COUNTY OF JOHNSON

BE IT REMEMBERED AT A SPECIAL CALLED MEETING of the Commissioners' Court in and for Johnson County, Texas, on the above mentioned date at the Courthouse at Cleburne, Texas, with the following members present: Thomas E. Ball, County Judge, C. W. Atwood, Commissioner of Precinct No. 1, W. R. Bryant, Commissioner of Precinct No. 2, W. I. Boteler, Commissioner of Precinct No. 3, M. W. Roland, Commissioner of Precinct No. 4, Louis B. Lee, County Clerk, B. B. Aldredge, Mr. Sparks, City Directory Salesman and Lorene Moreland, County Auditor.

A motion was made by Commissioner Bryant and seconded by Commissioner

Atwood with motion passing unanimously the Commissioners' Court of Johnson

County hereby authorizes the Commissioner shown below to use County employees

and equipment to construct and/or maintain a private road within his precinct

as shown below, as authorized by Article 6821b, Texas Civil Statutes, to-wit:

PERSON REQUESTING WORK	DESCRIPTION OF WORK C AND LOCATION OF JOB		AUTHORIZED
W. D. Lee	2 loads of gravel-Old Glen Rose Highway	Prec. 1	No. 1
Carl Simms	Gravel Drive-way 1.2 miles West of Hwy. 174 on Farm Road		No. 2
G. E. Todd	Oil driveway-off CR 1006	Prec. N	No. 2
L. F. Coddell	Install Culvert in Moore Addition-off CR 803	Prec. 1	No. 2
Clarence E. Moore	Haul & spread gravel for privolety Driveway-off CR 601 East Beth		No. 3
Clarence E. Moore (Bethesda Water Supply)	Haul Gravel for Private drive off CR 602	e Prec. N	No. 3
James E. Campbell	Haul gravel for private drive Off FM 917 (1/2 miles west of	_	No. 3
Mrs. Jack T. Sheeler	Haul gravel for private drive In City of Alvarado	eway Prec. N	No. 3
Truett C. Boles, M.D.	Road from County Road to Lill To Richey tract (53 acres out Vincent Anderson Survey Abst	t of	No. 3
C. W. Dotson	Grade Private road off CR 61' Approximately 3 miles SW Mans		No. 3

A motion was made by Commissioner Boteler and seconded by Commissioner Atwood that the following Resolution be adopted:

RESOLUTION

BE IT RESOLVED by the Commissioners Court of Johnson County:

Recognizing the need for a Juvenile Board for Johnson County to more capably and efficiently administer to the needs of our Juveniles generally, and more especially where Juvenile offenses, child custody matters, dependent and neglected children and child welfare matters are concerned, said Court hereby recommends to the Legislature of the State of Texas that the attached proposed Bill to amend Article 5139 of the Revised Civil Statutes of the State of Texas be passed and made Law, for the establishment of a Juvenile Board of and for Johnson County and to carry out the purposes set out in said proposed Bill, which in incorporated herein and made a part of this Resolution.

It is further recommended that the amount of compensation to be paid the members of said Juvenile Board be set by the Legislature providing for a minimum amount and a maximum amount, said minimum and maximum amounts to be based upon what is usual and customary to be paid members of such Juvenile Board taking into consideration the population of Johnson County, the total assessed valuation of Johnson County, and other like criteria which are customarily used in the setting of such compensation.

Passed and adopted this 26 day of June, 1970.

- /s/ Thomas E. Ball
 County Judge of Johnson County
- /s/ C. W. Atwood Commissioner, Precinct No.1
- /s/ W. R. Bryant Commissioner, Precinct No.2
- /s/ W. I. Boteler Commissioner, Precinct No.3
- /s/ M. W. Roland Commissioner, Precinct No. 4

Section 1: The County Judge of Johnson County and the Judge of the Judicial District which includes Johnson County shall constitute the Juvenile Board of that County. The Judge of the Court which is designated as the Juvenile Court of Johnson County shall be Chairman of the Board and its chier administrative officer.

Section 2: As compensation for the additional duties imposed upon them, the County and District Judge who are members of the Board shall each be allowed additional compensation of not less than \$1200.00 per year and not

more than \$3600.00 per year, payable in twelve (12) equal monthly installments out of the general fund or and other available fund of Johnson County. Said compensation shall be set by the Commissioners Court Johnson County, Texas.

Section 3: This Act shall be cumulative of existing Laws relating to compensation of Judges of the District Courts and County Judges.

Section 4: The Juvenile Board of Johnson County shall appoint a Juvenile Officer for Johnson County, who shall meet all the qualifications and perform all the duties of a Juvenile Officer as prescribed by the Laws of this State. The Juvenile Officer shall be paid a salary as fixed by the Commissioners Court to be paid out of the General Fund or any other available fund of Johnson County. The Juvenile Board by majority vote shall have the power to discharge any appointee and such discharge need not be approved by the Commissioners Court.

A motion was made by Commissioner Bryant and seconded by Commissioner Atwood that extra help for Tax Assessor-Collectors office be allowed and ordered paid as submitted and examined in open court, and County Auditor approve same.

All voted aye.

A motion was made by Commissioner Roland and seconded by Commissioner Bryant that Betty Russell be employed as regular help in the Tax Appraisers Office beginning July 1, 1970, at salary of \$220.00 per month.

All voted aye.

A motion was made by Commissioner Boteler and seconded by Commissioner Atwood that George A. Robinson be employed as Regular Deputy Sheriff, effective June 10, 1970.

All voted aye.

A motion was made by Commissioner Roland, seconded by Commissioner

Bryant, that the County not join the Cleburne Chamber of Commerce as it is

felt if we join the Cleburne Chamber, it would be incumbent upon the County to

join other Chambers throughout the County, and for this reason the County

declines to take out membership as a unit in the Cleburne Chamber of Commerce.

It was added that the Court feels it is up to each individual office holder

and employee in the County Government as to whether or not they join as

individuals.

All voted aye.

A motion was made by Commissioner Boteler and seconded by Commissioner Roland that the proposal of Jack Daniel of Cleburne Pest Control for operation of the fogging machine owned by Johnson County, not be accepted but that the County continue to employ Love Fantroy to operate the machine when there is a request from towns in the County for spraying for mosquitoes, as Mr. Fantroy has been performing this work for \$2.00 a hour.

All voted aye.

THERE BEING NO FURTHER BUSINESS COURT IS HEREBY ADJOURNED.

COUNTY CLERK COUNTY JUDGE

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