Court of Johnson County and it was determined that the bid of Lackey Construction Company in the amount of \$3867.40 was the lowest and best bid for said work, said bid is hereby accepted and the contract for the placing of said seal coat is hereby awarded to the said Lackey Construction Company, and;

Whereas, notice was given that time warrants would be issued in payment of the amount of said contract, bearing interest from date therof at the rate of four per cent (4%) per

annum until paid;

That Co. Judge Roy Anderson, is hereby authorized to execute the contract with Lackey Construction Company for the placing of the asphalt seal coat on the Cleburne to Rio Vista highway beginning at the railroad to Rio Vista and connecting with the payement on the Cleburne-Rio Vista road, in accordance with the specifications furnished and in accordance with said bid, when the said Lackey Construction Company has furnished a bond in the full amount of the contract price for the faithful performance of such contract executed by some surety company authorized to do business in this State and in accordance with provisions of Article 5160, Revised Statutes of 1925 and Amendments thereto.

That time warrants in the amount of \$3867.40, bearing interest at the rate of four percent (4%) per annumn from date until paid, payable annually, be issued in payment for said work; said time warrans are to be dated the 19 day of June, 1941, and shall be in the amount of \$966.85 each and shall mature serially as follows: \$966.85 on the 19 day of June, 1943, \$966.85 on the 19 day of June, 1944; \$966.85 on the 19 day of June 1945; \$966.85 on the 19 day of June, 1946; and shall be payable to the order of Lackey Construction Company and the proper officers of Johnson County are hereby aurhorized to issue and execute said time warrants.

For the purpose of creating a fund with which to pay the interest and principal of said time warrants, a tax of  $\frac{3}{4}$  cent on each \$100.00 valuation of the taxable property within the territorial limits of Johnson County, Texas, is hereby levied for the year 1942 and so much thereof as shall be necessary or in addition thereto as may be required is hereby levied for each succeeding year hereafter, while said time warrants or any part thereof is outstanding, and such taxes shall be annually assessed and collected and applied for the prupose herein stated, until the principal and interest of said time warrants are fully paid.

The tax so levied, assessed and collected shall be a part of the Special Road and Bridge Fund Tax of Johnson County, Texas, and the amount so levied, assessed and collected shall be set aside in the Special Road and Bridge Fund of Johnson County for the payment of the said Time Warrants and the interest thereon as they accrue; and the amount so levied and set aside for the payment of the interest and principal of said time warrants as they accrue, shall each year, until said time warrants are fully paid, be deducted from the amount apportioned to Road and Bridge Fund of Precinct No. 1 out of said Road and Bridge Fund of Johnson County, and shall not be expended for any other purpose.

Passed and approved this the 23rd day of May, A.D. 1941.

Roy Anderson, County Judge

ATTEST:

A. T. Griffin, County Clerk
Johnson County, Texas
By E. F. Metze, Deputy.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the resignation of A. C. Norman, Justice Peace of Precinct 1, Place No.1 be accepted, effective July 1, 1941.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that B. L. Higgins be appointed, Justice Peace of Precinct No. 1 Place 1, to fill the place of A. C. Norman, Effective July 1, 1941.

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June 20, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioners' Court of Johnson County, Texas, held on the 11th day of June, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct #1; H. O. Hadley, Commissioner of Precinct #2; Dallas Thompson, Commissioner Precinct #3; Grady Elliott, Commissioner of Precinct #4; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the County Judge be authorized to sign the project application for the N.Y.A. Community Center on Grandberry, in benefit of Johnson County, The Water Works Co. and the City of Cleburne. Yes- Elliott, Wyatt, Hadley, and Thompson.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the County Judge be authorized to sign the Recreation W.P.A. Project application.

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June 5, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioners' Court of Johnson County Texas, held on the 5th day of June, A.D. 1941, the following members were present:

Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct # 1; H. O. Hadley,

Commissioner Precinct # 2; Dallas Thompson, Commissioner Precinct #3; Grady Elliott,

Commissioner Precinct # 4; and A. T. Griffin County Clerk; Among other things they did the following:

STATE OF TEXAS
COUNTY OF JOHNSON

I, A. T. Griffin, Clerk of the County Court in and for Johnson County, Texas, do hereby certify that the above and foregoing is a true and accurate copy of an order passed by the Commissioners Court in Regular Session on the 5 day of June A.D. 1941 as the same appears of Record in Minutes of said Court.

Given under my hand and seal of office, this the 5 day of June, A.D. 1941.
A.T. Griffin, County Clerk, Johnson County, Texas.

By. Mrs. H. L. Cain, Deputy.

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June 24, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a special meeting of the Commissioners' Court of Johnson County, Texas, held on the 24th day of June, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct # 1; H. O. Hadley, Commissioner Precinct # 2; Dallas Thompson, Commissioner Precinct # 3; Grady Elliott, Commissioner Precinct # 4; And A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that Otis Percifield be paid \$1100.00 for complete payment for right  $\nearrow$  of way deed. Including moving of barns and things off of the right-of-way.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that they adjourn, subject to the call of the County Judge.

TTEST: County Clerk:

May Lingleton County Judge

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June 25, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a special meeting of the Commissioners' Court of Johnson County, Texas, held on the 25th day of June, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge,; Roy Wyatt, Commissioner Precinct #1; H. O. Hadley, Commissioner Precinct #2; Dallas Thompson, Commissioner Precinct #3; Grady Elliott, Commissioner Precinct #4; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the following be accepted and approved:

IN COMMISSIONERS' COURT JOHNSON COUNTY, TEXAS.

This June 25, 1941, court being in session, all members being present, came on to be heard the offerof the Johnson County Electric Cooperative Association to relocate the Rural Electrification Administration lines on the Cleburne-Alvarado road, furnishing all labor and material, for the total consideration of \$200.00, thereupon Commissioner Thompson made the following motion: "That the offer of the Johnson County Electric Cooperative Association be and the same is hereby accepted and the county judge is authorized to execute the contract."

The motion was duly seconded by Commissioner Elliott, Thompson and was carried unanimously, all members voting therefor.

It is, therefore, ordered that the offer of the Johnson County Electric Cooperative Association be and the same is hereby accepted and the county judge is authorized to execute contract.

Roy Anderson, County Judge.

June 25, 1941.

Hon. Commissioners' Court of Johnson County,

Cleburne, Texas.

Gentlemen:

To remove the electric line on the Alvarado-Cleburne road to enable you to widen the road, will require the following:

Re-locating 20 poles

\$95.00

Re-stringing conductor \$55.00

Re-locating guys and anchors \$10.00

Extra conductor required \$15.40

Miscellaneous items not listed \$10.00

We therefore offer to relocate the line for \$185.40 plus \$14.60 for use of trucks, making a total of \$200.00, payable on completion of work.

Yours very truly,

JOHNSON COUNTY ELECTRIC COOPERATIVE ASSOCIATION
BY T. W. Barley, Supt.

By. E. J. Harrison

Accepted this 25 day of June, 1941.

COMMISSIONERS! COURT

OF JOHNSON COUNTY.

BY Roy Anderson, County Judge.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the C. M. Stevens bill for \$12.00 in payment of wurseing, be approved and ordered paid.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that they adjourn, subject to the call of the County Judge.

ATTEST: 

South Clerk: 

South County Judge.

THE STATE OF TEXAS
COUNTY OF JOHNSON

June 25, 1941

BE IT REMEMBERED, That at a set meeting of the Commissioners' Court, (Sitting as a Board of Equalization) of Johnson County, Texas, held on the twenty-fifty day of June A.D. 1941, the following members were present to-wit; Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct # 1; H. O. Hadley, Commissioner Precinct # 2; Dallas Thompson, Commissioner Precinct # 3; Grady Elliott, Commissioner Precinct # 4; and A.T. Griffin, County Clerk; Among other things they did the following:

Motion madeby Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the home of Boyd Dillion, Lot 5, Block 511, be rescinded and that the valuation be placed at \$2000. (Rendered at \$1250.) Yes-Wyatt, Elliott, Thompson, Hadley;

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the personal property of the Dillion Funeral Home, be rescinded and that the valuation be placed as rendered. Yes Elliott, Hadley, Wyatt, Thompson

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the A. Prescher property, be rescinded and that the valuation be placed as rendered.

Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of J. M. Crouch probe rescinded and that the valuation be placed as rendered.

Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuable be tion placed on the property of Mrs. W. A. Moore, be rescinded and that the valuation/placed at \$20. an acre.

Yes. Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Thompson, seconded by Commissioner Hadley, that the valuation placed on the property of Mrs. Geo. Adcock Est., 100 acres, J. J. Ware Survey,

be rescinded and that the valuation be placed at \$20. an acre. (Rendered at \$19.)
Yes- Elliott, Hadley, Thompson, Wyatt.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the property of C. A. Campbell, be rescinded and that the valuation be placed as rendered. Yes. Hadley, Wyatt, Elliott, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of W. M. Farmer, be rescinded and that the valuation be set as rendered on all of his property except the 48.78 acres which shall be placed at \$10. an acre.

Yes. Wyatt, Hadley, Thompson, Elliott

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the Farmers' Bros. property (Placed at \$12. an acre) be rescinded and that the valuation be placed at \$10. an acre.

Yes. Wyatt, Elliott, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of Mrs. Estelle Erewin, 20 acres, E. Wheeler Survey, be rescinded and that the valuation be placed at \$3. an acre. (Rendered at \$1. an acre)

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the home of N. P. Irewin; Block 335, be rescinded from \$2500. and that the valuation be placed at \$2000. (Rendered at \$1350.) Yes-Wyatt, Hadley, Elliott, Thompson.

Motion made by Thompson, (Commissioner), seconded by Commissioner Hadley, that the valuation placed on the property of R. B. Beasley, be rescinded and that the valuation be placed at \$145.00 for the 29 acres; and that the rest of the land be left as rendered. Yes. Elliott, Hadley, Wyatt, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of S. T. Beasley, be rescinded and that the valuation be placed at \$4. an acre.

Yes.-Hadley, Wyatt, Elliott, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the W. L. Patrick property be rescinded and that the valuation be placed as rendered. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of J. R. Glenn, be rescinded and that the valuation be placed as rendered.

Yes-Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of Matt Mc Gowan, be rescinded and that the valuation be left as rendered. Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation on the G. E. Roof, 128 acres, be rescinded and that the valuation be placed at \$15.

an acre: (Rendered at \$1680.) Yes.- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of D. T. Fulbright, 67.7 acres, be rescinded and that the valuation be set the same as rendered. \$500.00

Yes. Elliott, Hadley, Wyatt, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of Mrs. Anna E. Wade, be rescinded and that the valuation be placed at the same as rendered.

Yes-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of Sam G. Donnell, be rescinded and that the valuation be placed as rendered.

Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of Mrs. Sallie Kellan, be rescinded and that the valuation be placed

at \$10. an acre.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of Mrs. Luvh K. Harman be rescinded and that the valuation be placed at \$10. an acre.

Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of Mrs. L. B. Friou, 142 acres, be rescinded and that the valuation be placed as rendered.

Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Jessie Matlock, be rescinded and that the valuation be placed at 47. an acre.

Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Beulah Natlock, 120 acres be rescinded and that the valuation be set as rendered.

Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of J. C. Matlcok, be rescinded and that the valuation be set at \$7. an acre.

Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the valuation placed on the property of J. C. and K. Matlock, be rescinded and that the valuation be placed at \$7. an acre. Yes. Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of R. Matlcok, 247.8 acre tract, be rescinded and that the valuation be set as rendered. Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property.ef-A.-S.-Me-Glung, 600 acres, of R. Matlock, be rescinded and that the valuation be placed at \$7. an acre. Yes--Elliott, Wyatt, Thompson, Hadley.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, That the valuation placed on the property of H. H. Kennon, be rescinded and that the valuation be placed as rendered. Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on J. Wm. Dickey property, 190 acres be rescinded and that the valuation be placed at \$15. an acre. Yes. Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of J. F. Harp, be rescinded and that the valuation be set as rendered. Yes. Wyatt, Hadley, Elliott, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation of E. W. Wilkerson, be rescinded and that the valuation be placed at a total valuation of \$1500.

Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of J. O. Glassford be rescinded and that the valuation be set at \$200. on the 40 acre tract; and the rest of the land at \$10. per acre. Yes. Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the value on the property of Mrs. M. A. Marchbanks be rescinded and that the valuation be left as rendered.

Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the W. F. Flipper property, be rescinded and that the valuation be left as rendered. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the val-

placed on the property of A. E. Hill, be rescinded and that the valuation be placed as rendered. Yes. Elliott, "yatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Ollie Bransom, be rescinded and that the valuation be placed at \$12.50 an acre. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of 0. V. Johnston, be rescinded and that the valuation be placed at the same as rendered.

Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of R. L. Brightwell, be rescinded and that the valuation be placed at \$7.50 per acre. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of C. V. Ownbey, 92 acres, rendered at \$1280., be rescinded and that the valuation be placed at \$15. an acre. Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed n the property of J. F. Packwood, be rescinded and that the valuation be placed at \$13. an acre.

Yes. Elliott, Wyatt, Thompson, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of H. E. Bricknell, be rescinded and that the valuation be placed at the same as rendered. Yes. Hadley, Wyatt, Thompson, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of J. A. Dreman, be rescinded and that the valuation be placed as rendered. Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of Joe L. Eberhart, be rescinded and that the valuation be placed at \$6.00 an acre. Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of A. F. Johnson be rescinded and that the valuation be set as rendered.

Yes- Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of J. L. Adcock, be rescinded and that the valuation be placed at \$200.00. Yes. Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of Mc Clanahan and Adcock, be rescinded and that the valuation be set at the same as rendered.

Yes. Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of J. W. Calahan, be rescinded and that the valuation be placed at \$6.00 an acre.

Yes- Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of Mrs. Geo. L. Murphey, Lot 3,4,1, Block 407,407,497; be rescinded and that the valuation be placed at \$600. each on Lots 3 and 4, Block 407; and \$800. on Lot 1, Block 497. Yes. Elliott, Hadley, Wyatt, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Geo. L. Murphey, home stead, be rescinded and that the valuation be placed at \$2500., the 1940 rendition. Yes. Elliott, Hadley, Wyatt, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the Geo. L. Murphy, 5 acres, H. McNeill Survey, be rescinded and that the valuation be placed at \$120. Yes. Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the property of Fred Burt, be rescinded and that the valuation be set at \$23. an acre. Yes. Elliott, Hadley, Wyatt, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Mrs. Addie F. Field be rescinded and that the valuation be fixed as rendered. \$100. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of J. A. Bateson Est. 287.4 acres be rescinded and that the valuation be left as rendered. That the valuation on the cattle, \$4000.00 be rescinded and that the valuation be set at \$3300.00. Yes. Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of R. R. Davenport be rescinded and that the valuation be set at \$20. an acre. Yes. Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Elliott, seconded by Commissioner Hadley, that the valuation placed on the property of J. L. Winn, be rescinded and that the valuation be set at \$400.00. Yes. Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the propety of J. H. Dortch,  $2\frac{1}{4}$  acres tract, be rescinded and that the valuation be set at \$400.00. Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of J. H. Dortch, Lot 890, Be rescinded and that the valuation be set at \$300. (Contains \frac{1}{2} acre, Keene, Texas)

Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of the Keene, Water Supply Co. be rescinded and that the valuation be placed at \$1000.00 the same as rendered. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of I. G. Kennon, be rescinded and that the valuation be placed at \$25. an acre. Thompson, Elliott, Wyatt--Yes: Hadley-No. Motion Carried.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Mrs. L. D. Self, 13 2/3 acres, be rescinded and that the valuation be placed at \$290., the same as rendered. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of F. L. Kirtley, 103 acre tract and 79.4,  $32\frac{1}{2}$  acre tract, be rescinded and that the valuation be placed at \$1390 on the 103 acres, the same as rendered; and \$1600. on the 79, 4, and  $32\frac{1}{2}$  acre tracts. Yes.-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Hadley, seconded by Commissioner Thompson, that the valuation placed on the property of W. A. Berry, be rescinded and that the  $152\frac{1}{2}$  acres be left as rendered, \$1500.; and that the 45 acres be placed at \$20. an acre. Yes-Elliott, Wyatt Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of J. P. Boyd, be rescinded and that the valuation be placed at \$13.50 an acre on the 141 acres.

Yes- Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the A. E. Miller property be rescinded and that the valuation be set as rendered.

(4½ acres). Yes-Thompson, Hadley, Wyatt, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the D. R. Lankford property, be rescinded and that the valuation be left as rendered. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of E. L. Russell, Block 206, be rescinded and that the valuation be placed at \$1150. (Rendered at \$1000.) Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, and seconded by Commissioner Wyatt, that the valuation placed on the property of W. T. Poindexter be rescinded and that the valuation be set at \$8. an acre. Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of C. Davis be rescinded and that the valuation be placed as rendered. Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of Mrs. R. L. Danials 150 and 229 acres; be rescinded and that the valuation be placed the same as rendered. Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of Vander Key, 49 acres, be rescinded and that the valuation be placed at \$1300. an acre. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the J. E. Kentley property valuation be rescinded and that the valuation be placed as rendered. (12,120,100, acretracts) Yes. Wyatt, Hadley, Elliott, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the J. E. Kentley property, 87.5, 112, 5, 14 acre tracts, be rescinded and that the valuation be set at \$17. an acre. Yes. Elliott, Thompson, Wyatt, Elliott.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of W. A. Bishop, be rescinded and that the valuation be set as rendered. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Hadley, that the valuation placed on the property of E. O. Jones. 102.1 acres, be rescinded and that the valuation be set as rendered. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of J. W. Kennon, be rescinded and that the valuation be set at a total valuation of \$15.000.00. Yes- Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of J. T. Kennon, be rescinded and that the valuation be set at \$11. an acre. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of A. W. Kennon, be rescinded and that the valuation be placed at \$11. an acre on the 200 acres. Yes. Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of H. D. Clique, be rescinded and that the valuation be placed as rendered on the 297.9 acres. Yes. Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Elliott, seconded by Commissioner Hadley, that the valuation placed on the property of R. M. Armstrong, be rescinded and that the valuation be placed at \$21. an acre. Yes. Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of Marvin Keith, \$1100. be rescinded and that the valuation be placed as rendered. \$970. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of J. D. Myres, be rescinded and that the valuation be placed at \$7.00 per acre. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of M. F. Tarter be rescinded and that the valuation be set as rendered. Yes. Wyatt, Hadley, Thompson Elliott.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of Mrs. J. E. Denton be rescinded and that the valuation be placed as rendered. \$1720.00. Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Mrs. L. Harvey, 205 acres, be rescinded and that the valuation be set at \$21. per acre, the same as rendered. Yes. Elliott, Hadley, Thompson, Wyatt.

