THE STATE OF TEXAS ()
April 16, 1951

COUNTY OF JOHNSON ()

BE IT REMEMBERED, that at a continued meeting of the Commissioners' Court held in the Court House at Cleburne, Texas, the following members were present: Honorable H. G. Littlefair, County Judge, W. M. Coward, Commissioner Precinct 1, S. W. Evans, Commissioner Precinct 2, V. L. Maddox, Commissioner Precinct 3, M. W. Roland Commissioner Precinct 4, and Louis B. Lee, County Clerk.

A motion was made by Commissioner Evans, seconded by Commissioner Coward that Dr. T. F. Yater of Cleburne be appointed County Health Officer for Johnson County, Texas for the period beginning April 1, 1951 and ending April 1, 1952. All voted aye.

The Commissioners Court of Johnson County, canvassed the returns for Maintenance Tax Election for Friendship Common School District No. 34 and declare the results as follows:

# RETURNS OF MAINTENANCE TAX ELECTION

# TO ESTABLISH TAX IN COMMON SCHOOL DISTRICT

THE	STA	ΤE	OF TEXAS	) (	ТО	THE	HONORABLE	COMMISSIONERS	COURT
COUI	VTV	OF	JOHNSON	) (	OF	SAII	COUNTY:		

We, the undersigned officers, holding an election on the 7<sup>th</sup> day of April, A. D. 1951, in (a) Friendship Common School District No. 34, of said County for the purpose of determining whether or not a majority of the legally qualified resident property taxpaying voters of said District, who own taxable property in said District and who have duly rendered the same for taxation, desire to tax themselves for the purpose of supplementing the State School Fund apportioned to said District, and to determine whether the Commissioners' Court of said County shall be authorized to levy, assess and collect annually a tax of and at the rate of (b) \$1.25 cents on the one hundred dollars valuation of all taxable property in said District for said purpose.

HEREBY CERTIFY THAT at said election there were cast 12 votes of which number there were cast:

"FOR SCHOOL TAX" 12 votes

"AGAINST SCHOOL TAX" 0 votes

MAJORITY (C) FOR SCHOOL TAX 12 votes

That only those were allowed to vote who are resident property taxpayers in said District, who own taxable property in said District and who have duly rendered the same for taxation.

That the polls for said election opened at (d) 7 o'clock A. M., and closed at 7 o'clock P. M. We herewith enclose poll list and tally sheet of said election.

SIGNED THIS, THE 10 day of April, A. D. 1951.

W. J. Anderson, Presiding Officer
Henry Marbut Judge

\_ \_ \_ \_ \_ \_ \_ \_ \_

SHERIFF'S NOTICE OF MAINTENANCE

TAX ELECTION TO ESTABLISH

TAX IN COMMON SCHOOL DISTRICT

THE STATE OF TEXAS )(
COUNTY OF JOHNSON )(

NOTICE IS HEREBY GIVEN THAT AN ELECTION WILL BE HELD ON THE 7<sup>th</sup> day of April, A. D. 1951, at (a) School House (Friendship) in (b) Friendship Common School District No. 34, of this county, as established by order of the (c) Commissioners Court as passed on the 20 day of April, 1907, which order is of record in (c) Commissioners Court Minutes Vo. 7, page 164, (c) Re-defined by Board of Johnson County School Trustees as recorded in the minutes of this board, Vol. 2, page 58,

to determine whether or not a majority of the legally qualified resident property taxpaying voters of said District, who own taxable property in said District and who have duly rendered the same for taxation, desire to tax themselves for the purpose of supplementing the State School Fund apportioned to said District, and to determine whether the Commissioners' Court of said County shall be authorized to levy, assess and collect annually a tax of and at the rate of (d) "Not to exceed" \$1.25 cents on the One hundred dollars valuation of all taxable property in said District for said purpose.

W. J. Anderson has been appointed Presiding Officer for said election and he shall select two Judges and two Clerks to assist him in holding the same and he shall within five days after said election has been held, make due return thereof to the Commissioners Court of this County as is required b law for holding a General Election.

All persons who are legally qualified voters of this State and of this County and who are resident property taxpayers in said District, who own taxable property in said District and who have duly rendered the same for taxation, shall be entitled to vote at said election, and all voters who favor taxation for school purposes shall have written or printed on their ballots, the words:

"FOR SCHOOL TAX"

And those opposed to such taxation shall have written or printed on their ballots, the words:

"AGAINST SCHOOL TAX"

Said election was ordered by the County Judge of this county by order made on the  $12^{\rm th}$  day of March, A.D. 1951, and this notice is given in pursuance of said order.

Dated this 15<sup>th</sup> day of March, A. D. 1951.

Earl H. King, Sheriff

RETURN: page 104 Johnson County, Texas.

