

Call or Special Session of Commissioners
Court-within and for Tarrant County, Tex as.

Be it remembered that on the 21 day of Feb. 21.
1907, there was begun and holden within and for
Tarrant County, Tex as, at the Court-house thereof, in
the town of Mt. Pleasant—a Regl. Term of the Hon.
County Commissioners Court—Tarrant County, Tex as,
Present—and presiding the Hon. Geo. F. Caldwell
County Judge in and for Tarrant County, Tex as, W. W.
Wood, J. P. Bass, W. M. King & J. P. Denny, Commissioners
of said Tarrant County, Tex as.

No. 83. + 84.

In the matter of rescinding
order no 75,

Feb 21, 1907, on this day came
all to be considered the matter
of rescinding order no 75 appointing D. A. Maxton,
J. P. Precinct—No. 2, Tarrant County, Tex as, and it appear-
ing to the Court that said D. A. Maxton would not
accept the appointment of said office, and having not
having been recommended to the Court a suitable
and well qualified man for said office the order
of appointing said D. A. Maxton J. P. of Precinct no
2 was rescinded and D. A. Maxton J. P. rest appointed.
It is therefore ordered and adjudged by the Court
that said order appointing D. A. Maxton be rescinded
and J. W. Vest be appointed J. P. Precinct No. 2 to
fill the unexpired term of L. H. Armstrong.

No. 85.

In the Matter of Road petition ~~of J.L. Waller et al~~ Feb 21, 1907.

on this day came on to be heard the petition of J.L. Waller et al, for change in Mt Pleasant + Ellis Bridge Road. Beginning at the place where the Mt Pleasant - and Ellis Bridge Road and the Argo and Ellis Bridge separate. Thence west with the Argo and Ellis Bridge separate, Thence west with the Argo and Ellis Bridge road to price + Taylor's line, Thence south with a land line road to W.D. Horns. Residence where it will intersect - and road again. The Court after duly considering the said petition is of the opinion that same should be granted.

It is therefore ordered and decreed by the Court that said change at above set-out be granted, and change be made with no expense to the County.

In the Matter of allowing accounts ~~for several persons against Titus Co~~

Feb 22, 1907, on this day came on to be heard and examined accounts for various persons, against Titus County, Texas, and the Court after duly examining accounts is of the opinion that the following should be allowed.

It is therefore ordered and adjudged that the following accounts be allowed and paid

No 87.	R. E. Huchoba	\$5.00
" 89	L.M. Roberts.	16.25
" 90	C.C. Cleland	20.70
" 91	M.P. Bank	44.00

No 86.

In the Matter of allowing Election holder pay

Feb 22, 07, on this day came on to be heard the

Matter of fees of Election officers + Clerks for holding special stock law election at Cookeville and Hickory Hill. The Court is of the opinion that same should be allowed.

It is therefore ordered and adjudged by the Court that when accounts for holding said elections are filed in according to law, then the Clerk is hereby ordered to issue receipt to the number of persons, provided by law to conduct and hold said elections, for the amount allowed

to each by law
No 42

In the matter of approving depository
Bond of Merchants & Planters Natl Bank Feb 23, 1907.

On this day came out
to be considered the depository bond of Merchants and
Planters National Bank. The Court after duly consid-
ering and examining said depository bond, is of the
opinion that said bond is a good and sufficient
bond, and that same should be approved.

It is therefore ordered, adjudged and decided
that said depository Bond of Merchants & Planters
National Bank, be approved. It is further ordered that
said depository bond be recorded on the minutes
of Commissioners Court of Tarrant County, Tex.

State of Texas

County of Tarrant Know all men by these presents;
That we, the Merchants & Planters National
Bank, of Mt Pleasant - Texas, as principal and
as sureties acknowledge ourselves indebted to and
bound to pay to J. Caldwell, County Judge, Tarrant
County Texas, and his successors, in office, the sum
of Forty Thousand Dollars conditioned, that the said
principal hereof, who has been awarded all the funds
of Tarrant County, Texas, from the 15th day of Feb. 1907,
until the time of the regular meeting of the Commissioners
Court of Tarrant County, Texas, in Feb. 1909, the said principal
hereof, having been the successful bidder (its bid having
been 5-1/4% per annum), for the custody of said funds,
at the Feb term of said Court - 1907, shall faithfully per-
form all the duties required of it by law as Custodian
and depository for said funds, and for the payment
of all checks drawn upon it as such Custodian and
depository by the County Treasurer of said Tarrant County
whenever any of County funds shall be faithfully kept by
said principal and accounted for according to law,
and that any suits arising thereon shall be tried
in the County of Tarrant and State of Texas.