Motion made by CommissionerThompson, seconded by Commissioner Elliott, that the valuation placed on the property of Mrs. H. P. Lyne, 120 acres be rescinded and that the valuation be placed at \$20. an acre, the same as rendered. Yes. Elliott, Hadley, Thompson, Wyatt.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of A. B. Baldwin, be rescinded and that the valuation be set at the same as rendered.  $89\frac{3}{4}$  acres. Yes. Elliott, Wyatt, Thompson, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation be placed on the property of Chesley Mahanay, 100 acres, be rescinded and that the valuation be placed at \$20. an acre. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of S. B. Cavender, be rescinded and that the valuation be placed at \$400. the same as rendered. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the L. C. Jones property, be rescinded and that the 172 acre tract be set at \$10. an acre and the remainder of the land be set the same as rendered. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Mrs. J. W. Fadden, 80 acres be rescinded and that the valuation be fixed at \$18. an acre. (Rendered At \$1320). Yes-Thompson, Wyatt, Hadley, Elliott.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of J. A. Vangham, be rescinded and that the valuation be placed at \$10. an acre. (Rendered at \$1200.) Yes. Elliott, Wyatt, Thompson, and Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the valuation of the property of Person Brothers. Lot 13, Block 8, be rescinded and that the valuation be placed at \$8500. (Real Estate) Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of Person Bros. Lot 8 and 9, Block 9, (Building) be rescinded and that the valuation be placed at \$2000. Yes.- Elliott, Thompson, Wyatt, Hadley,;

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Person, J. Ed.; 5 acres, T. Harlow Survey, be rescinded and that the valuation be placed at \$550.00. (Rendered at \$180.) .Yes--Elliott, Wyatt, Hadley,

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of J. Ed. Pearson, Lot 7,8,9 Block 374, be rescinded and that the valuation be set at \$500. the same as rendered. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property (Personal) be rescinded and that the valuation be placed as per the schedule. Yes.- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of Mrs. W. J. Layland, Lot 7, Block 7, be rescinded and that the val-

uation be placed at \$1250.00, Also that the valuation be set at \$1500. on N & Block 375. Yes.-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of W. R. Jowell, be rescinded and that the valuation be set at the same as rendered. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of Bryant Echols, be rescinded and that the valuation be set at the same as rendered. Yes--Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the Board of Equalization adjourn until June 26, 1941. (Tomorrow)

ATTEST: MS Griffin County Clerk Stoy Curolles County Judge.

June 26, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a called meeting of the Commissioners' Court of Johnson County, Texas, held on the 25 day of June, A.D. 1941, the following members were present: Hon. Rdy Anderson, County Judge; Roy Wyatt, Commissioner Precinct # 1; H. O. Hadley, Commissioner of Precinct # 2; Dallas Thompson, Commissioner Precinct # 3; Grady Elliott, Commissioner of Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the County Agent be given authority to buy 1000 lbs. of Cotton Seed Hulls for poisoning Grass Hoppers.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that they adjourn, subject to the call of the County Judge.

ATTEST: County Clerk: Suplement County Judge:

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June 26, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a set meeting of the Commissioners' Court, (Sitting as a Board of Equalization) of Johnson County, Texas, held on the twenty-sixth day of June, A.D. 1941, the following members were present to-wit; Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct #1; Commissioner Hadley, Precinct #2; Dallas Thompson, Commissioner Precinct #3; Commissioner Grady Elliott, Precinct #4; and A. T. Griffin, County Clerk; Among other things they did the following:

Motion made by Commissioner Hadley, seconded by Commissioner Elliott, that the valuation placed on the property of W. T. Witson, Est. be rescinded and that the valuation be placed at \$6. an acre. (Rendered at \$400.) Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of Mrs. Fannie Pernell, 109 acres, be rescinded and that the valuation be placed at \$1120. (Rendered at \$1040.) Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of J. E. Sexton (Ranch Land) be rescinded and that the valuation be placed at \$9. an acre. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Hadley, that the valuation placed on the property of J. L. Hughes, 132 acres, (Rendered at \$600.) be rescinded and

that the valuation be set at \$660. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Hadley, that the valuation placed on the R.A., T.G., Annie, Alice Ponder, property, be rescinded and that the valuation be placed as rendered. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the Hallie Trulove, 256 acres, be rescinded and that the valuation be placed at \$7950.00. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of Slocum Brothers, personal property, be rescinded and that the valuation be placed ad rendered. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the property of D. W. Fielder, Lots 4,5,6, Block 1, Cresson, Texas, berescinded and that the valuation be placed at \$2000. Yes-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Mrs. Lila Hart be rescinded and that the valuation be placed as rendered on the 137 acre tract, and that the valuation on the 139 acres remain as the 1940 rendition. Yes-Elliott, Hadley, Thompson, Wyatt.

Motion made by Commissioner Hadley, seconded by Commissioner Thompson, that the valuation placed on the property of J. A. Riggs, 200 acres, be rescinded and that the valuation be set at \$17.50 an acre. Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of J. M. Williams, 120 acres, be rescinded and that the valuation be placed as rendered. Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the property of W. J. Vincent, 86 and 102 acre tracts, be rescinded and that the valuation be placed as rendered on the 86 acre tract, and \$14. an acre on the 102 acre tract. Yes-Wyatt, Elliott, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of W. R. Walker, Lot 1, Block 429, be rescinded and that the valuation be placed at \$1500. Yes-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation Lot 7, Block 66. placed on the property of H. T. Baker, City property be rescinded and that the valuation be set at \$600. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of C. A. Lanius, be rescinded and that the valuation be placed at \$10. an acre, on all land, and that the valuation be placed at \$6000. on the cattle.

Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of T. W. Hook, be rescinded and that the valuation be placed at \$400. on Lots 6 and 8, in Block 25, in Venus, Texas; and \$1400. on 62 acres, in C Saul Survey. Yes-Wyatt, Elliott, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of A. Gandy, 136 acres, be rescinded and that the valuation be placed at the same as rendered. \$1000. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Hadley, that the valuation placed on the property of the Postal Telegraph-Cable Company, be rescinded and that the valuation be placed at \$12,500. Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valua-

tion placed on the property of Mrs. C. C. Myers, 100 acres, be rescinded and that the valuation be placed at a total valuation of \$800. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of C. M. Jackson, 94 acres in A. Williams Survey, be rescinded and that the valuation be placed at #30. an acre. (Rendered at a total valuation of \$2350) Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Hadley, that the valuation placed on the property of J. D. Doughty, Lot 3, and 4, Block 2, be rescinded and that the valuation be fixed at \$10,000. Yes.-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Hadley, that the valuation placed on the W ½ Lot 5, Block 17, Lloyd Doughty, be resxinded and that the valuation be set at \$2000. Yes.- Wyatt, nadley, Thompson, Elliott.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of W. A. Kelley, be rescinded and that the valuation on the 21, 135, 12 acre tracts be placed at \$10. an acre; and that the valuation be placed at \$5. an acre on the 83 acre tract. Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of Mrs. Bell Anderson and Mrs. Walter Wirtht; be rescinded and that the valuation be placed at \$5. an acre on the 26 acres. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Claude Dortch Jr., new owned by L. D. Mahanay, be rescinded and that the valuation be placed at \$150. Lots 1,2,8,9,10, in Block 39. Alvarado, Texas. Yes-Elliott, Thompson, Wyatt, Hadley;

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of Mrs. N. B. Hughes,  $233\frac{1}{2}$  acres, be rescinded and that the valuation be placed at \$25.00 an acre. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Leslie Ball, 132 acre tract, be rescinded and that the valuation be placed at \$18.00 on the 132 acres. Yes-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of J. F. Hill, be rescinded and that the valuation be placed at \$10. an acre on the 47 acre tract. (Rendered at \$440.) Yes. Elliott, Wyatt, Thompson, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of L. R. Boyett, 27 acres be rescinded and that the valuation be fixed at \$5. an acre. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of Bradley Gin Company be rescinded and that the valuation be placed at \$3000. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of J. E. Heath, Lot 3, Block 27, be rescinded and that the valuation be placed at \$400. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, Seconded by Commissioner Elliott, that the valuation placed on the property of J. E. Kitson, 110 acres, be rescinded and that the valuation be placed at the same as rendered. Yes-Thompson, Elliott, Wyatt, Tadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of W. L. Norman, be rescinded and that the valuation be placed as rendered. Yes-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of J. A. Ponder Est. be rescinded and that the valuation be set at \$16. an acre. Yes-Thompson, Wyatt, Elliott, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of J. A. Withers, be rescinded and that the valuation be fixed at 70 acres at the total valuatio of \$2100. and 70 acres at \$1750. Yes-Elliott, Thompson, Hadley, Wyatt.

Motion made and-seconded by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of J. W. Adcock,  $61\frac{1}{2}$  acres, be rescinded and that the valuation be placed at \$7.50 an acre. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made and-seemded by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of Alvarado Electric Gin, Lot 1 to 9, Block 51, be rescinded and that the valuation be set at \$200. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of Mrs. J. C. Brooks; be rescinded and that the valuation be placed as rendered. \$\psi\_500\$. Yes- Wyatt, Elliott, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of T. L. Caster, Block 313, be rescinded and that the valuation be placed at \$200. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of Mrs. H. T. Chastain, Lot 5 and 6, Block 12, be rescinded and that the valuation be left as rendered. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of John H. Crouch, be rescinded and that the valuation be placed as rendered. Yes-Wyatt, Hadley, Elliott, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of R. R. Dulton, be rescinded and that the valuation be placed at \$300. (Rendered at \$210.) Yes- Elliott, Wyatt, Thompson, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of Mrs. Blanch B. Ezell, be rescinded and that the valuation be placed at \$30. on the 31 acre tract. Yes- Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of C. A. Ezell, be rescinded and that the valuation be placed at \$30. an acre on the 16.33 acre tract; and \$15. an acre on the 15 acre tract. Yes- Elliott Wyatt, Hadley, Thompson.

Motiom made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of John B. Ezell, 100 acres, be rescinded and that the valuation be placed at \$25. an acre on the 100 acres. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of C. P. Goldsmith, 95 and 25 acre tracts, be rescinded and set at \$20. an acre. Yes- Elliott, Wyatt, "adley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of S. M. Hallman, be rescinded and that the valuation be placed at \$30. an acre on the  $40\frac{1}{2}$ ,  $53\frac{1}{2}$ , 29.7, 29.7 acre tracts. Yes. Elliott, Hadley, Thompson, Wyatt,:

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of C. L. Mahanay be rescinded and that the valuation be rescinded and that the valuation be placed at \$25. an acre on 54 acres; and \$30. an acre

on the 18 acre tract. Yes -- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the Wm. Mayfield, property, be rescinded and that the valuation be left as rendered. Yes- Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of C.O. Miller, be rescinded and that the valuation be placed at the same as rendered. Yes-Elliott, Wyatt, Thompson, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation of the property of M. S. Miller, be rescinded and that the valuation be placed the same as rendered. Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of J. R. Moreland, be rescinded and that the valuation be left as rendered. Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of Ralph Murphey, be rescinded and that the valuation be left as rendered. Yes-Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Wyatt, Seconded by Commissioner Elliott, that the Board of Equalization adjourn until June 27, 1941.

ATTEST: US Griffin County Clerk: Singlewdeen.

\_\_\_County Judge

THE STATE OF TEXAS
COUNTY OF JOHNSON

June 27, 1941

BE IT REMEMBERED, That at a called meeting of the Commissioners' Court of Johnson County, Texas, held on the 27th day of June, A.D. 1941, the following members were present: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct #1; H. O. Hadley, Commissioner Precinct # 2,; Dallas Thompson, Commissioner Precinct # 3,; Grady Elliott, Commissioner Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the following bills be approved and ordered paid:

J. E. Pennington (For 168 loads of Gravel) \$25.00 Cleburne Oil Co. (Oil and gasoline) \$239.91

Upon the motiom of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the Court request the State Park Board to place electric lights in the Cleburne State Park, at the Picnic Units.

Upon the Motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that they adjourn, subject to the call of the County Judge, Roy Anderson.

ATTEST: \_\_\_\_\_\_\_\_County Clerk:: \_\_\_\_\_\_\_\_\_County Judge.

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đune 27, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a set meeting of the Commissioners' Court (Sitting as a Board of Equalization) of Johnson County, Texas, held on the 27th day of June A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge, Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Grady Elliott, Precinct # 4; and Dallas Thompson, Commissioner Precinct # 3; and A. T. Griffin, County, Clerk; Also Shiraey Clark, Tax Collector and Assessor: Among other things they did the fol-

## lowing:

Motion made by Commissioner Thompson, seconded by Commissioner Hadley, that the valuation placed on the property of W. L. Hadley, 100 acres, be rescinded and that the valuation be fixed at \$15. an acre. Yes-Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of J. M. Peacock, farm No. 2, be rescinded and that the valuation be left as rendered. Yes. Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of Eugene Mc Cluney, be rescinded and that the valuation be placed at \$2000. Yes-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Hadley, that the valuation placed on the property of D. H. Burt, 100 acres, be rescinded and that the valuation be placed the same as rendered. \$1800. Yes-Elliott, Hadley, Wyatt, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of Mrs. Blanch Ezell, 130 and 31 acre tract; be rescinded and that the valuation be placed at \$25. an acre on the 130 acre tract, and \$33. an acre on the 31 acre tract. Yes- Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of Baker and Clark be rescinded and that the valuation be placed at \$2250. on S pt of Lot 9 Block 3, and rescind the action on Lot 13 and 14, Block 4 and that the valuation be placed at \$3000. as rendered. Yes.-Elliott, Wratt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Otis Percifield and Wife, be rescinded and that the valuation be placed at \$25. an acre on the 57 acre tract, and therest of the land at \$10. an acre. Yes-Thompson, Elliott, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of J. O. McLeroy and Otis Percifield, be rescinded and that the valuation be placed at \$1500. on the 90 acres in the J. Dixon Survey. Yes- Elliott, Wyatt. Thompson. Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Hadley, that the valuation placed on the property of E.E. Hopkins, be rescinded and that the valuation beplaced at \$1500. on Lot 3, Block 17. Yes- Elliott, Hadley, Wyatt, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Hadley, that the valuation placed on the property of K. E. Glasscock, lacre, J. H. Kuykendall, be rescinded and and that the valuation be set at \$1000. (Rendered at \$900) Yes. Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of W. R. Barker, 158,160 acre tracts, be rescinded and that the valuation be placed at \$6.00 an acre on the 158 acre; and \$7.00 an acre on the 160 acres. Yes- Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of R.B. Ferguson, 400 acres, be rescinded and that the valuation be placed at \$5.00 an acre. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Thompson, seconded by Commissioner Hadley, that the valuation placed on the property of Rupert White, Lot 3, Block 467, be rescinded and that the valuation be placed at \$1000. Yes-Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of the Minute Sandwich Shop be rescinded and that the valuation be

placed as rendered. \$750. Yes. Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the valuation placed on the property of W. T. George, 145 and 225 acre tracts, be rescinded and that the valuation be placed at \$12, an acre on the 225 acre tract and set the 145 acres as rendered. Yes-Thompson, Wyatt, Elliott, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of J. W. Braxton, Lots 1, and 2, Block 13, Cresson, Tex. be rescinded and that the valuation be placed at \$800. Yes- Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of J. W. Braxton, 162 acres, be rescinded and that the valuation be placed at \$14. an acre. Yes- Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of Jack Byrd, 200 acres, be rescinded and that the valuation be placed as rendered. Yes-Thompson, Elliott, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of J. C. Olsen, 17 acres, be rescinded and that the valuation be placed at \$1750. Yes-Elliott and Thompson: No--Wyatt and Hadley-: Motion Lost

Motion made by Commissioner Hadley, seconded by Commissioner Thompson, that the valuation placed on the property of J. C. Olsen, 17 acres, be rescinded and that the valuation be placed at a total valuation of \$1650. Yes-Hadley, Thompson, Wyatt, Elliott.

Motion made by Commissioner Thompson, seconded by Commissioner Elliott, that the valuation placed on the property of L. B. Young, 214 acres, be rescinded and that the valuation be placed at \$25. an acre on 179 acres; and \$20. an acre on 35 acres. Yes-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Hadley, seconded by Commissioner Thompson, that the valuation placed on the property of J. C. Doggett, 167 acres, be rescinded and that the valuation be placed at \$17. an acre. Yes-Hadley, Thompson, Wyatt, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the personal property of W. K. Bandy, (Atractor) be rescinded and that the valuation be placed at \$100. Yes- Wyatt, Thompson, Elliott, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the Board of Equalization adjourn until June 30, 1941.