- - - - -

ORDER OF MAINTENANCE

TAX ELECTION TO ESTABLISH

TAX IN COMMON SCHOOL DISTRICT

THE STATE OF TEXAS )(
COUNTY OF JOHNSON )(

WHEREAS, on the 12 day of March, A. D. 1951, a petition was presented to me for an election to be held in (a) Friendship Common school District No. 34, of this county on the question of authorizing a tax of and at the rate of (b) "not exceeding \$1.25 cents on the One hundred dollars valuation of all taxable property in said District for the purpose of supplementing the State School Fund apportioned to said District, said petition bearing the requisite number of signatures of the legally qualified resident property taxpaying voters of said District, who own taxable property in said District and who have duly rendered the same for taxation, and being in every respect in conformity with law; and

IT APPEARING THAT Johnson County contains a population of 31,108 according to the last United States census; and

IT FURTHER APPEARING that said (a) Friendship Common School District No. 34, has been heretofore properly established by order of the (c) /Commissioners Court as passed on the 20 day of April, 1907, which order is of record in (d) volum 7, page 164, Johnson County Commissioners Court Minutes. (e) And redefined February 28, 1942, by the Board of County School Trustees as recorded in the Minutes of this Board of County School Trustees, Volume 2, page 58. and;

IT FURTHER APPEARING that said Districts, as so established, contains an area of 17.15 square miles and that no other District has been reduced in area below nine square miles by reason of the creation of this District:

NOW, THEREFORE, I, H. G. Littlefair, in my official capacity as County Judge of Johnson County, Texas, do hereby order that an election be held on the  $7^{\rm th}$  day of April, A. D. 1951 at (f) School house in said (a) Friendship Common School District No. 34, of this County as established by order of the (c) Commissioners Court as passed on the  $20^{th}$  day of April, 1907, which order is of record in (d) Commissioners Court Minutes Volume 7, page 164, (e) redefined February 28, 1942 by the Board of County School Trustees as recorded in the minutes of County School Board, Volume 2, page 58, to determine whether or not a majority of the legally qualified resident property taxpaying voters of said District, who own taxable property in said District and who have duly rendered the same for taxation, desire to tax themselves for the purpose of supplementing the State School Fund apportioned to said District, and to determine whether the Commissioners Court of said County shall be authorized to levy, assess and collect annually a tax of and at the rate of (b) "Not to exceed" \$1.25 cents on the One hundred dollars valuation of taxable property in said District for said purpose.

W. T. Anderson is hereby appointed Presiding Officer for said election and he shall select two Judges and two Clerks to assist him in holding the same and he shall, within five days after said election has been held, make due return thereof to the Commissioners Court of this county as is required by law for holding a General Election.

All persons who are legally qualified voters of this State and of this County and who are resident property taxpayers in said District who own taxable property in said District and who have duly rendered the same for taxation, shall be entitled to vote at said election and all voters who favor taxation for school purposes shall have written or printed on their ballots, the words:

"FOR SCHOOL TAX"

And those opposed to such taxation shall have written or printed on their ballots, the words;

"AGAINST SCHOOL TAX"

The Sheriff of this County shall give notice of said election by posting three notices of said election in three public places in said District for not less than ten days prior to the date of said election.

Dated this 15<sup>th</sup> day of March, A. D. 1951.

H. G. Littlefair, County Judge Johnson County, Texas.

- - - - - -

## ORDER OF THE COMMISSIONERS COURT

#### LEVYING TAXES

## IN COMMON SCHOOL DISTRICT

THE STATE OF TEXAS )( IN THE COMMISSIONERS' COURT COUNTY OF JOHNSON )( OF JOHNSON COUNTY,

On this, the 12 day of March, A. d. 1951, it is hereby ordered by the Commissioners Court of Johnson County, Texas, there is hereby levied for the year (a) 1950 on all taxable property in (b) Friendship Common School District No. 34, of said County on the first day of January of the current year, the following taxes:

- (1) An ad valorem tax of and at the rate of (c)"not exceeding \$1.25 cents on the One hundred dollars valuation of all taxable property in said District, estimated in lawful currency of the United States of America, for the purpose of supplementing the State School Fund apportioned to said District for the support and maintenance of the Public Schools in said District.
- (2) An ad valorem tax of and at the rate of (d) as much as is necessary to retire outstanding bonds as they mature cents on the One hundred dollars valuation of all taxable property in said District, estimated in lawful currency of the United States of America, to pay the current interest on and provide one years' sinking fund for the bonds of said District issued to the amount of \$8,600.00, and dated (e) the 10 day of February A. D. 1942 of which \$3,700.00 amount outstanding.
- (3) An ad valorem tax of and at the rate of (d) 1.25 cents on the one hundred dollars valuation of all taxable property in said District, estimated

in lawful currency of the United States of America, to pay the current interest on and provide one year's sinking fund for the bonds of said District issued to the amount of \$8,600.00 and dated (e) the 10 day of February, A. D. 1942.