Witness our hands this Feb 15. 1907.

Merchants & Planters National Bank of Mt Pleasant, Texas,
by W. H. Seay Cashier.

J. B. Caldwell

W. H. Seay

J. M. Keith,
 R. H. Fuller,
 L. W. Fitzpatrick
 D. M. Tindal
 W. J. Johnson
 No. 93.

L. C. Lacey
 C. S. Perkins
 J. M. Flemming
 J. O. Miller

On the matter of transferring Court-house
 & Jail funds to Jury fund

Feb 29, 1907. on this
 day came on to be consid-

ered the matter of transferring funds. The Court after
 having fully considered and examined the matter is
 of the opinion that \$2000.00 should be transferred from
 the Court-house and Jail fund to the Jury fund.

It is therefore ordered and adjudged by the Court
 that the County Treasurer transfer the sum of \$2000.00
 from the Court-house & Jail fund of Giles County, West. to
 the Jury fund of said Giles County, West.

No 94

On the matter of Sewerage
 for Jail & Court-house

Feb 23, 07. on this day the matter
 of Sewerage System for Jail & Court-house coming on for
 discussion. The Court appointed W. W. Wood and
 S. F. Caldwell Committee to work out details of Sewerage
 System for Jail & Court-house with authority to do what
 is necessary for that purpose.

It is therefore ordered and adjudged by the Court
 that said Committee of W. W. Wood and S. F. Caldwell have
 authority and power to do what is in their opinion
 necessary for that purpose

No 95.

On the matter of bids for
 pauper's farm

Feb 29, 1907. on this day came
 on to be considered and
 examined the bids for farm to be used for pauper, as ad-
 vertised for. The Court is of the opinion that all
 said bids should be rejected for the present, and
 no order made in said matter until May term
 of said Court

It is therefore ordered, adjudged and decreed by
 the Court that all bids for the present be rejected
 and no order be passed until May term of
 said Court

No 6.

In the matter of Willie Mickie Feb 23, 1907.
 Mickie a pauper } on this day came on to be heard
 the application of Willie Mickie
 is to be place on pauper roll of 3rd tier county. The
 Court after duly considering said application is
 of the opinion that said applicant should be
 placed on the pauper roll.

It is therefore ordered and adjudged by the Court
 that said applicant, Willie Mickie be placed on
 pauper roll and draw \$3.00 per month out of the
 Gen. Co. fund.

No 7.

In the Matter of Chas Adams Feb 23, 1907. on this day came
 Adams a pauper } on to be considered the matter
 of Chas. Adams a pauper, whose name is on the pau-
 per roll of said County, and it appearing to the Court
 that said Chas. Adams, is plenty able, and does
 do manual labor, and is capable of making his own
 support. The Court is of the opinion that said pauper
 name should be removed from said pauper roll,
 and order placing his name on said roll be rescin-
 ded.

It is therefore ordered and adjudged by the Court that
 said Chas Adams name be removed from pauper roll
 and that the order permitting his name placed there
 on be rescinded

No 8.

In the Matter of pauper Feb 23, 1907. on this day came on
 of said County } to be considered the matter of pauper
 of said County, and it appearing to the Court that
 some of the paupers are paid to much. The Court
 is of the opinion that each pauper should re-
 ceive only \$3.00 per month.

It is therefore ordered, adjudged, and decreed by
 the Court that each pauper receive \$3.00 per month
 from the Gen. Co. fund, and that all previous or-
 ders granting aid to paupers be rescinded

No 9.

In the Matter of buying Feb 23, 1907. on this day, came on
 Guide for Commission } to be considered the matter

of purchasing a Commissioner's guide for each Commissioner, after duly considering the same the Court is of the opinion that they should purchase the same.

It is therefore ordered adjudged and decreed by the Court that the County Clerk buy 4 Commissioner's guides for the use and benefit of the Commissioners.

No. 100

In the Matter of C. C. Cleland vs Feb 23. 07. On this day came vs on to be heard the reports of C. C. Cleland, Tax collector for Titus Co.

Tex. as. after duly examining said reports, being monthly reports for Nov. Dec. + Jan. the Court is of the opinion that they should be approved.

It is therefore ordered adjudged and decreed by the Court that the said reports of C. C. Cleland, as Tax collector for said Titus Co. for Nov. + Dec 1906 and Jan 1907, be approved

with exception of order no. 85:
for reason of error in description
I approve the foregoing minutes
of each session of commissioners
con. x Titus Co. 20 -

J. H. Caldwell
Clerk of Titus Co.