Attest: Mygin

COUNTY CLERK:

COUNTY JUDGE

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June 30, 1941

THE STATE OF TEXAS

COUNTY OF JOHNSON

BE IT REMEMBERED, THAT at a set meeting of the Commissioners' Court (Sitting as a Board of Equalization) of Johnson County, Texas, held on the 30 day of June A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge,; Commissioner Roy Wyatt, precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Grady Elliott, Precinct # 4; Dallas Thompson, Commissioner Precinct # 3; and A.T. Griffin, County Clerk; Also Shirley Clark, Tax Collector and assessor: Among other things they did the following:

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of Mrs. W.H. Gatewood; 69 acre and 120 acre tracts; be rescinded and that the valuation be left as rendered. Yes-Wyatt, Thompson, Hadley, Elliott.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of A.H.Knippa. Lot 2 to 6, 8 to 15, Block 1000, be rescinded

and that the valuation be placed at \$900. Also that the valuation placed on Lots 3, Block 394; Lot 8, Block 239, be rescinded and that the valuation be left as rendered. Yes. Elliott Wyatt, Thompson, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of D.P. Donoho Cotton Warehouse, be rescinded and that the valuation be set at \$1000. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Thompson, that the valuation placed on the property of R.O.Bennett be rescinded and that the valuation be placed at \$4. an acre on the 262 acre tract and \$8. an acre on the remainder of the land. Yes--Wyatt, Thompson, Hadley, Elliott.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the W.H. Carper property, be rescinded and that the valuation be placed at \$13.50 an acre. Yes--Wyatt, Elliott, Hadley, Thompson.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the J.L. Coffman property, be rescinded and that the valuation be set at \$9. an acre. Yes--Wyatt, Elliott, Thompson, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of B.M. Fain, 100 acres, be rescinded and that the valuation be placed at a total valuation of \$750. Yes--Wyatt, Elliott, Thompson, Hadley.

Motion made by Commissioner Hadley, seconded by Commissioner Thompson, that the valuation placed on the property of V.L. Maddox, be rescinded and that the valuation be placed the same as rendered. Yes-- Hadley, Thompson, Elliott, Wyatt.

Motion made by Commissioner Hadley, seconded by Commissioner Thompson, that the valuation placed on the Brooks Thompson, be placed as follows:

\$17. an acre on 204. acres in McKinney & Wms. Survey.

\$21. an acre on 171. acres in A. Hodge Survey, and 14 acres in R. Jones Survey.

\$25. an acre on 352 acres in E. Hendricks Survey.

Also that the valuation on the 54 acre tract in E. Hendricks Survey be left as mendered.

Yes--Elliott. Thompson. Hadley. Wyatt.

Yes--Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Hadley, seconded by Commissioner Elliott, that the valuation placed on the property of J. L. Barbee, be rescinded and that the valuation be left as rendered. Yes-- Hadley, Elliott, Thompson, Wyatt.

Motion made by Commissioner Hadley, seconded by Commissioner Elliott, that the valuation placed on the property of M.A. Hedrich be rescinded and that the valuation be placed at \$13.00, the same as rendered. Yes-Hadley, Elliott, Wyatt, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of Sterling Ince be rescinded and that the valuation be placed at \$13.00 an acre. Yes--Elliott, Wyatt, Thompson, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of Leon Neuson be rescinded and that the valuation be placed at \$8. an acre on the 91 acres. Yes--Wyatt, Elliott, Thompson, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of Lee Pierce, be rescinded and that the valuation be placed as rendered. Yes--Wyatt, Elliott, Thompson, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of W. M. Reed be rescinded and that the valuation be placed at \$8. an acre. Yes-- Wyatt, Elliott, Thompson, Hadley.

Motion made by Commissioner Hadley, seconded by Commissioner Elliott, that the valuation placed on the property of J. N. Tarter be rescinded and that the valuation be left at

\$8. an acre. Yes -- Hadley, Elliott, Thompson, Wyatt.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of J.H. White, be rescinded and that the valuation be placed as rendered. Yes--Wyatt, Elliott, Thompson, Hadley.

Motion made by Commissioner Hadley, seconded by Commissioner Elliott, that the valuation placed on the property of the Kansas City Life Insurance Co. be rescinded and that the valuation be placed as rendered on the 160 acre tract. Yes -- Elliott, Hadley, Thompson, Wyatt.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the property of N.H. Branson, be rescinded and that the valuation be placed at the 1940 rendition. Yes--Hadley, Wyatt, Elliott, Thompson.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the property of J.H. Brooks, be rescinded and that the valuation be placed at \$350. Yes--Hadley, Wyatt, Elliott, Thompson.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the property of Walter H. Gardner, be rescinded and that the valuation be placed at \$8. an acre. Yes--Hadley, Wyatt, Elliott, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of John F. Buckner, merchandise and Equipment, be rescinded and that the valuation be placed at \$25,000. Yes-Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Elliott, seconded by Commissioner Hadley, that the valuation placed on the property of C.C. Landers, be rescinded and that the valuation be placed at a total valuation of \$150. Yes--Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Hadley, seconded by Commissioner Elliott, that the valuation placed on the property of S.E. Wilshire, be rescinded and that the valuation be placed at \$750. Yes--Hadley, Elliott, Wyatt, Thompson.

Motion made by Commissioner Hadley, seconded by Commissioner Elliott, that the valuation placed on the property of A.P. Charles be rescinded and that the valuation be placed as rendered. Yes -- Hadley, Elliott, Thompson, Wyatt.

Motiom made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of W.C. Biggers, be rescinded and that the valuation be placed as rendered on the 255 acre tract; and that the rest of the land be set at \$30. an acre. Yes--Elliott, Wyatt, Hadley, Thompson.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the property of J. A. Dalton, be rescinded and that the valuation be placed at \$23. an acre. Yes -- Hadley, Wyatt, Thompson, Elliott.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the property of S.L. Davidson, be rescinded and that the valuation be placed at \$20. an acre on the 34 acres and that the rest of the land valuation be left as rendered. Yes--Elliott, Wyatt, Thompson, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Wyatt, that the valuation placed on the property of B.B. Pinion, be rescinded and that the valuation be placed at \$33. Yes -- Elliott, Wyatt, Thompson, Hadley. an acre on the 19 acres of land.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the property of J. V. Ewing be placed at \$17. an acre on the 151 acres. Yes -- Wyatt, Hadley, Thompson, Hadley.

Motion made by Commissioner Thompson, seconded by Commissioner Wyatt, that the Board of Equalization adjourn until July 1, 1941.

ATTEST:

County Judge.

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June 30, 1941.

THE STATE OF TEXAS COUNTY OF JOHNSON

BE IT REMEMBERED, That at a special meeting of the Commissioners' Court of Johnson County, Texas, held on the 30th day of June. A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct #1; Commissioner H.O. Hadley, Precinct # 2; Dallas Thompson, Commissioner Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the Court that the returns of the election held on June 28, 1941, having been canvased, the results are declared to be as follows:

Man 1109; O'Daniel 1063: Johnson 1035; Dies 546; Morris 11; Fisher 3; Elvins 1; Hatfield 1; King 1; Thompson 2; Harding 1; .

Upon the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that they adjourn until July 1, 1941. (For the Regular Meeting)

ATTEST: COUNTY CLERK: Roy lunder County Judge

July 1, 1941

THE STATE OF TEXAS COUNTY OF JOHNSON

BE IT REMEMBERED, That at a regular meeting of the Commissioners' Court (Now acting as a Board of Equalization) of Johnson County, Texas, held on the 1st day of July, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge, Commissioner Roy Wyatt, Precinct # 1; Commissioner H.O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct #3; Commissioner Grady Elliott, Precinct #4; and A.T. Griffin, County Clerk; Among other things they did the following:

Motion made by Commissioner Elliott, seconded by Commissioner Hadley, that the valuation placed on the R. W. Walker property be rescinded and that the valuation be placed at the 1940 Yes--Elliott, Hadley, Thompson, Wyatt. rendition.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of D.S. Sowell Ranch Land, be rescinded and that the valuation be placed as follows: \$7.50 an acre on the 80 acre tract: \$3.50 an acre on the 22.13 acre tract: \$3.50 an acre on and 80 acre tract: 240 acre tract as rendered: \$7.50 an acre on an 188 acre tract; \$7.50 an acre on an 53 acre tract: 106 acre tract as rendered; \$7.50 an acre on an 160 acre tract: \$7.50 an acre on an 87 acre tract; \$7.50 an acre on the 160 acre tract; \$3.50 an acre on the 27 acre tract: 80 acre tract as rendered: 405 acre tract as rendered: \$7.50 an acre on the 22 acre tract: \$3.50 an acre on the 167 acre tract; and \$3.50 an acre on the 124 acre tract. Yes--Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of D.S. Sowell Sr. (Farming Land) be rescinded and the valuation be placed at \$8. an acre on the entire 1280 acres. Yes -- Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Elliott, that the valuation placed on the property of D.S. Sowell, in Grandview, Tex. (Filing Station) be rescinded and that the valuation be placed at a total valuation of \$800. Yes--Wyatt, Elliott, Thompson, Hadley.

Motion made by Commissioner Hadley, seconded by Commissioner Elliott, that the valuation placed on the property of  $^{
m T}$ .H. Denton, est. be rescinded and that the valuation be placed as

follows: \$17. an acre on an 149 acre tract: \$17. an acre on an 140 acre tract; 20 acre tract left as set; \$17. an acre on an 53 acretract; \$10. an acre on a 100 acre tract: and \$10. an acre on a 63 acre tract. Yes-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Wyatt, seconded by Commissioner Hadley, that the valuation placed on the Pennington & Co. 400 acres, be rescinded and that the valuation be placed at \$12.50 an acre. Yes--Wyatt, Hadley, Thompson, Elliott.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the property of John S. King, 20.9 acres be rescinded and that the valuation be placed at \$10,000., as a total valuation. Yes--Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott that the valuation placed on the entire King Ranch Land be rescinded and that the valuation be placed at \$8. an acre. Motion lost for lack of second.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the King Ranch Land, be rescinded and that the valuation be placed as rendered on the Mertz Ranch Land; and the rest of the entire be placed at \$8. an acre. Yes--Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Hadley, seconded by Commissioner Wyatt, that the valuation placed on the Howell's Ladies Store, be rescinded and that the valuation be placed at \$4500. Yes-Hadley, Wyatt, Thompson, Elliott.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation placed on the Ranch Land of Wilbanks, Mrs. E.E., 169 acres, be rescinded and that the valuation be placed at \$3. an acre; also that the valuation placed on the property of Mrs. Viola King Liscomp, 169 acres be rescinded and that the valuation be placed at \$3. an acre. Yes-Elliott, Thompson, Wyatt, Hadley.

Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the valuation hereinbefore placed on the McClung Ranch and Cattle Company, on June 13, 1941, be rescinded and that the valuation be fixed as follows:

\$3. an acre on 1500 acres of cedar brakes.

\$8. an acre on 2950 acres of grass land.

\$12. an acre on 1000 acres of cultivating land.

Or place all of the land at \$7.50 an acre, straight through. Yes--Elliott, Wyatt, Thompson Hadley. Motion made by Commissioner Elliott, seconded by Commissioner Thompson, that the Tax Assessor and Collector, be authroized to calculate tax valuations as set by the Board of Equalization, which are shown on the inventory blanks in blue pencil. Yes--Elliott, Thompson, Hadley, Wyatt.

Motion made by Commissioner Elliott, seconded by Commissioner Hadley, that the Court adjourn as a Board of Equalization. Yes--Elliott, Hadley, Thompson, Wyatt.

County Clerk:

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July 1, 1941

THE STATE OF TEXAS X
COUNTY OF JOHNSON X

ATTEST:

BE IT REMEMBERED, That at a Regular meeting of the Commissioners' Court of Johnson County, Texas, held on the 1st day of July, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A.T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the bond of B.L. Higgins, Jr. be approved. Justice Peace, Precinct # 1, Place # 1.

Yes--Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that all properly approved bills be ordered paid. Yes--Wyatt, Hadley, Thompson, Elliott.

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the requition by the Department of Public Safety of Texas for materials to be furnished by the Ft. Worth Radio Supply Co. in the Amount of \$144. for a talk-back transmitter for the highway patrolman of Johnson County; be approved and that the budget be amended so that the same shall be paid out of the General Fund. Yes--Elliott, Thompson, Wyatt, Hadley.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the emergency be declared in the County Clerk's office and that the budget be amended to allow for \$240. additional for salaries. Yes--Elliott, Thompson, Wyatt, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that we, the Commissioners' Court, have the dome in the Court House repaired on the propersition of Mr. Zimmer. Yes--Thompson, Wyatt, Elliott, Hadley.

Upon the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the bill of H. B. Bailey for \$158.40, be approved and ordered paid.

Yes-Thompson, Hadley, Wyatt, Elliott.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the bill of J. E. Fuller Grocery & Market, amounting to \$74.00, be approved and ordered paid. Yes-Thompson, Elliott, Wyatt, Hadley.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the bills of-Bell Martin amounting to \$10.85, and E.L. Barnineau amounting to \$22.85, be approved and ordered paid. Yess--Elliott, Thompson, Wyatt, Hadley.

Upon the motion of Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the Court that the Court adjourn, subject to the call of the County Judge, Roy Anderson.

ATTEST:

OULDER TOTALSON COUNTY THEORY TO THE TOTAL TOTAL

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July 5, 1941

THE STATE OF TEXAS )
COUNTY OF JOHNSON )

EE IT REMEMBERED, That at a special meeting of the Commissioner' Court of Johnson County, Texas, held on the 5th day of July, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct #1; Commissioner H.O. Hadley, Precinct #2; Dallas Thompson, Commissioner Precinct #3; Commissioner Grady Elliott, Precinct #4; and A. T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the bill of K. E. Zimmer, for repairing top doam, repairing of glass doam, flashing top, which amounted to 132 hours at \$1.50 an hour; The total amount being \$198., be approved and ordered paid.

Upon the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered

by the Court to allow Mr. Hadley, Commissioner of Precinct # 2, to lease the motor grader to Hardin & Austin, Contractors.

Upon the Motion of Commissioner Wyatt, Seconded by Commissioner Elliott, it was ordered by the Court that they adjourn, subject to the call of the County Judge, Roy Anderson ATTEST:

COUNTY CLERK::

COUNTY JUDGE.

July 14, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Regular meeting of the Commissioners' Court of Johnson County, Texas, held on the 14th day of July, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the contract of the Board of Trustees of the Common County Line School District 28, of Johnson, Parker, Hood County, be approved and that the County Judge, Roy Anderson, be authorized to sign the order. The petition of the Board of Trustees of Common County Line School District No. 28, of Johnson, Parker and Hood Counties, requesting the Commissioners' Court of Johnson County to pass the necessary order approving the contract entered into between said School District and J. W. Bear, Jr. was duly considered by the Commissioners' Court of and was ordered approved.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the court that all properly approved bills be allowed and ordered paid.

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the County Auditor call for bids for replacing of flues in the County Court House boiler. The biders are to furnish the flues and all of the materials. The bids will be according to the number of flues needed.

Upon the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the application of R. L. Crosier, County Attorney, for James Lyle Pipes, as clerk, be approved. It reads as follows:

TO THE HONORABLE COMMISSIONERS: COURT OF JOHNSON COUNTY, TEXAS:

Comes now, R. L. Crosier and makes application to appoint as his clerk in his office as County Attorney, James Lyle Pipes, at a monthly salary of \$50.00, beginning, as of July 1, 1941.

Respectfully,

R. L. Crosier, County Attorney.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Countyt Commissioners Court of Johnson County, Texas, that Roy Anderson, County, Judge, be appointed Commissioner to sell and dispose of at public auction, for and in behalf of the County of Johnson, State of Texas, the hereinafter described land, and to execute and deliver a sufficient deed of conveyance therefor of the hereinafter described lot or parcel of land, together with all sight, title interest and estate which the County of Johnson may have in and to the hereinafter described lot, and the street upon which it abuts; the hereinafter described lot being more particularly described by metes and bounds as follows:

All that certain lot or parcel of land situated in the City of Cleburne, Johnson

Texas, and being a part of the Water reserve lying on the West side of Mill Street as now used and South of Harrell Street, more particularly described as follows:

BEGINNING at the northeast corner of T. M. Huff lot, as established by court order and recorded in Vol. 30, page 275, Civil Minutes of the District Court of Johnson County, Texas; THENCE- N. 76 E. continuing with Huff's north line as established in the above order for about 15 ft to the West line of Mill Street as now used:

THENCE- N. 14 W. 108 feet along the West line of Mill Street as now used to its intersection to the South line of Harrell Street:

THENCE \* S. 76 W. along the South line of Harrell Street to the center of Buffalo Cree;

THENCE - South along the center line of Buffalo Creek with its meanderings to the northwest corner of said T. M. Huff's lot;

THENCE - N. 76 E. along Huff's north line to the place of beginning, it being intended by this instrument to include and describe the land lying West of the 30ft. wide Mill Street as now actually used.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the Steering Committee, organized for participation in the movement to collect scrap aluminum for National Defense purposed be called to meet for Wednesday, July 16, 1941, in the County Court Room to organize a committee to be composed of the Commissioners' Court, the superintendents of every school in the County, the Mayor of every town in the County, a representative from every Civic Club, encluding the Lions, Rotary and Elks Club, the Business and Proffessional Women's Club, American Legion, Chamber of Commerce of every town in the County, Veterans of Foreign Wars, Home Defence Organization; Scout Masters of every Boy Scout Organization in the County, A representative of the Camp Fire Girls Organization, a representative of each Parent & Teachers Association in the County, a representative of each 4-H Club,: And that the press be asked to give this meeting full publicity and each of these foregoing and above mentioned clubs and organizations be asked to attend this meeting.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the Quarterly Report of the County Treasurer be approved.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the salaries of the Cashier in the Food Stamp Office be placed at \$85. a month, and the Issueing Officer's salary be placed at \$125. a month, effective August 1, 1941. Thompson, Elliott, Wyatt, voted Yes. Hadley, No. Motion Carried.

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the Schedule of the County Clerk for the remainder of the year be approved. It reads as follows:

TO THE HON. COMMISSIONERS COURT:

I wish to submit the following schedule for the remainder of Year:

Chief Deputy at \$100. Per Month.

Recording Beputy, At. \$90. Per Month.

Recording Deputy at. \$90. Per Month.

Extra Help, not to exceed \$3.00 Per Day. The above is to be effective July 1, 1941.

Yours truly,

A. T. Griffin, County Clerk.

Upon the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation placed on the property of R. E. Gatewood Ranch Land be rescinded and that the valuation be placed at \$3. an acre on the Cedar Brakes, and the other land as rendered. Yes-Elliott, Wyatt, Hadley, Thompson.