H. G. Littlefair, County Judge
Johnson County, Texas.

\_ \_ \_ \_ \_ \_ \_ \_

## ORDER DECLARING RESULT OF MAINTENANCE

TAX ELECTION TO ESTABLISH

TAX IN COMMON SCHOOL DISTRICT

THE STATE OF TEXAS ) ( IN THE COMMISSIONERS' COURT COUNTY OF JOHNSON ) ( OF SAID COUNTY:

On this the 16 day of April, A. D. 1951, came on to be considered the returns of an election on the 7<sup>th</sup> day of April, A. D. 1951, in (a) Friendship Common School District No. 34, of this county for the purpose of determining whether or not a majority of the legally qualified resident property taxpaying voters of said District, who own taxable property in said District and who have duly rendered the same for taxation, desire to tax themselves for the purpose of supplementing the State School Fund apportioned to said District, and to determine whether the Commissioners' Court of said County shall be authorized to levy, assess and collect annually a tax of and at the rate of (b) 1.25 cents on the one hundred dollars valuation of all taxable property in said District for said purpose; and

IT APPEARING that said election was in all respects legally held and that said returns duly and legally made and that there were cast at said election 12 votes, of which number there were cast:

"FOR SCHOOL TAX" 12 votes.

"AGAINST SCHOOL TAX" None votes.

AND IT APPEARING TO THE COURT from said returns that a majority of the legally qualified resident property taxpaying voters of said District, who own taxable property in said District and who have duly rendered the same for taxation, voting at said election, voted (c) for said tax, the Court does hereby declare the proposition to levy the said tax to have been (d) adopted, (e) and that this court is authorized to levy, and have assessed and collected said tax.

\_ \_ \_ \_ \_ \_ \_ \_ \_ \_

#### RETURNS FOR BOND ASSUMPTION ELECTION

THE STATE OF TEXAS )(
COUNTY OF JOHNSON )(

FRIENDSHIP COMMON SCHOOL DISTRICT NO. 34

TO THE COMMISSIONERS' COURT OF JOHNSON COUNTY, TEXAS:

We, the undersigned officers, holding an election at the Friendship
Building, in \_\_\_\_\_, Texas, said School District on the 7 day of April, 1951,
for the purpose of submitting to the resident qualified property taxpaying
voters of said School District for their action thereupon the proposition of
assuming bonds as provided in the order calling said election, DO HEREBY
CERTIFY that at said election only resident qualified property taxpaying
voters, who owned taxable property in said School District and who had duly
rendered the same for taxation, were permitted to vote, and that there were 12
votes cast, of which number there were cast.

"FOR ASSUMPTION OF INDEBTEDNESS AND LEVYING THE TAX IN PAYMENT THEREOF"
11 votes

"AGAINST ASSUMPTION OF INDEBTEDNESS AND LEVYING THE TAX IN PAY THEREOF"

1 votes

We herewith enclose poll list and tally sheet of said election. WITNESS OUR HANDS, this the 10 day of April, 1951.

W. J. Anderson, Presiding Judge Henry Marbut Clerk

- - - - - - -

SHERIFF'S AFFIDAVIT OF POSTING NOTICE OF BOND ASSUMPTION ELECTION

THE STATE OF TEXAS )(

COUNTY OF JOHNSON )(

FRIENDSHIP COMMON SCHOOL DISTRICT NO. 34

- I, the undersigned, Sheriff of Johnson County, Texas, do hereby certify that the foregoing is a true and correct copy of the Notice of Bond Assumption Election issued by me, giving notice of the bond election therein mentioned, and that I posted a true and correct copy of said notice of bond assumption election at three different places to wit:
  - 1. One at Near School Building
  - 2. One at Tree near School Building
  - One at Post near School Building;

within the boundaries of said School district on the 27 day of March, 1951, which posting was done not less than ten days prior to the date fixed for said election.

I further certify that the election order thereto attached and made a part of said Notice of Bond Assumption Election is a true and correct copy of an order passed by the Commissioners' Court of Johnson County, Texas on the 12 day of March, 1951, at the same appears of record in book 14, page 89, Minutes of said Court.

Earl H. King, Sheriff

By H. W. Pitts, Deputy

Sworn to and subscribed before me by H. W. Pitts, this the  $27^{\rm th}$  day of March, 1951.

Mrs. L. E. Miles, Notary Public

(Seal) Johnson County, Texas.

NOTICE OF BOND ASSUMPTION ELECTION

THE STATE OF TEXAS )(

COUNTY OF JOHNSON ) (

FRIENDSHIP COMMON SCHOOL DISTRICT NO. 34

TO THE RESIDENT QUALIFIED PROPERTY TAXPAYING VOTERS OF FRIENDSHIP COMMON SCHOOL DISTRICT NO. 34:

TAKE NOTICE that an election will be held on the 7<sup>th</sup> day of April, 1951, in the Friendship Common School District No. 34 at the place, in the manner, and on the proposition set forth in the attached copy of an order for Bond Assumption Election, duly entered by the County Judge of Johnson County, Texas on the 9<sup>th</sup> day of March, 1951, said attached order for Bond Assumption Election being made a part of this notice for all intents and purposes.