Upon the motion of Commississioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the assessment against the N.P. Glass, S.E. Lot # 1, Block 79, N.E. Pt. Lot # 1, Block 79, be canceled and that it be reassessed by the Tax Assessor.

THE STATE OF TEXAS X
COUNTY OF JOHNSON

TO THE COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS:

Now comes N. P. Glass, who resides in Johnson County, Texas, and would show unto the Court as follows:

l.

That C.O. Glass is the sole owner in fee simple of that real estate in Cleburne, Johnson County, Texas, known and described as the S. E.  $\frac{1}{2}$  of Lot 1, and the N. E. part of Lot 1, in Block No. 79, according to the official map of the City of Cleburne, Texas.

2.

That said real estate has been assessed for State and County Taxes and the taxes thereon appear by the tax rolls of Johnson County, Texas, to be delinquent for the years 1931 to 1940 inclusive. The assessment of said land for taxes for each and all years was and is void and invalid for the following reasons, to-wit:

- (1) Because said real estate was not rendered for taxation by the true owner thereof and was not assessed at its fair value by the proper officer, as required by Art. 8, section 11, of the Constitution of Texas.
- (2) Because the rendition and the assessment of said property for taxes for each and all of said years was for a valuation and amount far in excess of the value thereof.
- (3) Because the rendition and assessment of said property for taxes for each and all of said years was for an amount far in excess of the true and correct value of said real estate and far in excess of the value of land of a like nature and quality adjacent to said land and in the same community, and said renditions and assessments were far in excess of the correct and true amount for which the same should have been rendered and assessed for taxes, and the renditions and assessments thereof were arbitrary, and discriminatory and have resulted and will result in the taking of said property without due process of law.

Petitioner would show the court that the said property was not duly and legally rendered and was not duly and legally assessed for taxes for any of the years for which the same is shown to be delinquent, nor for the year 1940, and the amount of taxes assessed against the same and the assessments thereof are invalid and void and said property has not been legally rendered or assessed for taxes for any of said years.

Wherefore, petitioner prays the court that the rendition and assessment of said property for taxes for each and all of said years shall be adjudged invalid, void and of no effect, and shall be cancelled by judgment and order of this court, and that a list of such property be made and the said property be reassessed for taxes for each and all of said years as required and provided for in Article 7346, et.seq. Revised Civil Statutes of Texas, and for generand and special relief.

N. P. Glass

For C. O. Glass

IN RE: TAXES

S. E. ½ Lot 1, Block 79, &

N. E. pt. Lot 1, Boock 79,

City of Cleburne, Texas

This 14 th day of July, 1941, it appearing that an order was heretofore entered declairing invalid the taxes assessed for the years 1931, to 1940, inclusive on the S.E. \frac{1}{2}\)

Lot 1, and the N.E. part of Lot 1, in Block 79, of the City of Cleburne, Texas, which is owned by C.O. Glass, and directing the tax assessor and collector to prepare a list of such property in triplicate, together with a complete description of the property, for the years the assessments are found to be invalid and to present the same to this court, and such list having been prepared and submitted to this court, after consideration of the facts, the court is of the opinion and it is ordered and decreed that the assessments for the taxes thereon for the year 1931 to 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 properties and when completed shall submit the same to this court; the land involved is described as follows, to-wit:

The S. E.  $\frac{1}{2}$  of Lot 1, Block No. 79, and the N. E. Part of Lot 1, in Block No. 79, according to the official map of the City of Cleburne, Texas.

C. O. Glass is the sole owner in fee simple of said above described property.

Roy Anderson, County Judge,

Johnson County, Texas.

IN RE: TAXES

S. E. ½ Lot 1, Block 79, &

N. E. pt. Lot 1, Block 79,

City of Cleburne, Texas.

This 14th day of July, 1941, came on to be heard the petition of C. O. Glass for an order declaring invalid assessment for taxes for the years 1931 to 1940 inclusive on the S. E.  $\frac{1}{2}$  Lot 1, and the N. E. Part of Lot 1, of block No. 79, of the City of Cleburne, Texas, which is owned by C. O. Glass 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 made 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.

Roy Anderson, County Judge Johnson County, Texas.

IN RE: TAXES

S. E. ½ Lot 1, Block 79, &

N. E. Pt. Lot 1, Block 79,

City of Cleburne, Texas

This 14th day of July, A.D. 1941, it appearing that the assessments for taxes for the years 1931 to 1940, inclusive, on the S. E.  $\frac{1}{2}$  of Lot 1, and the N. E. Part of Lot 1, of Block No. 79, according to the official map of the City of Cleburne, Texas which is owned by C. O. Glass, 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 the date of making said list from the date such property would have been delinquent had the same been propertly 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.

Roy Anderson, County Judge Johnson County, Texas.

UPON the motion of Commissioner Wyatt, Seconded by Commissioner Elliott, it was ordered that the Court adjourn, Subject to the call of the County Judge, Roy Anderson.

COUNTY CLERK: Noy lander

August 1, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

ATTEST:

BE IT REMEMBERED, That at a Regular meeting of the Commissioners' Court of Johnson County, Texas, held on the 1st day of August .A. D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3,; and Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

UPON The motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered that the order on the Pauline Castleman Goddard, property taxes, be approved and ordered placed in the minutes. The orders read as follows:

IN RE: TAXES

S. E. Part 18, Block 47, city of Gleburne, Texas.

This 1st day of Aug. A.D. 1941, it appearing that the assessments for taxes for the year 1930 to 1940, inclusive, on the S. E. part of lot No. 18, in Block No. 47, according to the official map of the City of Cleburne, Texas, which is owned by Pauline Castleman Goddard, 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 thereon 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 panelty equal in amount to six per cent interest to the date of making said list from the date such property would have have been delinquent had the same been property 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.

Roy Anderson, County Judge, Johnson County, Texas.

IN RE: TAXES

S. E. Part 18, Block 47, City of Cleburne, Texas

This lst day of Aug. A.D. 1941, it appearing that an order was heretofore entered declarinf invalid the taxes assessed for the years 1930 to 1940, inclusive, on the S. E. part of Lot No. 18, in Block No. 47, according to the Official Map of the City of Cleburne,

Texas, which is owned by Pauline Castleman Goddard and directing the tax assessor and collector to prepare a list of such property in triplicate, together with a complete description of the property, for the years the assessments are found to be invalid and to present the same to this court, and such list having been <u>prepare</u> and submitted to this Court, after consideration of the facts, the court is of the opinion and it is ordered and decreed that the assessments for the taxes thereon for the years 1930 and 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 properties and when completed shall submit the same to this Court; the land involved is described as follows, to-wit:

The S. E. part of Lot 18, in Block No. 47, According to the Official Map of the City of Cleburne, Texas:

Pauline Castleman Goddard is the sole owner in fee simple of said above described property.

Roy Anderson, County Judge

Johnson County, Texas.

IN RE: TAXES

S. E. Part 18, Block 47.
City of Cleburne, Texas

This lst day of Aug. 1941, came on to be heard the petition of Pauline Castleman Goddard, for an order declaring invalid assessments for taxes for the years 1930 tp 1940, inclusive, on the S.E. part of Lot No. 18, in Block No. 47, according to the official map of the City of Cleburne, Texas, which is owned by Pauline Castleman Goddard 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.

Roy Anderson, County Judge Johnson County, Texas.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court, that as an emergency exist, the budget should be amended, and that the Texas Defense Guard of Cleburne, Texas, be paid \$100. to apply on the expenses for this year. YES- Wyatt, Hadley, Thompson, Elliott.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the Annual Report of the Tax Assessor and Collector, Shirley Clark, be approved. Yes--Wyatt, Hadley, Thompson, Elliott.

UPON the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the House Keeping Aid Project be allowed to borrow and use two sewing machines belonging to the County. Yes-Elliott, Wyatt, Hadley, Thompson.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the intersection on the new Glenrose highway, be closed, form its beginning to the other intersection on the New Glenrose Highway. This intersection is in the King's Ranch and has no roads leading from it. It was at one time a part of the old Glenrose Highway. Yes-Wyatt, Elliott, Hadley, Thompson.

UPON the motion of Commissioner Wyatt, Seconded by Commissioner Elliott, it was ordered by the Court that all properly approved bills be ordered paid.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the County Auditor be authorized to advertise a bid for a Motor Grader for Precinct # 4: Optional with tantum drive or 4 wheel drive: 65 H.P. Motor or better: Diesel or Gas Motor: With trade-in of 12 foot Russell Grader, now belonging to Precinct # 4: Balance to be paid by the issueing of time warrants payable over a period of three years: Payable in three equal installments to become due on each of the following years: 42-43-44, bearing 5% interest. Bids to be open at 10:00 A.M. enotheral6 day of YES -- Wyatt, Hadley, Elliott, Thompson. August, 1941.

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the Easement of Johnson County to Brazos River Transmission Electric Cooperative, Inc. be granted. This easement contains 2.48 acres of land out of the Alexander McAnier and Hector McNeil Surveys. Yes -- Elliott, Wyatt, Hadley, Thompson.

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court to adjourn, subject to the call of the County Judge, Roy Anderson. Yes--Elliott, Wyatt, Hadley, Thompson.

And COUNTY CLERK: Roy hunder

COUNTY JUDGE

AUGUST 11, 1941.

THE STATE OF TEXAS COUNTY OF JOHNSON

BE IT REMEMBERED That at a Regular Meeting of the Commissioners' Court of Johnson County, Texas, held on the 11th day of August, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

UPON the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that:

WHEREAS, on the 1st day of July, A.D. 1941, the Board of Equalization passed a motion raising the valuation placed on the land belonging to McClung Land & Cattle Company, in Johnson County, without having given the owners thereof notice as required by law, and whereas, previously, on the 13th day of June, 1941, the Board of Equalization had agreed with the owners of said land upon the valuation, and

WHEREAS, it appears that the action taken on the 1st day of July illegal and found, because there was no notice given to the owners; therefore, be it resolved by the Commissioners Court that it be, and the same is hereby rescinded. Also that the Tax Assessor be given authority to change his inventory as the valuation fixed on the 13th day of June, 1941. Motion Carried. Wyatt, Elliott, Hadley, Thompson, voted- YES.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the Colquitt-Lacwell Drug Company be allowed \$10. per month, for three(3) months, additional for Miss Jessie French. Wyatt, Hadley, Thompson, Elliott, voted- YES.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the Court settle with George McClung for \$1800., for the right-of-way, for State Highway # 67. This sum being in full payment for this right-of-way Wyatt, Hadley, voted - YES. Thompson, Biliott, voted - NO. Judge Anderson voted - YES. Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that a bull be bought from Mrs. Joe Robinson for the sum of \$125. to be

placed on the County Farm. Wyatt, Elliott, Thompson, Hadley, voted- YES.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was order-by the Court that County Judge Roy Anderson, be instructed to write to Walter Stephenson,

Commissioner of Ellis County, in question of replacing bridges on the Grandview and Dallas

Road and to change the flow of water back to its original channell. This road runs on

the South of the B. W. Sackett land. Wyatt, Elliott, Thompson, Hadley, voted-Yes.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that Jimmie Newby be allowed thirty dollars (\$30.) for the trees (6), which were taken off his property by the Highway Department. Wyatt, Hadley, Thompson, Elliott voted, YES.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that all properly approved bills be ordered paid. Wyatt, Elliott, Thompson, Hadley, voted - YES.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that as an emergency exist, that the budget be amended and that each Commissioner be allowed not more than fifty (\$50.) Dollars, a month beginning July 1, A.D. 1941, for traveling expenses. The same is to be paid on bills, approved by the Commissioners Court. Carried.

August 18, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Special Meeting of the Commissioners' Court of Johnson County, Texas, held on the 18th day of August A. D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court, that the following orders on the taxes of Mrs. Maude N. Palmer property, W 1/3 of Lot 5, Block 243, in the City of Cleburne, Texas, be accepted and that the tax indebtedness be settled for the total amount of #33.45. The orders read as follows:

IN RE.: TAXES
W 1/3 of Lot 5, Block 243
City of Cleburne, Texas

To the Commissioners' Court of Johnson County, Texas;

Now Comes Mrs. Madue N. Palmer, who resides in Johnson County, Texas, and would respectfully show unto the Court, as follows;

1

That she is the sole owner in fee simple of the real estate in Johnson County, Texas, known and described as the West 1/3 of Lot No. 5, in Block No. 243, according to the official map of the City of Cleburne, Texas.

That said real estate has been assessed for State and County Taxes and the taxes thereon appear by the tax rolls of Johnson County, Texas, to be delinquent for the years 1931 to 1940, inclusive. The assessment of said property for taxes for each and all years was and is void and invalid for the following reasons, to-wit:

- (1) Because the rendition and the assessment of said property for taxes for each and all of said years was for a valuation far in excess of the value thereof.
- (2) Because the rendition and assessment of said property for taxes for each and all of said years was for an amount far in excess of the true and correct value of said real estate and far in excess of the value of real estate of a like nature and quality adjacent to said property and in the sme portion of the city, and said renditions and assessments were far in excess of the correct and true amount for which the same should have been rendered and assessed for taxes, and the renditions and assessments thereof were arbitrary and discriminatory and have resulted and will result in the taking of said property without due process of law.

3.

Petitioner would show the court that said property was not duly and legally rendered and was not duly and legally assessed for taxes for any of the years for which the same is shown to be delinquent, nor for the year 1940, and the amount of taxes assessed against the same and the assessments thereof are invalid and void and said property has not been legally rendered or assessed for taxes for any of said years.

WHEREFORE, petitioner prays the court that the rendition and assessment of said property for taxes for each and all of said years shall be adjudged invalid, void and of no effect, and shall be cancelled by judgment and order of this court and that a list of such property be made and the said property be re-assessed for taxes for each and all of said years as required and provided for in Art. 7346, et. seq. Revised Civil Statutes of Texas, and for general and special relief.

Mrs. Maude N. Palmer, Petitioner.

IN RE: TAXES

W. 1/3 Lot 5, Block 243

City of Cleburne, Texas.

This 18th day of Aug. 1941, it appearing that an order was heretofore entered declaring the taxes assessed for the years 1931 to 1940, inclusive, on the W 1/3 of Lot 5, Block 243, of the City of Cleburne, Texas, which is owned by Mrs. Maude N. Palmer, and directing the tax assessor and collector to prepare a list of such property in triplicate, together with a complete description of the property, for the years the assessments are found to be invalid and to present the same to this court, and such list having been prepared and submitted to this court, after consideration of the facts, the court is of the opinion and it is ordered and decreed that the assessments for the taxes thereon for the years 1931 to 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 properties and when completed shall submit the same to this court; and land involved is described as follows, to-wit:

W. 1/3 Lot No. 5, Block No. 243, according to the official map of the City of Cleburen, Texas;

Mrs. Maude N. Palmer is the sole owner in fee simple of said above described property.

Roy Anderson, County Judge, Johnson County.

IN RE: TAXES

W. 1/3 Lot 5, Block 243,

City of Cleburne, Texas.

This 18th day of Aug. 1941, it appearing that the assessments for taxes for the years 1931 to 1940, inclusive, on the W. 1/3 of Lot 5, Block 243, according to the official map of the City of Cleburne, Texas, which is owned by Mrs. Maude N. Palmer, 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 the date 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 Roy Anderson, County Judge

IN RE: TAXES

W. 1/3 Lot 5, Block 243

City of Cleburne, Texas

This 18th day of Aug. 1941, came on to be heard the petition of Mrs. Maude N. Palmer, for an order declaring invalid assessment for taxes for the years 1931 to 1940, inclusive on the W. 1/3 of Lot 5, in Block No. 243, of the City of Cleburne, Texas, which is owned by Mrs. Maude N. Palmer 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.

Roy Anderson, County Judge, Johnson County, Texas..

Johnson County, Texas.

Thompson, Elliott, Wyatt, Hadley, voted YES. Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the bids on the repairing of the Court House Heating flües, be tabeled, until John C. McMurrin has completely inspected the Court House heating system and given a report to the Court as to the Condition of same. Yes: Elliott, Wyatt, Thompson Hadley. Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that County Judge Roy Anderson be given permission to have a leave of absence from his office duties, beginning the week of August 23, 1941. Yes: Elliott, Hadley, Thompson, Wyatt. Motion Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the regular meeting of the Commissioners' Court, regularly on the 1st day of each month, be on September 2, 1941. and that notice be given that the hearing of the County Budget be on that day. Yes: Elliott, Wyatt, Thompson, Hadley; Motion Carried;

It was agreed by the Court that they would meet on the 23 day of August, 1941.

ATTEST: County Clerk: Roylander COUNTY JUDGE

....00000....

August 23, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Special Meeting of the Commissioners' Court of Johnson County, Texas, held on the 23rd day of August A. D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; -Commissioner Fr. -C: Headley; -Precinct #-2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the following Agreement to Furnish Right-of-way be passed:

Order of Commissioners Court Agreeing to Furnish Right-of-way.

STATE OF TEXAS
COUNTY OF JOHNSON

Whereas, it has come to the attention of the Commissioners' Court of Johnson County, Texas, in regular session on this, the 2 day of September, 1941, that the State Highway Department will order a location made on Highway No. 174 and 171 from North City Limits Cleburne to G. C. & S. F. overpass and 1000 ft. North Bullalo Creek to connection Hwy 171 & 174. provided Johnson County, through its Commissioners' Court, agrees to secure a minimum of 100 foot right-of-way, clear of all obstructions, except standing timber, and furnish without cost to the State, clear title to the necessary right-of-way, including all standing timber, through each and every tract crossed by said highway, and to do the fencing, on location approved by the State Highway Engineer before said location is made.

It is, therefore, ordered that Johnson County, acting herein by and through its Commissioners' Court, agrees and obligates itself to secure a minimum of 100 foot right-of-way and do the fencing, on Highway No. 174 and 171 from North City limits Cleburne to G. C. & S.F. overpass and 1000 ft. North Buffalo Creek to connection Hwy. 171 and 174. and to clear such right-of-way of all obstructions, except standing timber, and furnish a clear title to each parcel secured, including all standing timber, without cost to the state, through each and every tract crossed by this highway, on location to be approved by the State High-way Engineer.

County Judge Roy Anderson

Commissioner, Precinct # 1 J. R. Wyatt

Commissioner, Precinct # 2 H. Olin Hadley

Commissioner, Precinct # 3 Dallas Thompson

Commissioner, Precinct # 4 G. T. Elliott

STATE OF TEXAS X COUNTY OF JOHNSON X

(SEAL)

I, hereby certify that the foregoing is a true and correct copy of order passed by the Commissioners! Court of Johnson County, Texas, on 23. August, 1941.

A. T. Griffin, Clerk of County Court
Johnson County, Texas.

Commissioners Elliott, Wyatt, Thompson- Voted - Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the bills of Mrs. Edwna Harrison amounting to \$5.50, and Mrs. O. C.

Pritehand amounting to \$170.20 be approved and ordered paid. Yes- Elliott, Wyatt, Thompson.

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the bid of The Hi Way Machinery Company on the Motor Grader for Precinct

# 4, for the gasoline motor, be accepted. And that time warrants be issued in payment thereof as set out in the call for bids. Payments of time warrants will become due on April of each of the following years: 42, 43, 44. The Bid reads as follows:

August 15, 1941

Hon. Judge and Commissioners Court

Johnson County

Cleburne, Texas

Gentlemen:

In response to your advertisement we are pleased to submit our bid on the following:

One (1) or more Austin-Western "99-M" four wheel drive and steer Power Grader with

Buda Model K-428 Gasoline Engine equipped with Hydraulic Control throughout, 5 speeds forward

& 1 reverse, Electric starter, Upholstered seat, 13' x \frac{3}{4}" blade W/ R.H. Ditching Boot,

Hydraulic brakes, Heavy duty front axle, muffler, Horn, Thermostat, Front & rear 14.00-29-12

ply single low pressure tires with regular tubes.

For your used Russell 12' Blade Grader we will allow \$125.00 on any one of the above machines.

Literature and complete specifications covering the above equipment are attached hereto.

Our bid bond in the amount of \$400.00 is also attached.

Thanking you for your kind consideration of our proposal, we remain,

Very truly yours,
HI-WAY MACHINE COMPANY

Chas. T. Veselis/ hr

Chas. T. Veselis, Secretary

Commissioners Elliott, Wyatt, Thompson, Voted-Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the petition of A. J. Moore in regard to the valuation on 31.6 acres of land, M. D. Dickey Survey, for the taxes of 1935 through 1940 be accepted and that the Tax Assessor be authorized to re-assess the valuation to \$10. an acre. The petition and orders read as follows:

THE STATE OF TEXAS

IN THE COMMISSIONERS COURT

COUNTY OF JOHNSON

OF JOHNSON COUNTY, TEXAS

TO THE HONORABLE COMMISSIONERS COURT OF JOHNSON COUNTY, TEXAS:

Now comes A. J. Moore, who resides in Tarrant County, Texas, and petitions this Honorable Court to authorize the reassessment of taxes against certain property located in Johnson County, Texas, and being described on the tax rolls as Abstract Number 195, 31 6/10 acres out of the M. D. Dickey Survey and for grounds which show to the Court the following:

This property was purchased by your petitioner, A. J. Moore, in July of 1941, for an amount of \$200.00 cash with the agreement to pay reasonable assessments for back taxes. During the years 1935 through 1940 the property has been owned by the Brattleboro Trust Company, a foreign Corporation, and taxes have remained unpaid during such years. In each of these years such property was valued at \$510.00 and taxes assessed by the Johnson County Tax Assessor in such amount. Your petitioner would show that during none of such years was there any legal rendition of the property for taxes for taxes as is provided for by the laws of the State of Texas, and it is shown that such rendition as was attempted was of no force and effect, and was void in allrespects. It is further shown to the Court that the attempted assessment of taxes during each of such years was likewise void and that such attempted as-

sessment was for an amount greatly in excess of the amount assessed against adjoining property in this neighborhood and in this Survey and that such assessment is of no legal force and effect and such property should be re-assessed for taxes and new taxes assessed against such property.

It is further shown to the Court that such property is unimproved, uncultivated and has a very low market value, and your petitioner would show that such property should not be assessed for taxes on a value of more than Ten Dollars (\$10.00) an acre for the years 1935 through 1940.

It is further shown to the Court that the assessment prepared for the year 1941 is like-wise improper and excessive, and due to the fact that such assessment has been prepared in connection with other property as is shown on the Tax Assessor's rolls the same should now be re-assessed, and your petitioner would show to the Court that such property should be valued for assessment at an amount not to exceed \$200.00.

WHEREFORE, your petitioner prays that this Honorable Court order the Tax Assessor to re-assess taxes for the years 1935 through 1940 on a value not to exceed Ten Dollars (\$10.00) an acre, and that taxes for the year 1941 be assessed on a value of \$200.00 for such tract of land.

A. J. Moore

G. M. Henderson Brown, Attorney

STATE OF TEXAS
COUNTY OF JOHNSON

This the 23rd day of August, 1941, came on to be heard the petition of A. J. Moore for re-assessment of taxes on property described as Abstract Number 195, 31 6/10 in the M. D. Dickey Survey in Johnson County, Texas, and the Court being of the opinion that such petitioner is entitled to the relief prayed for and that the assessment for the years 1935 through 1940 is void as alleged in such petition, the Tax Assessor is hereby ordered to re-assess taxes on such property for those years on a value of Ten Dollars per acre.

Roy Anderson, County Judge.

Commissioners Elliott, Wyatt, Thompson, voted- Yes. Carried.

September 2, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Regular Meeting of the Commissioners' Court of Johnson County, Texas, held on the 2nd day of September, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3, Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

Upon the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the bill of Colquitt-Lacewell, amounting to \$42.40 for the Like child be approved and ordered paid.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered

by the Court that all properly approved bills be allowed and ordered paid. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the rent be allowed on the Grandview Canning Kitchen Bldg. The Rent is from January 1st, 1939, to July 1st, 1941, Total \$225.00. Check payable to Hutchins Bros. and Mrs. T. R. Hutchins. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the Bill of Lyman Walker Electric Co. be approved and ordered paid. The Bill amounts to \$24.00. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the County Auditor be authorized to advertise for bids for an electric typewriter for the Tax Assessor And Collector's Office.

The Electric Typewriter is to have a 26 inch carriage, with adjustable spaces to fit all state forms. Also it must not be a detachable motor. Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that Alfred J. Jackson's Continuation Certificate of Public Weigher Bond be approved. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that they investigate the probability of securing a building in some city of the County, free of cost to the County, with utilities paid for the Food Stamp office.

Commissioners Elliott, Thompson, Hadley, voted-Yes. Wyatt voted-No. Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the payment of \$8. be allowed to buy food stamps for the D. Leonard family. Carried.

UPON the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that the 1942 Budget for the Sheriff's Department, for Deputies, Assistants, and Radio Equipment be fixed at \$4800.00. Commissioners Elliott, Wyatt, Hadley, Thompson, Voted-Yes- Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the 1942 Budget be adopted as amended. All Commissioners Voted-Yes.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court the tax rate be adopted: The rate is as follows:

Jury Fund	•03
∠ Road and Bridge Fund	•19
General Fund	•25.
Permanent Improvement Fund	
Court House & Jail Maintenance	•06
<pre>     Right of Way</pre>	.10
County Wide (Detail Below)	
Court House Refunding Bonds	•06
Johnson County Jail Bonds	•03
Johnson County Road Bonds 1919	•60
Road Refunding Bonds 1923 A 83M	•00
Road Refunding Bonds 1923 B 152M	•00
Road Refunding Bonds 1931 69M	•02
Road Refunding Bonds 1932 46M	•03
Road Refunding Bonds 1934 57M	•03
Commissioners Elliott, Thompson, Hadley, Wyatt,	Voted Yes. Motion Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that Commissioner Wyatt be given authority to sell the mower at the County Farm. Carried.

UPON the motion of Commissioner Wyatt, Seconded by Commissioner Elliott, it was ordered by the Court that they adjourn, subject to the call of the County Judge Roy Anderson.

Attest: Noy County Clerk: Noy County Judge County J

September 8, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED That at a Regular Meeting of the Commissioners' Court of Johnson County, Texas, held on the 8th day of September, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Pretinct # 1; Commissioner G. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the County Judge be authorized to sign an agreement set up by the State Department of Welfare. Elliott, Thompson, Wyatt, Hadley, - Voted - Yes.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the bill of John C. McMurrin be approved and ordered paid, The bill amounts to \$25. and is for inspecting the heating system. Thompson, Elliott, Wyatt, Hadley, Voted-Yes.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the County Auditor be authorized to advertise for bids for repairing and making improvements on the Court House heating system. Bids are to be according to the specifications prepared by John C. McMurrin and on file in the Auditor's office. Bids are to be received on the Base specifications for Automatic Control and the Alternate specifications for manual control, as set out in the specifications. Bids to be opened at 10:00 A.M., September 26, 1941.

The successful bider is to furnish a bond in the amount of the bid to guarantee completion of the work according to the specifications set out. Hadley, Wyatt, Thompson, Elliott, Voted-Yes-Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the County Auditor be authorized to advertise for bids for installing New flues and repairing the Court House Boiler. The bider is to furnish all materials and labor and is to finish complete job, subject to inspection and approval of a Boiler Maker, selected by the Court. All work to be completed within 30 days from date of contract. All bids formerly received be rejected. Wyatt, Elliott, Hadley, Thompson, Voted-Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that all bills be allowed and ordered paid. Wyatt, Elliott, Thompson, Hadley, Voted, & Yes. Motion Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that a mare be bought from Ben Williams for \$35. on his Guarantee. Mare to be placed on the County Farm. Wyatt, Hadley, Thompson, Elliott- Voted- Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that this session adjourn. Carried.

County Clerk:

<u> Attest:</u>

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COUNTY JUDGE:

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September 22, 1941.

THE STATE OF TEXAS X COUNTY OF JOHNSON X

BE IT REMEMBERED, That at a Special meeting of the Commissioners' Court of Johnson County, Texas, held on the 22nd day of September, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk: Among other things they did the following:

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the 10¢ (ten cent) on One Hundred Dollar (\$100.) valuation of all property in Special Road District No. 3, levied to interest and sinking fund for the 1941 tax rate, be canceled. And that the Tax Collector be authorized to cancel same off the rolls and receipts. Commissioners Elliott, Wyatt, and Hadley - Voted Yes. Motion Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the County Auditor be authorized to publish notices for bids for a tractor with mower attached, with a 6 foot blade for Precinct # 1. Tractor and mower to be paid for by cash or by time warrants bearing 5% interest and due one year after date. Bids to be opened Oct. 13, 1941. Wyatt, Elliott, Hadley, Voted Yes. Carried.

UPON the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that Commissioner G. E. Elliott, Precinct # 4, be authorized to transfer, 1938 Chevrolet Truck, Motor No T 1878564; Serial No 5TB076537; License No. 434505; it having been sold to R. H. Thrash, Grandview, Texas. Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the order requested by the Brazos River Transmission Electric Cooperative Inc. be passed. The request and order read as follows:

STATE OF TEXAS X
COUNTY OF JOHNSON X

TO THE HONORABLE COMMISSIONERS! COURT OF JOHNSON COUNTY:

Comes now Brazos River Transmission Electric Cooperative, Inc., a petitioner, and files this, its application, with this honorable court to secure the right, franchise and easement to use a part of the public roads of this County for thepurpose of erecting thereon electric transmission and distribution lines consisting of poles, wires, lines and other equipment necessary to the petitioner in its business of distributing electric light and power, and would respectfully show to the court:

1.

That your petitioner is a corporation duly incorporated under the laws of the State of Texas for the purpose of distributing electric light and power to the residents of this and other counties; that in order to effect such purpose it is necessary to erect poles, wires and other equipment in order to carry such light and power to the individuals desiring the same; that your petitioner desires to use part of the public roads and highways in this county and under the jurisdiction of this court.

11.

That the erection of poles, towers, wires, etc. upon said roads and highways would in no way interfere with the use of said public roads by the traveling public, that same would in no way obstruct and interfere with the use, maintenance and repair of said public roads.

WHEREFORE, premises considered, petitioner prays this honorable body for the authority,

franchise, right and easement to erect poles, wires and other equipment upon the roads and highways of Johnson County for the prupose above set forth.

Carlton J. Smith, Attorney for Petitioner.

STATE OF TEXAS X
COUNTY OF JOHNSON X

At a regular meeting of the Commissioners' Court of Johnson County, Texas, held on the 22 day of Sept. A.D. 1941, upon motion made by Grady Elliott, Commissioner of Precinct No. 4, and seconded by Roy Wyatt Commissioner of Precinct No. 1, the following order was unanimously adopted:

On this, the 22 day of Sept. A.D. 1941, came on to be heard before the Commissioners' Court of Johnson County, Texas, the application of Brazos River Transmission Electric Cooperative, Inc. for the right to use the public roads of this county for the purpose of erecting thereon electric transmission and distribution lines consisting of poles, wires and other equipment necessary to the petitioner in its business of distributing electric light and power, and it appearing to the court that such use of such roads will not interfere, obstruct or in any wise impair the use of said roads:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Commissioners' Court of this county that Brazos River Transmission Electric Cooperative, Inc., its successors, lessees and assigns, is hereby authorized, empowered and granted the right and privilege to construct, erect, maintain and operate electric transmission and distribution lines, including poles, lines, wires, insulators, transformers, arms, braces, anchors, and all other necessary or usual attachments and appurtenances along, across, over, under and on the streets, lanes, highways, public roads, birdges and other public places in said county, with the understanding that in the event it should become necessary to move the lines or poles because of the widening of the road or for any other reason, the same will be done without expense to the county.

Done in open court, all members present voting.

Roy Anderson, County Judge

Commissioners Elliott, Wyatt, Hadley, Voted Yes. Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the County pay the sum of \$126.98 for placing windows in the Jersey Cattle W.P.A.
Barn at the County Fair Grounds for the Mattress Factory, and quilting unit. Motion Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the following order on Lateral Road Account be passed and approved:

WHEREAS, the Board of County and District Road Indebtedness of the State of Texas has advised the County Judge of Johnson County, Texas that it now has on hand the sum of \$18,858.

58 to the credit of the Lateral Road Fund of Johnson County, to be credited as follows:

R.O.W. Portion \$1,372.98; Road Refunding Bonds, 4-15-23, \$59.86; Road Refunding Bonds, Series

B, 9-1-23, \$32.56; Total R.O.W. Portion, \$1465.40; Balance of Lateral Road Credit, \$17,393.18; and whereas, the balance of the Lateral Road Credit in the sum of \$17,393,18 should be used for the construction and improvement of the Lateral Roads of Johnson County, Texas.

THEREFORE, BE IT RESOLVED BY THE COMMISSIONER'S COURT OF JOHNSON COUNTY, TEXAS:

That the Board of County and District Road Indebtedness be requested to pay the above amounts to the County Treasurer of Johnson County, Texas and that said amount be deposited to the credit of Johnson County, Texas in the funds as above set out and that the sum of \$17,393.18 be used for the construction and improvements of the Lateral Roads of Johnson County, Texas.

Passed and approved this 22 day of September, A.D. 1941.

Roy Anderson, County Judge.

Attest:

A. T. Griffin, County Clerk

By Charles Martin, Deputy.

THE STATE OF TEXAS X

COUNTY OF JOHNSON

I, A. T. Griffin, Clerk of the County Court of Johnson County, do hereby certify that the above and foregoing is a true and correct copy of a resolution passed by the Commissioners Court of Johnson County, Texas at a regular meeting of said Court Held on the 22 day of September, 1941 and that the same is of record in Volume 13, page 108 Minutes of the Commissioner's Court of Johnson County, Texas.

Given under my hand and official seal of office, This the 22 day of September, A.D. 1941.

A. T. Griffin, County Clerk Johnson County, Texas.

(SEAL)

By Charles Martin, Deputy.

Commissioners Elliott, Wyatt, Hadley, voted Yes -- Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that County Judge, Roy Anderson be authorized to buy filing cabinets for the Food Stamp office and the Welfare Office. Motion Carried.

UPON the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered that the Court adjourn until September 26, 1941. Motion Carried.

Attest: Magu

County Clerk:

COUNTY JUDGE

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September 26, 1941

THE STATE OF TEXAS X COUNTY OF TEXAS X

BE IT REMEMBERED, That a Special Meeting of the Commissioners' Court of Johnson County Texas, held on the 26th day of September, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Roy Wyatt, Commissioner Precinct # 1; H. O. Hadley, Commissioner, Precinct # 2; and A. T. Griffin, County Clerk; Among other things they did the following:

10:00 A.M. Time Meeting was called for. As only County Judge and two Commissioners were present, the Court recessed until 2:00 P.M.

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2:00 P.M. - County Judge, Roy Anderson; Roy Wyatt, Commissioner Precince # 1;
H. O. Hadley, Commissioner Precinct # 2; Grady Elliott, Commissioner Precinct # 4; and
A. T. Griffin, County Clerk, were present. Among other things they did the following:

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the rent be discontinued on the Canning Room at Grandview and the Sewing Room at Burleson, as of October 1st, 1941. Wyatt, Elliott, Hadley, Voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that they employ Lillie Ward Roper as Clerk in the Welfare Office, beginning October 1st, 1941, at a salary of \$50.00 per month. Elliott, Hadley, Wyatt, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the County Auditor by authorized to advertise for a new or used Tractor,

75 H.P. or more, and One new or used 12ft. grader, power control; for Precinct # 4, with trade-in of one Caterpillar 60 Tractor and one Austin Western Mammoth 12ft. grader. To be paid for with Time Warrants, 5% interest, due 1, 2, 3, years after date. Bids to be opened October 13, 1941. Wyatt, Hadley, Elliott, Voted, Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the bid of W. P. Orr for replacement of 105 - 3" tubes to be put in the boiler, be accepted. New and best tubing to be used for this labor and material. The bid amounts to \$550.00. Work to be completed in 30 days. Bid reads as follows:

July 28, 1941

TO THE HONORABLE COMMISSIONERS COURT OF HOHNSON COUNTY, TEXAS.