Earl H. King, County Sheriff

- - - - - - -

ORDER FOR BOND ASSUMPTION ELECTION

THE STATE OF TEXAS ) (

COUNTY OF JOHNSON ) (

FRIENDSHIP COMMON SCHOOL DISTRICT No. 34

WHEREAS, on the 9<sup>th</sup> day of March, 1951, there was presented to me the petition of 3 persons asking that an election be ordered in the Friendship Common School District No. 34, of Johnson County, Texas upon the question of

assuming the bonded indebtedness of said district as set out in the proposition hereinafter set forth; and

It appearing that said petition is signed by at least twenty resident, qualified property taxpaying voters of said School District who own taxable property in said District, and who have duly rendered the same for taxation, and is otherwise in conformity with law;

NOW, THEREFORE, I, H. G. Littlefair in my capacity as County Judge of Johnson County Texas do hereby ordered:

That an election be held in said School District on the 7<sup>th</sup> day of April, 1951, which date is sufficient to allow posting notice of said election for 10 days prior thereto and which date is also within thirty days from the date of this order, at which election in accordance with said petition, the following proposition shall be submitted to the resident qualified property taxpaying voters of said School District for their action thereupon:

#### PROPOSITION

"Shall the Friendship Common School District No. 34, of Johnson County,

Texas, assume and pay off the following outstanding bonds of said School

District issued prior to the creation of said district, to wit:

ISSUED BY: District

Bonds date: 2-10-1942

Amount of Original Issue:

\$8,600.00

Amount outstanding: \$3,700.00

And shall the Commissioners' Court of said County have the power to levy and collect annually a tax sufficient to pay the interest thereon as it accrues and to create a sinking fund sufficient to pay the principal as the same becomes due.

That said election shall be held at the following place in said School District, and the following named persons are hereby appointed officers for said election:

(a) At School Building in Friendship, Texas, in said School District withW. J. Anderson, as presiding judge and Henry Marbut, and , Clerks.

The ballots for said election shall have written or printed thereon the following:

"FOR THE ASSUMPTION OF INDEBTEDNESS AND LEVYING THE TAX IN PAYMENT THEREOF"
"AGAINST THE ASSUMPTION OF INDEBTEDNESS AND LEVYING THE TAX IN PAY THEREOF"

Each voter shall mark out with black ink or black pencil one of the above expressions thus leaving the other as indicating his vote.

None but resident qualified property taxpaying voters of said School
District who own taxable property in said School District and who have duly
rendered the same for taxation shall be allowed to vote at said election.

The County Sheriff shall forthwith issue a notice of said election stating in substance the contents of this election order and the time and place of said election, and said Secretary shall post a copy of such notice at three different places within the boundaries of said School District, which posting shall be done not less than ten days prior to the date fixed for said election.

Immediately after said election has been held the officers holding the same shall make returns of the result thereof to the Commissioners' Court of this County, as required by law for holding a General Election.

The manner of holding said election shall be governed, as near as may be, by the General Election Laws of this State, except as modified by Article 2786b, Revised Civil Statutes, 1925.

Dated this  $12^{\text{th}}$  day of March, 1951.

H. G. Littlefair, County Judge
Johnson County, Texas.

- - - - - - - -

ORDER DECLARING RESULT OF BOND ASSUMPTION ELECTION

THE STATE OF TEXAS )(
COUNTY OF JOHNSON )(

Friendship Common School District No. 34.

On this the 16 day of April, 1951, the Commissioners' Court of Johnson County, Texas convened in special session with the following members present, to wit:

Honorable H. G. Littlefair, County Judge, W. M. Coward, Commissioner Precinct 1, S. W. Evans, Commissioner Precinct No. 2, V. L. Maddox, Commissioner Precinct No. 3, M. W. Roland, Commissioner Precinct No. 4, and Louis B. Lee, County Clerk.

and the following absent: None, constituting a quorum and among other proceedings had by said Court was the following:

There came on to be considered the returns of an election held on the 7<sup>th</sup> day of April, 1951, on the proposition of assuming the indebtedness as provided in the order calling said election and it appearing from said returns, duly and

legally made that there were cast at said election 12 valid and legal votes of which number there were cast:

"FOR THE ASSUMPTION OF INDEBTEDNESS AND LEVYING THE TAX IN PAYMENT THEREOF" 12 votes.

"AGAINST THE ASSUMPTION OF INDEBTEDNESS AND LEVYING THE TAX IN PAYMENT THEREOF" None votes

IT IS THEREFORE FOUND AND DECLARED, AND SO ORDERED by the Commissioners' Court of Johnson County, Texas, that a majority of the resident qualified property taxpaying voters who owned taxable property in Friendship Common School District No. 34, and who had duly rendered the same for taxation, voting at said election in favor of the assumption of said indebtedness and the levying of said tax, and that therefore, this court is authorized to assume said indebtedness, and to levy and to have assessed and collected said tax in payment thereof.