I hereby place my bid to you for the replacement of 105 -3" tubes to be put in Boiler used for heating system at Courthouse. New and best tubing to be used for this labor and material. \$550.00.

I recomend to you that the fire box be worked over; a wall the torn out; and a new baffle wall be built. This should pay for itself in just a short time in the saving of fuel. For this labor and material. would amount to \$40.00.

Very truly yours,

W. P. Orr

Commissioners Wyatt, Elliott, Hadley, voted-Yes. Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the bid from the Burroughs Adding Machine Co. for the Tax Assessor's Office, for one electric Typewriter, be accepted. The bid amounts to \$267.20, less trade-in of \$17.50. The bid reads as follows:

Mr. E. L. Shelton

Johnson County Auditor

Cleburne, Texas

Dear Sir:

Pursuant to your request for bid on one electric typewriter with twenty-six (26) inch carriage, with adjustable space designated for state forms, with machine and motor in one compact case, we are pleased to submit the following proposal:

One Style 650105 Electrically-operated Burroughs machine, with the following features:

- 1. Platen is actualed from the Electric Carriage return key, with spacing of 1/6", 1/3", 1/2", 1/4", and 5/12". (These spacings particularly designed for state forms).
  - 2. Margin stops and scale at front of machine.
  - 3. Positive type of variable line spacer which can be operated with one hand.
- 4. Positive line limit lock to prevent piling of letters of letters at right-hand margin stop and at end of line.
- 5. Numbered scales which are graduated alike, starting at zero and reading from left to right.
  - 6. 10-key Decimal tabulation.
  - 7. Keyset tabulator stops
  - 8. Palm tabulator at lower right-hand corner of keyboard.
- 9. Carriage returns electrically to the beginning of the line or to an intermediate stop upon the depression of a key, which also causes the paper to space vertically. Additional paper spacing when at the left margin or at an intermediate stop upon the depression of a key.
  - 10. Electric platen shift for upper case letters and characters.
  - 11. Built-in rubber platen twarlers.

The price of this machine is

\$297.00

Less Governmental Discount, 10%

29.70

Net Price Delivered

267.30

Price quoted is for receipt within 20 days from the date hereof of a firm order providing for delivery as soon as practicable. Any tax in effect at the time of delivery hereunder based upon or measured by the proceeds of sales made by the Seller, shall be added to the price herein specified.

Terms: Net within thirty days from date of invoice.

The bidder will make at any time within one year from the delivery of the equipment specifide herein, free of charge during ordinary business hours, all needed repairs thereto not necessitated by accident or abuse, or by damate arising from acts of third persons or any force of nature; provided that no repairs, alterations or additions have been made to such equipment except by the bidder or its authorized representatives. This service will be rendered in the United States.

The bidder shall not be liable for any loss, damage detention or delay caused by fires, strikes, civil or military authority, or by insurrection or riot, or from any other cause which is unavoidable or beyond its reasonable control, nor in any event for consequential damages.

We shall be glad to serve you and hope that we may be favored with your order.

Yours very truly,

BURROUGHS ADDING MACHINE COMPANY

By D. M. Carr, Brance Manager

Commissioners Elliott, Wyatt, Hadley, Voted -- Yes Motion Carried.

UPON the Motion of Commission Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the Bid of Kinnison Bros. for the repairing of the heating system and installation of Automatic Control in connection with the heating in Court House, for \$2634.00, be accepted. And that the County Judge be authorized to execute the contract. The Bid reads as follows:

Auditor

Johnson County

Cleburne, Texas

Dear Sir:

We propose to furnish and install automatic controls and other equipment in connection with the heating in the Johnson County Court House as per specifications by John C. McMurrin flor the sum of \$2634.00.

Alternate "A" on this work: deduct \$348.00.

Yours very truly,

Kinnison Brothers

HCK:HL

H. C. Kinnison.

Commissioners Wyatt, Hadley, Elliott, voted- Yes- Motion Carried.

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October 1, 1941.

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That a Regular meeting of the Commissioners' Court of Johnson County, Texas, held on the 1st.day of October, A.D. 1941, the following members were present, to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompason, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk: Among other things they did the following.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the 1941 Tax Roll, of the County Tax Assessor & Collector's Office, be approved. Wyatt, Hadley, Thompson, Elliott, voted-Yes. Carried.

UPON the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the Appointment of Charles Martin, as Deputy County Clerk, be approved.

Elliott, Wyatt, Hadley, voted- Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the following order on the determining and fixing of the salary of the County Auditor be approved; it reads as follows:

THE STATE OF TEXAS X
COUNTY OF JOHNSON E. L. Shelton, Cleburne, Texas.

This is to certify that I have this the 5th day of September A.D. 1941 appointed you Auditor in and for Johnson County, Texas, in obedience to an act of the 35th Legislature of the Regular Session thereof, and entitled Chapter 134 on page 337 of the General Laws as published by the Secretary of State in and for the State of Texas, said appointment to be in effect on and after September 15, 1941, and to be far a term of two years from this date, and in compliance with Senate Bill No. 119, Acts of the Forty Seventh Legislature, regular session, the salary to be \$200.00 per month for the first year and \$200.00 per month thereafter for the term, unless otherwise ordered changed at the end of the first year.

This order shall be incoporated in the Minutes of the District Court of this County and Mr. Jno. R. Beaver, Clerk of said Court, shall certify this order to the Commissioners' Court of Johnson County, Texas, to be recorded in its minutes together with an order directing the payment of the Auditor's salary under the provisions of the Statutes controlling same, and the amendments thereto.

O. B. McPherson, District Judge.

THE STATE OF TEXAS X
COUNTY OF JOHNSON X

I, Jno. R. Beaver, Clerk of the District Court in and for the County of Johnson, do hereby certify that the preceding page contains a true and correct copy of the Order Appointing E. L. Shelton as Auditor in and for Johnson County, Texas, as the same appears of Record in the Civil Minutes of the District Courtof Johnson County, Texas, in Vol. 32, page 284.

Witness my hand and seal of office, at Cleburne, Texas, this the 5th day of September A.D. 1941.

Jno. R. Beaver, District Clerk,
Johnson County, Texas.

(SEAL)

THE STATE OF TEXAS X COUNTY OF JOHNSON X

On this the 1st. day of October, 1941, it is ordered by the

Commissioners' Court of Johnson County, Texas, that the foregoing order of the District Judge of Johnson County, Texas, in determining and fixing the salary of the County Auditor of Johnson County, Texas, be and the same is hereby approved and this order ordered recorded in the minutes of this Court.

By order passed by said Court.

Roy Anderson, COUNTY JUDGE

Commissioners Elliott, Wyatt, Hadley, voted, Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the rendition on 1.19 acres in J. McKinney Survey, Abs. No. 591, assessed in the name of Morris & Hallman be reduced to \$33.00 and the Tax Collector be and he is hereby authorized to put up cancelation certificate on the excess valuation. The above taxes are for the real estate taxes only. Wyatt, Hadley, Elliott, voted, Yes. Carried.

UPON motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the rendition on 27 acres, W. P. Evans Survey, Abs. No. 1216; 12 acres, S. Hughes Survey, Abs. No. 1240. assessed in the name of "Unknown" be reduced to \$200.00 and the Tax Collector be and he is hereby authorized to put up cancellation certificate on the excess valuation. Wyatt, Elliott, Hadley, voted, Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that all property approved accounts be approved and ordered paid, Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the following order be approved and passed; it reads as follows:

ORDER TO RELOCATE TEXAS POWER & LIGHT COMPANY'S LINES ALONG HIGHWAY # 67

Keene East Approximately 12 Miles

COMMISSIONERS' COURT
OCTOBER 1, 1941.
JOHNSON COUNTY, TEXAS.

At this time came on for consideration the matter of relocating Texas Power & Light Company's Electric lines along Highway # 67, from Keene east a distance of approximately  $1\frac{1}{8}$  miles, and the Court having by and through its County Judge Roy Anderson, notified the said Texas Power & Light Company that it was the wishes of said Court, that the Company remove from the Highway Right of Way on Highway # 67 from Keene east a distance of approximately  $1\frac{1}{8}$  miles, and Mr. C. W. Simpson, a representative of said Company being present, stated to the Court that the lines would be moved at an expense of, (not to exceed \$895.00) the cost of material and labor; to the said County; It is the opinion of the Court that the understanding and agreement with the said Mr. C. W. Simpson, representative of said Company, should be carried out;

IT IS THEREFORE: the order of this Court that this order be passed agreeing to the relocation of the Texas Power and Light Company's lines along the Highway Right of Way on Highway #67 from Keene east a distance of approximately 1 miles and on privately owned property and on County owned property as covered by the said County's Franchise with said Company with the understanding that all poles and lines will be moved without cost to the said County and those on private property on a time and material basis, the total cost to the County, not to exceed \$895.00.

Commissioners Roy Wyatt, Grady Elliott, Dallas Thompson, Olin G. Hadley and Judge Roy Anderson, all being present.

## SIGNED:

Roy Anderson, County Judge

I, A. T. Griffin, County Clerk in and for Johnson County, Texas do hereby certify that the avove is a correct and true copy of order passed by Commissioners' Court.

A.T. Griffin, Co. Clerk; by Charles Martin, Dep.

Commissioners Elliott, Wyatt, Hadley, Thompson voted Yes. Motion Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that they adjourn, subject to the call of the County Judge, Roy Anderson.

Attest: County Clerk: Roy County JUDGE.

October 7, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at Special meeting of the Commissioners' Court of Johnson County, Texas, held on the 7th day of October, A.D; 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; and A. T. Griffin, County Clerk: Among other things they did the following.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the County cooperate with the City of Cleburne, in sponsoring a Sewing Room, in the City of Cleburne, and that the County pay 2/3 of the rent and utilities, and also \$5. a month for not more than (30) employees, on temporary employment not to exceed ninety days (90). With the understanding that the City will pay 1/3 of the rent and utilities and \$5. a month for 15 additional employees. Hadley, Wyatt, Thompson, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that County Judge Roy Anderson, be authorized to give Mrs. Paddleford authority to requisition 45 workers and textiles for 45 workers for the Cleburne Sewing Room.

Hadley, Thompson, Wyatt, voted Yes. Carråed.

by the Court that they adjourn, subject to the call of the County Judge. Carried.

Attest County Clerk: Roylandson COUNTY JUDGE.

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Ocotber 13, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Regular meeting of the Commissioners' Court of Johnson County, Texas, held on the 13th day of October, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 3; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A.T. Griffin, County Clerk; Among other things they did the following:

IT was moved that as Mrs. R. E. Ball has rendered 20 acres of black land more than she ownes, and whereas has failed to render 20 acres of sandy land, that she should have rendered as sandy land, that an assessment should be made and the valuation of said lands accordingly: UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the Tax Assessor be authorized to reassess said property on its proper valuation for black land and sandy land for all years in which taxes has not been paid on same. Elliott, Wyatt, Thompson, Hadley voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the Quarterly Report of the County Treasurer, be approved; it having been checked by the Commissioners' Court and found correct. Thompson, Hadley, Elliott, Wyatt voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the Tax Assessor be authorized to reassess the valuation on the Sam Reed

Property, Lot No. 1, and S  $\frac{1}{2}$  of Lot No. 2, in Block 12, in the Town of Venus, so that it may be paid off at the total amount of \$198.00. Elliott, Wyatt, Thompson, Hadley voted Yes.

Carried. The orders read as follows:

THE STATE OF TEXAS I

TO THE COMMISSIONERS COURT OF JOHNSON COUNTY; TEXAS:

Now, comes, Sam Reed, by and through, Helen Reed, who resides in Johnson County, Texas, and would respectfully represent and show unto the court, as follows:

1.

That Sam Reed is the sole owner in fee simple of that real estate in Johnson County, Texas, known and described as Lot No. 1 and S  $\frac{1}{8}$  of Lot No. 2, of Block No. 12 in the town of Venus, Texas

2.

That said real estate has been assessed for State and County Taxes and the taxes thereon appear by the tax rolls of Johnson County, Texas, to be delinquent for the years 1929 to 1940 inclusive; The assessment of said land for taxes for each and all years was and is void and invalid for the following reasons, tewit:

- (1) Because that said real estate was not assessed at its fair value by the proper officers, as required by Art. 8, Sec. 11, of the Constitution of Texas;
- (2) Because the rendition and the assessment of said property for taxes for each and all of said years was for a valuation and amount far in excess of the value thereof.
- (3) Because the rendition and assessment of said property for taxes for each and all of said years was for an amount far in excess of the true and correct value of said real estate and far in excess of the value and land of a like nature and quality adjacent of said land and in the same community, and said renditions and assessments were far in excess of the correct and true amount for which the same should have been rendered and assessed for taxes, and the rendition and assessments thereof were arbitrary.

3.

Petitioner would show the court that said property was not duly and legally rendered and was not duly and legally assessed for taxes for any of the years for which the same is shown to be delinquent, and the amount of taxes assessed against the same and the assessments thereof are invalid and void and said property has not been legally rendered or assessed for taxes for any of said years.

Wherefore, petitioner prays the court that the rendition and assessment of said property for taxes for each and all of said years shall be adjudged invalid, void and of no effect, and shall be cancelled by judgment and order of this court, and that a list of such property be made and the said property be re-assessed for taxes for each and all of said years as required and provided for in Article 7346, et seq., Revised Civil Statutes of Texas, and for general and special relief.

Sam Reed

By Helen Reed.

IN RE: TAXES

Lot 1 & S & Lot 2, Block 12,

in Town of Venus, Texas.

This 13th day of Oct. 1941, it appearing that the assessments for taxes for the years 1929 and 1940, inclusive, on Lot 1 and the S. ½ of Lot 2, in Block No. 12, in the town of Venus, Texas, which is owned by Sam Reed, 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 the date 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.

Roy Anderson, County Judge Johnson County, Texas.

IN RE: TAXES

Lot 1 &  $S_{2}^{1}$  of 2, Block 12,

Town of Venus, Texas.

This 13 th day of Oct. 1941, it appearing that an order was heretofore entered declaring invalid the taxes assessed for the years 1929 to 1940, inclusive on Lot 1 and the S 2 of Lot 2, Block No. 12, in the Town of Venus, Texas, which is owned by Sam Reed, and directing the tax assessor and collector to prepare a list of such property in triplicate, together with accomplete description of the property, for the years the assessments are found to be invalid and to present the same to this Court, and such list having been prepared and submitted to this court, after consideration of the facts, the court is of the opinion and is is ordered and decreed that the assessments for the taxes thereon for the years 1929 to 1940, inclusive, are invalid and the same are hereby cancelled, and such lists are hereby referred to the tax assessor and collector who shall proveed to at once make an assessment of said properties and when completed shall submit the same to this court; the lands involved is described as follows, to-wit:

Lot No. 1 and S 1 of Lot No. 2, in Block No. 12 in the Town of Venus, Johnson County, Texas;

Sam Reed is the sole owner in fee simple of said above described property.

Roy Anderson, County Judge, Johnson County, Texas.

IN RE: TAXES

Lot 1 & S \frac{1}{8} Lot 2, Block 12,

Town of Venus, Texas

This the 13th day of October, 1941, came on to be heard the petition of Sam Reed, for an order declaring invalid assessments for taxes for the years 1929 to 1940, inclusive on Lot 1 and the S.  $\frac{1}{2}$  of Lot 2, in Block 12, in the town of Venus, Johnson County, Texas, which is owned by Sam Reed, 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.

Roy Anderson, County Judge, Johnson County, Texas.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that all properly approved accounts be approved and ordered paid. Thompson, Wyatt, Elliott, Hadley voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered

by the Court that the Bid of Shaw Equipment Co. of a Tractor and Grader for Precinct No. 4, be accepted. And that the County be authorized to issue warrants in payment thereof in the amount of \$2579.25 each to be paid 1, 2, 3, years after date. Nov. 1, 1942, 1943, 1944, at the rate of 5% per annum as paid. Elliott, Wyatt, Thompson, Hadley, voted Yes. Carried. The Bid reads as follows:

HON. Commissioners' Court

Johnson County, 2007

Cleburne, Texas

Gentlemen:

In accordance with your recent request fro bids on road machinery, we are pleased to quote you, delivered any point in Johnson County, as follows.

1 - Completely rebuilt Allis-Chalmers Model "L" Tractor, 91 Drawbar H.P., weight 21, 150 lbs., and 1 - New Allis - Chalmers Model "112" Leaning Wheel, Leanable Frame Power Control Grader, equipped with 12' Moldboard with end bits, weight 12,600 lbs; and taking in trade 1 - Ole Caterpillar Model "60" Tractor, and 1- Old Austin\*Western Mammoth 12' Grader, for a net difference of \$7737.65.

We are agreeable to financing the abobe balance on three County Warrants as follows: \$2579.25 to be due one year after date, \$2579.20 due two years after date, and \$2579.25 due three years after date, all warrants to bear interest at the rate of 5% per annum from date until paid.

We are attaching Cashier's Check in the amount of \$378.00 for which we will thank you to return to us as soon as it has served its purpose.

We appreciate the opportunity to quote you and trust we will have the pleasure of delivering the above equipment to Johnson County. With kindest regards to the entire Hon. Commissioners' Court, we are

Yours very truly,

RCS: jwc

Attch.

SHAW EQUIPMENT COMPANY

By R. C.Scott

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the Bid of Lyman Walker, to install Emorescent lighting in the County Agent's office, be accepted. It reads as follows:

Bid to install 3 Fluorescent Lighting Unite in County Agents Office including 1 two light 40 Watt Unit in Secretary's Office, 1 two light 40 Watt unit in Home Demonstrators Office and 1 two light 20 Watt unit in Agents Office, all units complete with lamps and including necessary wiring for installation of unit in Demonstrator's Office. Total Amount-\$50.00

Lyman Walker.