The above order being read, it was moved and seconded that same do pass. Thereupon, the question being called for, the following members of the Court voted aye: W. M. Coward, S. W. Evans, V. L. Maddox, M. W. Roland and the following voted No: None

H. G. Littlefair, County Judge

Attest:

Louis B. Lee, County Clerk

- - - - -

TO THE COUNTY JUDGE )(

JOHNSON COUNTY ) (

We, the trustees of Friendship Common School District #34, Johnson County, in regular session (March 9,) request you to call an election for our district to be held April 7 for purpose of bond assumption and tax rate equalization for the new district (territory from Cuba #32 has been added)

President - J. T. Gordon

Secy. - Bill Stepp

J. T. Stansbury

- - - - - -

#### RETURNS OF MAINTENANCE TAX ELECTION

## TO ESTABLISH TAX IN COMMON

SCHOOL DISTRICT

THE STATE OF TEXAS )( TO THE HONORABLE COMMISSIONERS' COURT COUNTY OF JOHNSON )( OF SAID COUNTY:

WE, the undersigned officers, holding an election on the 7 day of April,
A.D. 1951, in (a) Liberty Chapel Common School District No. 33, of said County
for the purpose of determining whether or not a majority of the legally
qualified resident property taxpaying voters of said District who own taxable
property in said District and who have duly rendered the same for taxation,
desire to tax themselves for the purpose of supplementing the State School Fund
apportioned to said District, and to determine whether the Commissioners' Court
of said County shall be authorized to levy, assess and collect annually a tax
of and at the rate of (b) one dollar cents on the One hundred dollars valuation
of all taxable property in said District for said purpose.

HEREBY CERTIFY that at said election there were cast 7 votes, of which number there were cast:

"FOR SCHOOL TAX" 7 votes

"AGAINST SCHOOL TAX" 0 votes

Majority for School Tax 7 votes

That only those were allowed to vote who are resident property taxpayers in said District, who own taxable property in said District and who have duly rendered the same for taxation.

That the polls for said election opened at 8 o'clock A.M. and closed at 7 o'clock P.M.

We herewith enclose poll list and tally sheet of said election. Signed this, the 7 day of April, A. D. 1951.

W. A. Bishop, Presiding Officer

- - - - - -

SHERIFF'S NOTICE OF MAINTENANCE TAX

ELECTION TO ESTABLISH TAX

IN COMMON SCHOOL DISTRICT

THE STATE OF TEXAS )(

COUNTY OF JOHNSON ) (

NOTICE IS HEREBY GIVEN, THAT AN ELECTION WILL BE HELD ON THE 7<sup>th</sup> day of April, A. D. 1951, at (a) Liberty Chapel School Building in (b) Liberty Chapel Common School District No. 33, of this County, as established by order of the (c) County School Board as passed on the 6<sup>th</sup> day of May, 1918, which order is of record in (c) County School Board Minutes, Vol. 1, page 107, (c) Re-defined May 6, 1918 and of record in the County School Board Minutes Vol. 1, page 107, to determine whether or not a majority of the legally qualified resident property taxpaying voters of said District, who own taxable property in said District and who have duly rendered the same for taxation, desire to tax themselves for the purpose of supplementing the State School Fund apportioned to said District, and to determine whether the Commissioners' Court of said county shall be authorized to levy, assess and collect annually a tax of and at the rate of (d) "Not to exceed" \$1.00 cents of the one hundred dollars valuation of all taxable property in said District for said purpose.

W. A. Bishop has been appointed presiding Officer for said election and he shall select two Judges and two Clerks to assist him in holding the same and he shall, within five days after said election has been held, make due return thereof to the Commissioners' Court of this County as is required by law for holding General Election.

All persons who are legally qualified voters of this State and of this County and who are resident property taxpayers in said District, who own taxable property in said District and who have duly rendered the same for taxation, shall be entitled to vote at said election and all voters who favor taxation for school purposes shall have written or printed on their ballots, the words:

"FOR SCHOOL TAX"

And those opposed to such taxation shall have written or printed on their ballots, the words:

"AGAINST SCHOOL TAX"

Said election was ordered by the County Judge of this county by order made on the  $12^{\rm th}$  day of March, A. D. 1951, and this notice is given in pursuance of said order.

Dated this 26 day of March, A. D. 1951.

Earl H. King, Sheriff

Johnson County, Texas.

RETURN

#### SHERIFF'S AFFIDAVIT OF POSTING OF ELECTION NOTICE

THE STATE OF TEXAS

COUNTY OF JOHNSON

BEFORE ME, the undersigned authority, on this day personally appeared Earl H. King, known to me to be the Sheriff of Johnson County, Texas, and who, after being by me first duly sworn, upon his oath, said:

That he posted a true copy of the within Election Notice is three public places in said District, to wit:

One at School house door

one at post near School building

and one at tree near school building;

on the  $26^{\rm th}$  day of March, A. D. 1951, which was not less than ten days prior to the date of said election.

Earl H. King, Sheriff

H. W. Pitts, Deputy,

Johnson County, Texas.

Sworn to and subscribed before me, the undersigned authority on this the 27 day of March, A. D. 1951.

Mrs. L. E. Miles, Notary Public

(Seal) In and for Johnson County, Texas.

- - - - -

ORDER OF MAINTENANCE TAX

ELECTION TO ESTABLISH TAX IN COMMON

SCHOOL DISTRICT

THE STATE OF TEXAS )(

COUNTY OF JOHNSON ) (

Whereas, on the 12<sup>th</sup> day of March, A. D. 1951, a petition was presented to me for an election to be held in (a) Liberty Chapel Common School District No. 33, of this county, on the question of authorizing a tax of and at the rate of (b) 'not to exceed \$1.00 cents on the one hundred dollars valuation of all taxable property in said District for the purpose of supplementing the State School Fund apportioned to said District, said petition bearing the requisite number of signatures of the legally qualified resident property taxpaying voters of said District, who own taxable property in said District and who have

duly rendered the same for taxation, and being in every respect in conformity with law; and

IT APPEARING that Johnson County contains a population of 31,108 according to the last United States census; and

IT FURTHER APPEARING THAT said (a) Liberty Chapel Common School District No. 33, has been heretofore properly established by order of the (c) County School Board as passed on the 6<sup>th</sup> day of May, 1918, which order is of record in (d) County School Board Minutes, Vol. 1, page 107; (e) Redefined May 6, 1918 and of record in the County School Board Minutes Vol. 1, page 107; and

IT FURTHER APPEARING THAT said District, as so established, contains an area of 16.21 square miles and that no other District has been reduced in area below nine square miles by reason of the creation of this District;

NOW, THEREFORE, I, H. G. Littlefair, in my official capacity as County
Judge of Johnson County, Texas, do here by order than an election be held on
the 7<sup>th</sup> day of April, A. D. 1951 at (f) Libert Chapel School Building in said
(a) Liberty Chapel Common School District No. 33, of this County as established
by order of the (c) County School Board as passed on the 6<sup>th</sup> day of May, 1918,
which order is of record in (d) minutes of County School Board, vol. 1, page
107 (e) Re-defined May 6, 1918, as of record in Minutes of County School Board
vol. 1, page 107 to determine whether or not a majority of the legally
qualified resident property taxpaying voters of said District, who own taxable
property in said District and who have duly rendered the same for taxation,
desire to tax themselves for the purpose of supplementing the State School Fund
apportioned to said District, and to determine whether the Commissioners' Court
of said county shall be authorized to levy, assess and collect annually a tax
of and at the rate of (b) "Not to exceed" \$1.00 cents on the One hundred
dollars valuation of all taxable property in said District for said purpose.

W. A. Bishop is hereby appointed presiding officer for said election and he shall select two Judges and two Clerks to assist him in holding the same and he shall, within five days after said election has been held, make due return thereof to the Commissioners Court of this County as is required by law for holding a General Election.

All persons who are legally qualified voters of this State and of this county and who are resident property taxpayers in said District, who own taxable property in said District and who have duly rendered the same for

taxation, shall be entitled to vote at said election, and all voters who favor taxation for school purposes shall have written or printed on their ballots, the words:

"FOR SCHOOL TAX"

And those opposed to such taxation shall have written or printed on their ballots, the words:

"AGAINST SCHOOL TAX"

The Sheriff of this county shall give notice of said election by posting three notices of said election in three public places in said District for not less than ten days prior to the date of said election.

Dated 16 day of April, A. D. 1951.

H. G. Littlefair, County Judge Johnson County, Texas.

- - - - - -

#### ORDER OF THE COMMISSIONERS' COURT

## LEVYING TAXES IN COMMON

SCHOOL DISTRICT

THE STATE OF TEXAS )( IN THE COMMISSIONERS COURT COUNTY OF JOHNSON )( OF JOHNSON COUNTY,

On this, the 16 day of April, A. D. 1951, it is hereby ordered by the Commissioners Court of Johnson County, Texas that there is hereby levied for the year (a) 1951 on all taxable property in (b) Liberty Chapel Common School District No. 33, of said County, on the first day of January of the current year, the following taxes:

- (1) An ad valorem tax of and at the rate of (c) "not to exceed \$1.00 cents on the one hundred dollars valuation of all taxable property in said District estimated in lawful currency of the United States of America, for the purpose of supplementing the State School Fund apportioned to said District for the support and maintenance of the Public Schools in said District.
- (2) An ad valorem tax of and at the rate of (d) not to exceed \$1.00 cents on the One hundred dollars valuation of all taxable property in said District, estimated in lawful currency of the United States of America, to pay the current interest on and provide one year's sinking fund for the bonds of said District issued to the amount of \$--, and dated the -- day of -- A.D. 9 --

H. G. Littlefair, County Judge
Johnson County, Texas

- - - - - -

## TO THE HONORABLE COUNTY JUDGE OF JOHNSON COUNTY:

We, the following legally qualified property tax payers of the Liberty Chapel Common School District #33, Johnson County, request you to call an election to determine whether or not a tax rate not to exceed \$1.00 per \$100.00 valuation shall be levied for school purposes.