Commissioners Wyatt, Elliott, Thompson, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the bid of Hopkin Tractor Co. for tractor and mower for Precinct No. 1, for the amount of \$822. be accepted. The Bid reads as follows:

Bid for sale of Tractor and Mower for Johnson Co., Prec. 1-

Ford Tractor and Mower----\$822.00

Hopkins Tractor Co.

M. M. Hopkins (M:M.)

8

Commissioners Wyatt, Elliott, Thompson, Hadley, voted Yes. Garried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the County Auditor be Requested to advertise for bids for two trucks for

Precinct # 3, to be opened at the next Regular meeting, Nov. 1, 1941; to be paid for by Cash.

The Requirements are as follows:

Two Gravel Trucks: Short Wheel Base; Hydraulic Beds; 2 yds; Heavy Duty Radiator; Governors; 85 or 95 H.P. Motor. Commissioners Wyatt, Elliott, Thompson, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the County Auditor be requested to advertise for bids for two truck chasises for Precinct # 2. Bids to be opened Nov. 1, 1941, to be paid for by Cash. The Requirements are as follows: 85 H.P. Motor, Balloon tires; With trade-in of one 37 and 38 model Ford Truck Chasises. Commissioners Wyatt, Elliott, Thompson, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the appointment of Onnie Lou Rayburn, as Clerk in the County Attorney's Office, beginning Oct. 1, 1941, at a salary of \$50.00 per month, be approved. Commissioners Elliott, Wyatt, Hadley, Thompson, voted Yes. Carried.

The appointment reads as follows:

COMMISSIONERS Court of Johnson County, Texas.

Comes Now R. L. Crosier, County Attorney, Johnson County, Texas, and hereby makes application for the approval of the Commissioners Court of the appointment of Onnie Lou Rayburn as clerk in his office at a salary of \$50000 per month, beginning as of Octoberl, 1941. In this connection he would respectfully show that said Onnie Lou Rayburn has been working in the office of the County Attorney since October 1, 1941. That her appointment and her services are necessary to handling the affairs of said office.

Respectfully submitted.

R. L. Crosier, County Attorney.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that the Bond of W. J. Spell, Public Weigher, be approved. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that County Judge be authorized to sign the agreement between the United States Department of Agriculture and the County for the right to take gravel from the Reece Coopenger land. Carried.

Oct. 20, 1941.

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED: That at a Special Meeting of the Commissioners' Court of Johnson County, Texas, held on the 13 th day of October, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner H. O. Hadley, Precinct # 2; Commissioner Thompson, Precinct # 3; Commissioner Grady Elliett, Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

UPON the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that the application of Mrs. Ethel Crutcher, as clerk in the Welfare office, be accepted, and that she begin working Oct. 21, 1941, at a salary of \$50.00 per month. Elliott, Hadley, Thompson, voted Yes. Carried.

UPON the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was

ordered by the Court, that the bills of E. O. Clark for \$12.00, Boss Garner \$2.60, be approved and ordered paid. Thompson, Hadley, Elliott, Voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the court that application of J. T. Hudson, Tax rendition of 232 acres, E. Hendrix Survey, Johnson County, Texas, be set aside and that it be reassessed on the valuation of \$20. an acre. Elliott, Hadley, Thompson, voted Yes. Carried. The Application and orders reads as follows:

IN RE: TAXES

ON 232 A. OF Land, Part of

E. Hendricks Survey in

Johnson County, Texas.

TO THE HONORABLE COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS:

Now comes Mrs. Nell Hudson and husband, J. Tom Hudson, and Mrs. Ruby Withers and husband R. C. Withers, of Johnson County, Texas, acting herein by and through their agent and representative, J. Tom Hudson, and would respectfully show unto the court as follows:

1.

That they are the sole owners in fee simple of that real estate in Johnson County, Texas known and described as 232 acres of the E. Hendricks Survey, Abstract No.\_\_\_\_ of the County of Johnson, Texas,

2.

That said real estate has been assessed for State and County taxes and the taxes thereon appear by the tax rolls of Johnson County, Texas, to be delinquent for the years 1930
to 1938 inclusive. The assessment of said land for taxes for each and all years was and is
void and invalid for the following reasons, to-wit:

- (1) Because said real estate was not rendered for taxation by all of the true owners thereof and was not assessed at its fair value by the proper officers, as required by Art.8, Sec. 11, of the Constitution of Texas;
- (2) Because the rendition and the assessment of said property for taxes for each and all of said years was for a valuation and amount far in excess of the value thereof.
- (3) Because the rendition and assessment of said property for taxes for each and all of said years was for an amount far in excess of the true and correct value of said real estate far in excess of the value of land of a like nature and quality adjacent to saidland and in the same community, and said rentitions and assessments were far in excess of the correct and true amount for which the same should have been rendered and assessed for taxes, and the renditions and assessments thereof were arbitrary.

Petitioner would show the court that said property was not duly and legally rendered and was not duly and legally assessed for taxes for any of the years for which the same is shown to be delinquent, and the amount of taxes assessed against the same and the assessments thereof are invalid and void and said property has not been legally rendered or asses for taxes for any of said years.

Wherefore, petit oner prays the court that the renditions and assessment of said property for taxes for each and all of said years shall be adjudged invalid, void, and of no effect, and shall be cancelled by judgment and order of this court, and that a list of such property be made and the said property be re-assessed for taxes for each and all of said years as required and provided for in Article 7346, et.seq. Revised Civil Statutes of Texas, and for general and special relief.

J. Tom Hudson, Petitioner.

IN RE: TAXES

ON 232 Acres of Land, Part of
the K. Hend ricks Survey in
Johnson County, Texas.

This 20th day of October, 1941, it appearing that the assessments for taxes for the years 1930 to 1938, inclusive, on 232 acres of land, a part of the E. Hendricks Survey in Johnson County, Texas, which is owned by Mrs. Nell Hudson and Mrs. Ruby Withers, 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 penality equal in amount to six percent interest to the date 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.

Roy Anderson, County Judge.

Johnson County, Texas.

IN RE: TAXES
On 232 Acres of Land, Part of
E. Hendricks Survey in Johnson
County, Texas.

This 20th day of Oct., 1941, came on to be heard the petition of Mrs. Nell Hudson, and Mrs. Ruby Withers, for an order declaring invalid assessments for taxes for the years 1930 to 1938, inclusive, on 232 acres of land, a part of the K.Hendricks Survey in Johnson County, which is owned by Mrs. Nell Hudson and Mrs. Ruby Withers, 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 invadid and present the same to this court for further action.

Roy Anderson, County Judge.
Johnson County, Texas.

IN RE: TAXES
On 232 Acres of land; A part of the
E. Hendricks Survey in Johnson County, Texas.

This 20th day of Oct., 1941, it appearing that an order was heretofore entered declaring invalid the taxes assessed for the years 1930 to 1938, inclusive, on 232 acres of land, a part of the E. Hendricks Survey in Johnson County, Texas, which is owned by Mrs. Nell Hudson and Mrs. Ruby Withers, and directing the tax assessor and collector to prepare a list of such property in triplicate, together with a complete description of the property, for the years the assessments are found to be invalid and to present the same to this court, and such list having been prepared and submitted to this court, after consideration of the facts, the court is of the opinion and it is ordered and decreed that the assessments for the taxes thereon for the years 1930 to 1938, 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 properties and when completed shall submit the same to this court; the land involved is described as follows, to-wit:

232 acres of land, a part of the E. Hendricks Survey in Johnson County, Texas; Mrs. Nell Hudson and Mrs. Ruby Withers are the owners in fee simple of said above described property.

Roy Anderson, County Judge, Johnson County, Texas.

October 31, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Special Meeting of the Commissioners' Court of Johnson County, Texas, held on the 31st. day of October, A.D. 1941, the following members were present to-wit: Hon. Roy Anderson, County, Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk: Among other things they did the following:

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the Tax Assessor be given the authority to reassess the T. Wesley Hook - 62 Acres in C. Saul Survey, property at a valuation of \$1340. Commissioners Elliott, Thompson, Hadley, Wyatt, voted Yes. Carried. The orders read as follows:

IN RE: TAXES

On 622 acres of the C. Saul Survey in Johnson County.

TO THE COMMISSIONERS COURT OF JOHNSON COUNTY, TEXAS:

Now Comes T. Wesley Hook, who resides in Johnson County, Texas, and would show unto the court as follows:

1.

That he is the sole owner in fee simple of that real estate in Johnson County, Texas, known and described as  $62\frac{7}{8}$  acres of the C. Saul Survey, Abstract No. 751, of Johnson County, Texas.

2.

That said real estate has been assessed for State and County taxes and the taxes thereon appear by the tax rolls of Johnson County, Texas, to be delinquent for the year 1929. The assessment of said land for taxes for said year was and is void and invalid for the following reasons, to-wit:

- (1) Because said real estate was not assessat at its fair value by the proper officer, as required by Art. 8, Section 11, of the Constitution of Texas:
- (2) Because the rendition and the assessment of said property for taxes for said year was for a valuation and amount far in excess of the value thereof.
- (3) Because the rendition and assessment of said property for taxes for said year was for an amount far in excess of the true and correct value of said real estate and far in excess of the value of land of a like nature and quality adjacent to said land and in the same community, and said rendition and assessment were far in excess of the correct and true amount

for which the same should have been rendered and assessed for taxes, and the rendition and assessment thereof was arbitrary and discriminatory and will result in the taking of said property without due process of law.

3.

Petitioner would show the court that said property was not duly and legally rendered and was not duly and legally assessed for taxes for the year 1939, and the amount of taxes assessed against the same and the assessment thereof are invalid and void and said property has not been legally rendered or assessed for taxes for said year.

Wherefore, petitioner prays the court that the rendition and assessment of said property for taxes for the year 1939 shall be adjudged invalid, void and of no effect, and shall be cancelled by judgment and order of this court, and that a list of such property be made and the said property be re-assessed for taxes for said year 1939, as required and provided for in Art. 7346 et.seq. Revised Civil Statutes of Texas, and for general and special relief.

T. Wesley Hook, Petitioner.

IN RE: TAXES

On 62 acres, C. Saul Survey,

Johnson County, Texas.

This 31st day of October,1941, it appearing that an order was heretofore entered declaring invalid the taxes assessed for the year 1939 on 62 acres of land in the C. Saul Survey, Abstract No. 751, Johnson County, Texas, which is owned by T. Wesley Hook, and directing the tax assessor and collector to prepare a list of such property in triplicate, together with a complete description of the property, for the year the assessment thereof is found to be invalid and to present the same to this court, and such list having been prepared and submitted to this court, after consideration of the facts, the court is of the opinion and it is ordered and decreed that the assessments for the taxes thereon for the year 1939, is invalid and the same is 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 landinvolved is described as follows, to-wit:

 $62\frac{1}{2}$  acres of land, a part of the C. Saul Survey, Abstract No. 75.,

located in Johnson County, Texas;

T. Wesley Hook is the sole owner in fee simple of said above described property.

Roy Anderson, County Judge Johnson County, Texas.

IN RE: TAXES

On 62 Acres of the C. Saul Survey,
in Johnson County, Texas.

This 31st day of October, 1941, it appearing that the assessments for taxes for the year 1939, on 622 acres of land of the C. Saul Survey, Abstract No. 751 in Johnson County, Texas, which is owned by T. Wesley Hook, 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 the year mentioned in said order and list, and there shall be added thereto a penalty equal in amount to six per cent interest to the date of making said list from the date such property would have been delinquent had the same been property rendered and thereupon the tax assessor and collector is authorized and directed to receive said amount in full payment and satisfaction

of the taxes on said lands for the year mentioned.

Roy Anderson, County Judge Johnson County, Texas.

IN RE: TAXES

On 62 Acres, C. Saul Survey

In Johnson County, Texas

This 31st day of October, 1941, came on to beheard the petition of T. Wesley Hook, for an order declaring invalid assessments for taxes for the year 1939, on 62 acres of land, a part of the C. Saul Survey, Abstract No. 751, in Johnson County, Texas, which is owned by T. Wesley Hook, 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 year mentioned are invalid and the tax assessor and collecter is directed to make a list of such property in triplicate the same to show a complete description thereof for the year 1939, the year the assessments are found to be invalid and present the same to this court for further action.

Roy Anderson, County Judge, Johnson County, Texas.

UPON the motion of Commissioner Elliott, Seconded by Commissioner Thompson, it was ordered by the court that the Tax Assessor be authorized to accept \$60.00 (Sixty Dollars) in full payment of Delinquent taxes on the Janie James (c) property in the City of Cleburne. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the Tax Assessor be authorized to accept \$167.00, on the L. L. Felder. Lot 7, Block 113, Cleburne, for settlement of delinquent taxes. Elliott, Thompson, Hadley, Wyatt, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the Public Weigher Bond of Alford J. Jackson be approved. Thompson, Elliott, Hadley, Wyatt, Veted, Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the court that the bill of John Andujar, M.D. for autopsy on Mr. Al Lee, amounting to \$25.00 be allowed and ordered paid. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the request of W.N. Williamson, County Agent for Presure Spray, 20 ft. high pressure hose, Pruning Shears, be approved and that he be authorized to purchase same. Total amount of above \$30.00. Elliott, Thompson, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the Bid of Lyman Walker for installing Flourscent lighting in the County Clerk's Office be accepted. Elliott, Wyatt, Thompson, Hadley, voted Yes. Carried. The Bid reads as follows:

Cleburne, Texas 10-29-1941.

Commissioners Court.

We propose to install fluorescent lighting in the County Clerks office and to guarantee satisfactory illumination, using high power factor units for the sum of \$65.00.

Lyman Walker

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott it was ordered by the Court that complete settlement be made with W. J. Ward for right -of-way on U. S. Highway # 67, for a total amount of \$618. Same also includes the moving of buildings from right-of-way. Thompson, Wyatt, Elliott, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the valuation for 1938 and 1940 on the property of Iva Beard in City of Cleburne be fixed at \$200.00 on each place. Elliott, Thompson, Haddey, Wyatt, voted Yes.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that a settlement be made with John Hopper for Right-of-way on U.S. Highway 81 for the sum of \$2250.00.Elliott, Thompson, Wyatt, Hadley, voted Tes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the tax assessor be authorized to accept \$200. for settlement of taxes from W. E. Brock, 59 acres, 195 Abstract, M. D. Dickey Survey. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was approved ordered by the Court that all properly/bills be approved and ordered paid. Elliott, Hadley Thompson, Wyatt, voted Yes. Carried.

UPON THE motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the following articles, 2 desks, \$25 and \$35. each; filing cabinet \$15.; Typewriter \$40.; be bought from Louis B. Lee for the Food Stamp Office. Elliott, Wyatt, Hadley, Thompson, voted \(\frac{1}{2}\)ess. Carried.

UPON the motion of Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the court that Mr. Bordon be paid \$6.50 for damages on right-of-way. Elliott, Hadley, Wyatt, Thompson, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that they adjourn until November 1, 1941, the Regular Meeting Day. Carried.

Attest County Clerk; Pryfunder County JUDGE

November 1, 1941.

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Regular meeting of the Commissioners' Court of Johnson County, Texas, held on the 1st day of November, A.D. 1941, the following members were present, to-wit: Hon. Roy Anderson, County Judge, Commissioner Roy Wyatt, Precinct # 1; Commissioner H. O. Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk: Among other things they did the following:

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that the Tax Assessor and Collector be authorized to accept \$290. in payment of the taxes on the property of O. W. Jobe. (79 acres). Thompson, Wyatt, Elliott, Hadley, voted Yes, Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the Tax Collector be authorized to accept \$20. as full payment of the delinquent taxes on Lot 3, Block 311, belonging to Threen Spand. Thompson, Hadley, Wyatt, Elliott, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the tax assessor be authorized to reassess the property of S. E. Moss, \$\frac{1}{2}\$ block 630, on the valuation of \$100.00. Wyatt, Elliott, Thompson, Hadley, voted Yes. Carried

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that all properly approved bill be ordered paid. Elliott, Thompson, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was for precinct 2 and 3, ordered by the Court that the Bids on the trucks be tabled. Elliott, Wyatt, Thompson, Hadley, voted Yes. Carried.

ordered by the Court that the County Auditor be authorized to advertise for bids for for Precinct # 1;
Convertible Tractor Drag Line/ 2 yd. Bucket, 31 ft. Boom, Bids to be on Cash or with
Trade-in of Modle 23 Garwood Scraper at the option of the purchaser. Bids to be received not later than 10:00 A.M. Nov. 17, 1941. Elliott, Thompson, Wyatt, Hadley, voted Yes. Carried

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the County Auditor be authorized to advertise for bids for a convertible Tractor Deag Line; for Precinct # 2; ½ yd. Bucket 31 ft. Boom. Bids to be on Cash or with trade-in of Modle 23 Garwood Scraper at the option of the Purchaser. Bids to be received not later than 10:00 A.M. Nov. 17, 1941. Elliott, Thompson, Wyatt, Hadley, voted Yes. Carried.

Upon the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the bill of Tarrant County, amounting to \$816.00, for 10,200 gals. asphalt, 8¢ per gal. be approved and ordered paid. Above is for Precinct # 3. Elliott, Wyatt, Hadley, Thompson, voted Yes. Carried.

November 3, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Special Meeting of the Commissioners' Court of Johnson County, Texas, held on the 31st. day of October, A.D. 1941, the following members were present, to-wit: Hon. Roy Anderson, County Judge; Commissioner Dallas Thompson, Precinct # 3; Commissioner H. O. Hadley, Precinct # 2; and A. T. Griffin, County Clerk; Among other things they did the following:

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that Alf Bowers Salary be continued until the first of the year (Jan. 1, 1942) Salary to be the same as it has been heretofore. \$3. per day. Thompson, Hadley, Judge Anderson voted Yes. Carried.

UPON the motion of Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the Court that they adjourn, subject to the call of the County Judge. Carried:

Attest:

County Clerk:

County Clerk:

County Judge.

County Judge.

County Judge.

County Judge.

November 7, 1941.

THE STATE OF TEXAS X
COUNTY OF JOHNSON

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered

by the Court that the bid of Tobe Gatewood for one 1942 modle Ford Truck, for \$795.00, for Precinct # 2, with a trade-in of 1938 modle truck, be accepted. Thompson, Wyatt, Hadley Voted Yes. Carried. The Bid reads as follows:

Cleburne, Tex. 10-31-1941

Johnson County

Pre No. 2

1 Ford truck with 90 horse motor, short wheel base, baloon tires, Over load springs, 795.00 difference between 1938 old truck. This truck has 32 x 6 Bloom tires.

Tobe Gatewood.

UPON the motion of Commissioner Hadley, seconded by Commissioner Wyatt, it was ordered by the Court that all bids for Precinct # 3 be rejected and that the Court order the Auditor to advertise for bids for two trucks for Precinct # 3; The following are the specifications; Two Gravel Trucks; Short Wheel Base; Hydraulic Beds, 2 yds, 6 in. lift beds; Heavy Duty Radiators; Governors 90 H:P. Motors; 32 x 6 ten ply Rear Tires; 700 x 7 8 ply front tires; Bids to be received not later than 10:00 A.M. November 24, 1941. Terms-Cash. Hadley, Wyatt, Thompson, voted Yes. Carried.

November 10, 1941,

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Regular Meeting of the Commissioners' Court of Johnson County, Texas, held on the loth day of November, A.D. 1941, the following members were present, to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. Olin Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott, Precinct # 4; A. T. Griffin, County Clerk; Among other things they did the following:

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the road running due north of Keene, intersecting the old Katy railroad and on north to the Charley Haupe place-be straightened and widened and graded as called for in petition signed by J. C. Turner and others. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the claim of Ernest Reid against Oran Smith be referred to the County Auditor for investigation. Thompson, Hadley, Wyatt, Elliott, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the following resolution be approved. Elliott, Thompson, Hadley, Wyatt voted Yes. Carried.

STATE OF TEXAS X X COUNTY OF JOHNSON X

Whereas on February 6, 1882, Jno R. Ransone, Commissioner of Johnson County, Texas, by deed of that date, recorded in Vol 33, page 17, deed records of Johnson County, Texas, did sell and convey to L. D. Montgomery for the consideration of \$320.00 evidenced by a certain promissory note executed by L.D.Montgomery for three hundred and twenty dollars payable to the Treasurer of Johnson County, Texas, or to his successors in office, twenty years from date, with interest at the rate of six per cent per annum, said interest to be

paid annually in advance and to secure the payment of which note and interest a deed of trust was retained on the hereinafter described land;

CONVEYING:

One certain tract of land, being tract No. Three on survey Nine of the School lands of Johnson County,

BEGINNING at N E cor. of tract No. 2, in W. B. line of Phil Alston survey; Thence W. 1278 vrs. to N W cor. tract No. 2; Thence N 832 vrs. to stake in W B original survey; Thence E. 779 vrs. to W B line of McKinney & Williams survey; Thence S 319 vrs. to S. W. Corn. McKinney & Williams survey; Thence E. 499 vrs to N W cor. of Tract No. 1, Thence S. 513 vrs. to the place of beginning, containing one hundred & Sixty acres, more or less.

Marginal Notation: The note executed to Johnson County for the purchase money of land described in the deed recorded on this page having been paid to me as County Treasurer of said County, the vendor's lien retained in said deed by reason of said note, is hereby cancelled and discharged this September 5, 1887.

Witness: W. B. Bishop

V. Gray, County Treasurer Johnson County, Texas.

And whereas the title to the above described land, is hereafter vested in J. F. Bennett and Johnson County has no interest in and to said portion of said property and has laid no claim to the above described property since September 5, 1887 and has long since received the consideration for the sale of said property, but some question has arisen as to whether or not the conveyance from Johnson County to the above described portion of said Property is sufficient;

Now therefore, be it resolved by the Commissioner's Court of Johnson County that Johnson County hereby disclaims any interest in and to the above described portion of said property and that Roy Anderson, County Judge, of Johnson County, Texas, be authorized and empowered to execute to J. F. Bennett a quit claim deed for and on behalf of Johnson County to the above described portion of the property.

J. R. Wyatt, Commissioner Prec No 1;

Dallas Thompson, Commissioner Prec No. 3;

H. O. Hadley, Commissioner Prec No. 2;

G. T. Elliott, Commissioner Prec No. 4.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the appointment of Fannie Bishop as Clerk in the District Clerk's office be accepted; at a salary of \$50. per month, beginning November, 1, 1941. Thompson, Hadley, Elliott, Wyatt, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that W.M. Oliver, Keene, Texas, be allowed \$75. for moving Garage from right-of-way on U.S. 67. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that all bills be allowed and ordered paid. Thompson, Hadley, Wyatt, Elliott, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the County Treasurer's office be allowed a telephone. Elliott, Thompson, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the County pay \$24. on the bill of V. V. Jones, for his Colored Cotton picker, in account with Colquitt Lacewell Drug Co. Bill is for medicine for above. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered

by the Court that the County Judge, Roy Anderson, be authorized to purchase a set of flues for the court house boiler. Wyatt, Elliott, Thompson, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the County Judge, Roy Anderson, be authorized to have the locks changed on the 6 out-side doors on the Court House; Withakey to be furnished only to each office holder in the building. That no other keys are to ever be made except with an order by the County Judge. That there are never any keys to be furnished to anyone except a County official or deputy. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried.

November 17, 1941.

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Special Meeting of the Commissioners' Court of Johnson County, Texas, held on the 10th day of November, A.D. 1941, the following members were present, to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. Olin Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; and A. T. Griffin, County Clerk: Among other things they did the following:

UPON the motion of Commissioner Hadley, seconded by Commissioner Thompson, it was ordered by the Court that the bill of W. R. Jowell, for mowing, amounting to \$52. be approved and ordered paid. Thompson, Hadley, Wyatt voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that all properly approved bills be ordered paid. Thompson, Wyatt, Hadley, voted Yes, Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that action on the Drag Line bid be deferred until next Monday, Nov. 24, 1941. Thompson, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the court that they adjourn until Nov. 24, 1941. Carried.

00700

Attest: County Clerk:

Roy lunderson

COUNTY JUDGE

....00100....

November 24, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Special Meeting of the Commissioners' Court of Johnson County, Texas, held on the 24th day of November, A.D. 1941, the following members were present, to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. Olin Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; and Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk: Among other things they did the following:

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the bid of Johnson County Motor Co. for two Ford truck chasis, Precinct # 3. be accepted.\$932.00 for each truck. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried. The Bid reads as follows:

Commissioners Court of Johnson County,

11-5-41

Cleburne, Johnson County, Texas, Gentlemen,

It is our great pleasure to submit our bid on each of two 1942 Ford trucks, described and itemized below:

TOTAL BID FOR BOTH UNITS

\$2527.12 #

We sincerely appreciate your consideration of our bid, and shall strive to give you the utmost in service and merchandise, if we are accepted.

Yours very truly,

Jack Coleman,

Johnson County, Motor Co.,

Cleburne, Texas.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the bid of Highway Machine Co. on one Drag Line for Prec. # 1 at the price of \$6420. delivered in Johnson County, beaccepted. Less trade-in of one used Garwood Scraper \$1000.00. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried. The Bid reads as follows:

November 24, 1941.

Hon. Judge and Commissioners Court

Johnson County

Cleburne, Texas

Gentlemen:

In response to your advertisement we submit herewith our bid on the following:

One or more Austin-Western Badger Draglines with IHC W-9 gasoline power, 50' boom, fairlead, ½ yd. bucket

Delivered and started, Johnson County......\$6420.00

Less 3% for cash or terms to suit court. For your used Garwood Scraper, we will allow \$1,000.00 each. Our bid bond submitted November 15, covering 5% of the amount mentioned above is enclosed herewith. Shipping weight of machine 22,500 pounds. Literature and specifications are attached hereto.

Thanking you for this opportunity of submitting our bid, we remain

Very trust, yours

HI-WAY MACHINERY COMPANY

L. B. Roper

Sales Representative

....00000....

••••00000••••

December, 1, 1941.

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED: That at a Regular Meeting of the Commissioners' Court of Johnson County, Texas, held on the 1st. day of November, A.D. 1941, the following members were present, to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. Olin Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; and Commissioner Grady Elliott, Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following;

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was orderof Form H, Intangible values,
ed by the Court that the Supplemental Tax Roll of the Tax Assessor & Collector's Office, be
approved. Thompson, Elliott, Hadley, Wyatt, voted Yes, Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that thr resignation of E. D. Doyle, Constable of Precinct # 6, Burleson, Texas, be approved. Thompson, Hadley, Elliott, Wyatt, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the County Agent's plan of work for 1942 be approved. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the Contract with Thompson Radio Service be renewed and that the County Judge be ordered to sign same. Thompson, Hadley, Wyatt, Elliott, weted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the request of the County Home Demonstration Agent for 550 Yearbooks, for 4-H Club work; 10 stencils; 7 packages of heavy weight memeograph paper, letter size, be allowed. Thompson, Hadley, Wyatt, Elliott, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the court that the bill of Clay Building Material Co. for \$172.17 be approved and ordered paid. Thompson, Wyatt, Hadley, Elliott voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the Bill of Dr. Lee Yater for \$84.00 and the bill of Cleburne Sanitarium for \$32.00 be approved and ordered paid. Thompson, Wyatt, Elliott, Hadley, voted Yes. Carried

UPON the motion of Commissioner Thompson, seconded by Commissioner Wyatt, it was ordered by the Court that all approved bills be ordered paid. Thompson, Wyatt, Hadley, Elliott, voted yes. Carried.

UPON the motion of Commissioner Hadley, seconded by Commissioner Elliott, it was ordered by the Court that Mrs. Farbrough's services as Matron, be continued beginning Jan. 1, 1942, on monthly basis until further notice. Hadley, Elliott, Wyatt, Thompson, Voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the services of Miles Laramore & Luke Renfre as janitors be continuted beginning Jan. 1, 1942 on monthly basis until further notice. Elliott, Wyatt, Hadley, Thompson, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the proposal of V-Z Gas Burner Co. to install the following in the Court House boiler, be approved.

1-3 Unit V-3 Gas Burner; 1-2" Minneapolis-Honeywell Slow Opening Gas Valve.

1-Minneapolis-Honeywell Pressure Control. 1- Minneapolis-Honeywell, Pilostate \$365.00, less \$40. for the @ld burners.

Thompson, Elliott Wyatt, Hadley, voted Yes. Carried.

	UPON	the	motion	of	Commiss	ioner	Thomps	son,	Sec	ond <b>e</b> đ	by	Comm	nissi	oner	Elliott,	it	wa s	
															y Judge.			
Attes	t:	Й	Bis	lds			COUNTY	CLE	RK:_		Ro	4 la	ast	en	<u> </u>	_COT	JNTY	JUDGE
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December 8, 1941

THE STATE OF TEXAS
COUNTY OF JOHNSON

BE IT REMEMBERED: That at a Regular Meeting of the Commissioners' Court of Johnson County held on the 8th day of December, A.D. 1941, the following members were present to-Wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. Olin Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; Commissioner Grady Elliott Precinct # 4; A. T. Griffin, County Clerk, Johnson County, Texas. Among other things they did the following:

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that Precinct 2, 3, 4 pay Precinct 1, \$25. each for interest on Gravel Truct.

Commissioners Elliott, Thompson, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Elliott, it was ordered by the Court that the bills of E. R. Gillis amounting to \$38.59, and Zimmerman amounting to \$17.14 for repairing of a truck used at Fair Grounds, to be paid equally from each Brecinct. Elliott, Wyatt, Hadley, Thompson, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the bill of V-Z Gas Burner Co. \$325.00 be approved and ordered paid. Elliott, Thompson, Hadley, Wyatt, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that all property approved bills be ordered paid. Wyatt, Thompson, Hadley, Elliott voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that Mrs. L. A. Davis be appointed to take Mrs. Yarbrough's place as matron during the said Mrs. Yarbrough's vacation this coming year. Elliott, Thompson, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded Thompson, it was ordered by the Court that the County Auditor and the County Treasurer be authorized to transfer the money from the General Fund to the Officer's Salary Fund as of Dec. 31, to discharge the over draft. Elliott, Wyatt, Hadley, Thompson, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that closing of a portion of the Katie Railroad-County Road (a road made on a portion of ground once the Katie Railroad) brought before the court by a petition, be denied. Elliott, Wyatt, Thompson, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Thompson, seconded by Commissioner Hadley, it was ordered by the Court that the Venetian Blinds in the County Court Room and in the District Court Room be repaired on the proposal of H. B. Bailey. Thompson, Hadley, Wyatt, Elliott, voted Yes. Carried. (The amount of the above proposal is \$309.00)

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that Frank Brown be employed as manager of the County Farm beginning Jan. 1, 1942. At a salary of \$75. per month, and \$20. per month per person for Boarding and caring for the inmates. Elliott, Wyatt, Hadley, Thompson, voted Yes. Carried.

WHEREAS Roy Hays was seriously injured working for the County and Whereas he was not able to pay for treatment and comes under the terms that the statutes provides that the

Commissioners' Court can provide for the needy of the County-

Therefore, UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that the bill of Renfro Drug Co. be paid on the Amount of \$100.00 to be be paid out of the General Fund. Thompson, Elliott, Wyatt, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Thompson, it was ordered by the Court that they adjourn subject to the Call of the County Judge, Roy Anderson.

County Clerk \_ Joy lunder

December 15, 1941

THE STATE OF TEXAS COUNTY OF JOHNSON

BE IT REMEMBERED, That at a Special Meeting of the Commissioners' Court in and for Johnson County, State of Texas, held on the 15th day of December, the following members were present to wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct #1; Commissioner H. Olin Hadley, Precinct # 2; Commissioner Dallas Thompson, Precinct # 3; and Grady Elliott, Commissioner Precinct # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the County Auditor be authorized to advertise for a tractor for Prec. # 3, 50 to 80 H.P. Tractor, New or Used, Gasoline Motor, Cash or trade in; Bids to be opened January 2, 1942. Elliott, Wyatt, Hadley, Thompson, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Thompson, it was ordered by the Court that Mrs. W. E. Patterson and Ben Williams be paid \$50. each for their Juvenile Work. Also that a \$1.00 be sent to each of the girls and boys in training schools. Elliott, Wyatt, Thompson, Hadley, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, Seconded by Commissioner Elliott, it was ordered by the Court that they adjourn, subject to the call of the County Judge, Roy Anderson.

Carried.

Howard Clerk; May hader

County Judge

December 19, 1941

THE STATE OF TEXAS COUNTY OF JOHNSON

BE IT REMEMBERED. That at a Special Meeting of the Commissioners' Court in and for Johnson County, State of Texas, held on the 15th day of December, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. Olin Hadley, Precinct # 2; and Commissioner Grady Elliott, Precince # 4; and A. T. Griffin, County Clerk; Among other things they did the following:

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the petition of R. J. Flamson et al, to close a portion of the old Dallas road, commencing at the intersection of said road and the new U. S. #81, ending at a point 300 ft. west, be granted and the said road as described in said petition, be closed. Elliott, Wyatt, Hadley, voted Yes. Carried.

UPON The motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the petition of W. B. Mackey to close the crossing over the Katie Ry. be deferred until the next meeting. The crossing is Prec. 3. Elliott, Wyatt, Hadley voted yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Wyatt, it was ordered by the Court that the County Auditor be authorized to call for bids for 6 tires, of a standard make, 4 - 700 x 20 and 2 - 600 x 20, and that he be authorized to purchase same on lowest bid when available. Tires to be for Commodity Truck. Elliott, Wyatt, Hadley voted Yes.Carried.

UPON the motion of Commissioner Elliott, Seconded by Commissioner Hadley, it was ordered by the Court that the County Judge be authorized to execute the application for the new Housekeeping Aid Project. Elliott, Hadley, Wyatt, Voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the County Auditor be authorized to purchase two (2) \$500.00 bonds as set out in the letter from Rauscer, Pierce & Co. dated Dec. 17, 1941, for the Johnson County and 1919 Issue.

Road Bond/Sinking fund/ Wyatt, Elliott, Hadley, voted Yes, Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the court that all bills be allowed and ordered paid. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Hadley, it was ordered by the Court that the Court Adjourn, subject to the call of the County Judge. Carried Attest:

County Clerk:

County Clerk:

County Judge:

December 23, 1941

THE STATE OF TEXAS X
COUNTY OF JOHNSON X

BE IT REMEMBERED, that at a Special Meeting of the Commissioners' Court of Johnson County, State of Texas, held on the 23 rd day of December, 1941, the following members were present to-wit: Hon. Roy Anderson, County Judge; Commissioner Roy Wyatt, Precinct # 1; Commissioner H. Olin Hadley, Precinct # 2; Commissioner Grady Elliott, Precinct # 4; A. T. Griffin, County Clerk; Among other things they did the following:

UPON the motion of Commissioner Wyatt, seconded by Commissioner Haddey, it was ordered by the Court that the action of the Commissioners' Court at the meeting on Friday, Dec. 19, 1941, closing a road in Precinct # 4, be rescinded and that action thereon be postponed until the regular meeting on the second Monday in January, 1942. Wyatt, Hadley, Elliott, voted Yes. Carried.

UPON the motion of Commissioner Elliott, seconded by Commissioner Hadley, it was ordered by the Court that the bill of Bob (R.A.) Booth for \$5. for hauling gravel, Precinct # 1, be allowed and ordered paid. Elliott, Hadley, Wyatt, voted Yes. Carried.

UPON the motion of Commissioner Wyatt, seconded by Commissioner Elliott, it was ordered by the Court that the County Clerk be authorized to buy a County Court seal for his office. Wyatt, Elliott, Hadley, Voted, Yes. Carried.