(This election is made necessary because of a part of the Cuba School District has been added to Liberty Chapel, thus creating the new district).

- 1. W. H. Davidson
- 2. R. B. Beasley
- 3. R. B. Quattlebaum
- 4. Burl B. Keith
- 5. W. A. Bishop
- 6. W. H. Chambless
- 7. W. B. Walker
- 8. W. D. Sherrill

- 9. H. E. Lindsey
- 10. L. J. Looper
- 11. C. A. Sparks
- 12. Charlie Clayton
- 13. Mrs. C. F. Bicknell
- 14. Robert W. Moore
- 15. E. L. Harris
- 16. Truett Bailey

TO THE HONORABLE COUNTY JUDGE OF JOHNSON COUNTY,

WE, the following legally qualified property tax payers of the Liberty Chapel Common School District #33, Johnson County, request you to call an election to determine whether or not a tax rat not to exceed \$1.00 per \$100.00 valuation shall be levied for school purposes:

(This election is made necessary because a part of the Cuba School district has been added to Liberty Chapel, thus creating a new district).

- 1. C. V. Thomas
- 2. Truett W. Bailey, Jr.
- 3. J. L. Price
- 4. W. F. Beard

- - - - - - -

## ORDER DECLARING RESULT OF THE MAINTENANCE

TAX ELECTION TO ESTABLISH TAX

IN COMMON SCHOOL DISTRICT

THE STATE OF TEXAS () IN THE COMMISSIONERS' COURT OF

COUNTY OF JOHNSON () SAID COUNTY:

On this the 16 day of April, A. D. 1951, came on to be considered the returns of an election held on the 7<sup>th</sup> day of April, A. D. 1951, in Liberty Chapel Common School District No. 33, of this county, for the purpose of determining whether or not a majority of the legally qualified resident property taxpaying voters of said District, who own taxable property in said District and who have duly rendered the same for taxation, desire to tax themselves for the purpose of supplementing the State School Fund apportioned to said District, and to determine whether the Commissioners' Court of said County shall be authorized to levy, assess and collect annually a tax of and at the rate of (b) \$1.00 cents on the One hundred dollars valuation of all taxable property in said district for said purpose; and

IT APPEARING, that said election was in all respects legally held and that said returns were duly and legally made and that there were cast at said election 7 votes, of which number there were cast:

"FOR SCHOOL TAX"

7 votes

"AGAINST SCHOOL TAX"

none votes

AND IT APPEARING TO THE COURT from said returns that a majority of the legally qualified resident property taxpaying voters of said district, who own taxable property in said District and who have duly rendered the same for taxation, voting at said election, voted (c) for said tax, the court does hereby declare the proposition to levy the said tax to have been (d) adopted, and that this court is authorized to levy, and have assessed and collected said tax.

- - - - - -

RETURN:

SHERIFF'S AFFIDAVIT OF POSTING OF ELECTION NOTICE:

THE STATE OF TEXAS

()

COUNTY OF JOHNSON

()

BEFORE ME, the undersigned authority, on this day personally appeared Earl H. King, known to me to be the Sheriff of Johnson County, Texas, and who after being by me first duly sworn, on his oath, said:

That he posted a true copy of the within Election Notice in three public places in said District, to wit:

One at near school bldg., one at post near school bldg., and one at tree near school bldg.

on the 26 day of March, A. D. 1951, which was not less than ten days prior to the date of said election.

Earl H. King, Sheriff

By H. W. Pitts, Deputy

Johnson County, Texas

Sworn to and subscribed before me, the undersigned authority, on this the  $27^{\rm th}$  day of March, 1951.

(Seal) Mrs. L. E. Miles, Notary Public

\_ \_ \_ \_ \_ \_ \_ \_

## TRUSTEES ELECTED

GODLEY	R.	Η.	S.	Precinct	#2
(2 to 1	oe e	eled	cted	d)	

(2 to	o be elected)				
	Curtis Stewart	71	B. J. Jackson	71	
	E. C. Whitehead	68			
	D. N. Kincaid	1			
	J. D. Jernigan	1			
	J. H. Groening	1			
	F. B. Belding	1			
	A. D. Smith	1			
FRIE	NDSHIP #34 Prect. #1				
	J. T. Gordon	11	B. J. Jackson	1	
			O. A. Tarlton (Write-in) County at Large	11	
			Bob Carter	3	
			L. B. Johnson	8	
			J. T. Kennon	1	
CRES	SON #28 Precinct #2				
	C. L. Wyatt	8	B. J. Jackson	8	
	Calvin C. Fidler	8			
JOSHUA I. S. District Precinct #2 (3 to be elected)					
	Sam Johnson	29	B. J. Jackson	14	
	W. E. Jackson	20			
	R. J. Stuart	29			
	Cleo Collins	9			
	Lloy <u>ed</u> Southard	14			

# BONO #54 Precinct #1

	E. A. Southerland	8	B. J. Jackson	8
			J. T. Kennon	8
	IAN I. S. DIST. PRECT. o be elected)	#3		
	Harold G. Renfro	5		
	Waufield Brown	6		
	B. F. Matthews	6		
	Ed Baze	5		
	R. C. Scott	10		
	Harrell Shaw	1		
PARKI	ER I. S. DIST. PRECT.	#1 & #4		
	H. W. Ince	6		
	Floyd Hays	7		
	LAND #59, Precinct #1 be elected)			
	George Robertson	8		
	Wade Blackstock	2		
	Roge_ Peterson	2		
LIBE	RTY CHAPEL #33 Precinc	t #4		
	H. E. Lindsey	11	B. J. Jackson	
	m. z. zmasey	11	b. U. Jackson	11
	n. 2. Emase,	11	Bob Carter	1
CLEBU	JRNE IND. SCHOOL DIST.			
CLEB				
			Bob Carter  B. J. Jackson J. W. Galbraith	1 128 1
RIO V	JRNE IND. SCHOOL DIST.		Bob Carter  B. J. Jackson J. W. Galbraith J. T. Kennon  B. J. Jackson J. T. Kennon  Monroe Jordan L. N. Smith	1 128 1 129 17 19 1 2
RIO V	JRNE IND. SCHOOL DIST.  VISTA Precinct #1		Bob Carter  B. J. Jackson J. W. Galbraith J. T. Kennon  B. J. Jackson J. T. Kennon  Monroe Jordan L. N. Smith	1 128 1 129 17 19 1 2
RIO V	JRNE IND. SCHOOL DIST.  VISTA Precinct #1		Bob Carter  B. J. Jackson J. W. Galbraith J. T. Kennon  B. J. Jackson J. T. Kennon  Monroe Jordan L. N. Smith Doyle Ball	1 128 1 129 17 19 1 2
RIO V	JRNE IND. SCHOOL DIST.  VISTA Precinct #1		Bob Carter  B. J. Jackson J. W. Galbraith J. T. Kennon  B. J. Jackson J. T. Kennon  Monroe Jordan L. N. Smith Doyle Ball  B. J. Jackson	1 128 1 129 17 19 1 2 1
RIO V	JRNE IND. SCHOOL DIST.  VISTA Precinct #1  OVIEW Prect. #4		Bob Carter  B. J. Jackson J. W. Galbraith J. T. Kennon  B. J. Jackson J. T. Kennon  Monroe Jordan L. N. Smith Doyle Ball  B. J. Jackson  Bob Carter	1 128 1 129 17 19 1 2 1
RIO V	JRNE IND. SCHOOL DIST.  VISTA Precinct #1  OVIEW Prect. #4		Bob Carter  B. J. Jackson J. W. Galbraith J. T. Kennon  B. J. Jackson J. T. Kennon  Monroe Jordan L. N. Smith Doyle Ball  B. J. Jackson  Bob Carter  B. J. Jackson	1 128 1 129 17 19 1 2 1 61 67 45
RIO V	JRNE IND. SCHOOL DIST.  VISTA Precinct #1  OVIEW Prect. #4		Bob Carter  B. J. Jackson J. W. Galbraith J. T. Kennon  B. J. Jackson J. T. Kennon  Monroe Jordan L. N. Smith Doyle Ball  B. J. Jackson  Bob Carter  B. J. Jackson  Sam Kelley	1 128 1 129 17 19 1 2 1 61 67 45

VENUS		No	Ele	ection			
BURLESON		No	Ele	ection			
KEENE		В.	J.	Jackson	132		
B. J. Jackson	496						
J. T. Kennon	157						
Bob Carter	71						
A motion was made by	Commissioner Cow	ard,	se	econded by Commis	ssioner Ev	ans,	
that he bid of Browning-Fe	cris Machinery Co	o. be	e a	ccepted as submi	tted. All		
voted aye. The bid is as fo	ollows: (for Pre	ecino	ct	1)			
1 - Adams Motor Grader Mode	el 152, equipped	w/IH	НС	diesel engine; 1	.2' x ¾"		
moldboard w/boots; tandem o	drive; 2 wheel hy	ydrai	uli	c brakes; leanin	ng wheel f	ront	
axle; 900 x 24 10-ply rib tread front tires; 1300 x 24 8-ply lug tread rear							
tires; plain tubes, front a	and rear; electri	ic ge	ene	rator (20 amp.,	12 volt,	240	
watt); electric starter and horn; air pre-cleaner; heat indicator; manual							
steering; standard set of tools; muffler; upholstered seat; weight							
approximately 22,125#.							
Less the trade in of							
1 - Caterpillar Model 10 Mo	otor Grader						
1 - Allis-Chalmers Model K	Tractor w/Garwoo	od So	cra	per			
Total net difference any po	oint Johnson Cour	nty		\$9,380.00			
Delivery on this machine ca	an be made from o	our I	Dal	las Stock, but s	subject to		
prior sale.							

COUNTY CLERK \_\_\_\_COUNTY JUDGE

...0000000...

Terms: Net cash in 30 days

ATTEST: