

Aug term A.D. 1912.

Be it remembered that on Aug 12th 1912. there was begun and helden within and for the County of Teras a regular term of the Commissioners Court with W. E. Riddle, County Judge presiding, present A. P. Smart, H. W. West, A. O. Beason and R. J. Gray Commissioners, J. A. Coops Sheriff and A. S. Mitchell Clerk when the following proceedings among other were had - to-wit: -

Aug 14 - 1912.

On this day came out to be considered the return of an election held on the 3rd day of Aug. 1912, in Common School District No 4, of this County, upon the question of issuing \$800⁰⁰ of School house bonds for said district running 20 years, with option of redemption after 10 years from their date, and bearing five per cent interest and levying a tax upon all taxable property of said district sufficient to pay the current interest on said bonds and provide a sinking fund sufficient to pay the principal at maturity, and in offering to the Court that said election was, in all respects legally held, and that said elections returns were duly and legally made and that there were cast at said election 24 votes of which number 23 votes were cast for the bonds, and against the bonds 1 vote, and in offering to the Court from said returns that a majority of the qualified property for paying taxes of said district voting at said election voted in favor of issuing said bonds and for said tax. The Court does hereby declare the said tax to have carried in said district and the proposition for the issuance of said bonds to have been adopted, and the Court is hereby authorized to issue said bonds, and to levy and assess, and collect said tax.

The State of Texas. On this 4 day Aug. 1912. the Commissioners Court of Teras County, convened in regular session at a regular term of Court, all the members thereof, to-wit: - Hon. W. E. Riddle County Judge.

A. P. Smart Commissioner No 1

H. W. West Commissioner " No 2

A. O. Beason " " 3.

R. J. Gray " " 4

being present, and among other proceedings had, passed the following order: -

Whereas, at an election held for the purpose on the

3rd day of August, 1912, a majority of the qualified property Tax-paying Voters of Common School District No 4, of this County, voting at said election, voted in favor of the Tax hereinafter listed. It is therefore ordered by the Commissioners Court of this County, that the bonds of said District be called "Common School District No 4, School Revenue bonds," to be used on the faith and credit of Common School District No 4, of said County, as authorized by order of the Commissioners Court of said County passed on the 8th day of April, 1912, which is of record in the Minutes of said Court on Pages 57K of book 2, for the purpose of providing funds to be expended in payment of accounts legally contracted in constructing and equipping a public free school building of wood frames within said district.

Said bonds, shall be numbered consecutively from one to 8, inclusive, shall be of the denomination of \$100.00 each Hundred Dollars, each aggregating Eight Hundred \$800.00 Dollars; they shall be dated the 1st day of Aug 1912, and shall be come due and payable 20 years after date with option of redemption after 10 years from date of issue. They shall bear interest from date at the rate of 5% per annum payable annually on the 10th day of April, of each year.

Principal and interest shall be payable upon presentation and surrender of bonds, or proper Coupons in lawful Money of the United States, at Mt. Pleasant, Texas. The said bonds shall be signed by the County Judge countersigned by the County Clerk and registered by the County Treasurer and the Seal of the Commissioners Court shall be impressed upon each of them. The fac simile signatures of the County Judge and County Clerk may be lithographed engraved or printed on the Coupons. It is further ordered by the Court that to pay the interest on said bonds and create a sinking fund sufficient to discharge them at maturity a tax of and at the rate of 25 Cents on the \$100.00 of the assessed valuation of all property subject to taxation in said Common School District No 4, of this County shall be annually levied assessed and collected upon said property until said bonds with interest are paid, and said Tax is here now levied for the year 1912.

In the Matter of School Dist No 11. } Aug 12 - 1912.
 Midway Dist. } On this day come
 on to be considered the application of ~~making~~
 the Trustees of Midway School Dist No 11, and it ap-
 pearing to the Court that said Dist is building
 a new School building in the center of the district
 and has two old buildings on the lots, which
 Klode water and Mt. Sylva were formerly situated these
 two districts having consolidated and formed No 11, and
 appearing to the Court that said Dist has no use
 for said buildings and lots. It is therefore order
 ed adjudged and decreed by the said Court that
 the Trustees of said Dist sell said old School
 buildings and lots to highest bidder.

Official Reports } Aug 12 - 1912. On this day come
 on to be considered the official
 Reports of the following named County officials. W. E. Riddle
 A. S. Mitchell J. A. Cooper, W. W. Smith, J. T. Taylor, Sam
 Polk F. B. Brown L. H. Armstrong J. T. Cooley, R. J. Gray.
 A. O. Brown. The same being being found correct
 are hereby approved.

In the Matter of Ellen Anderson } On this day come on to be
 Pauper. } considered the matter of
 raising Mrs. Ellen Anderson pay from 9^{00} to 5^{00} and it
 appearing that 45^{00} is not enough it is therefore
 ordered that she be paid 5^{00} per month.

In the Matter of J. W. } Aug 13 - 1912. On this day come
 inconstant Cook } on to be considered the matter of
 paying officers full fees in cases
 worked over on road. And it appearing to the Court
 that said % help the cost is not enough and that
 he officers ought to receive the full fees.

In the Matter of Making appropriations } Commission's Court
 of \$400⁰⁰ for demonstration work } of Tolan County, Texas.
 Aug. 13th AD. 1912
 On this day come on to be considered by the Com-
 mission's Court of Tolan County, Texas, the matter of
 appropriating the sum of \$400.00 to the demon-
 stration work in agriculture for the year begun

beginning Sept. 1st 1912. Said amount to be paid to the demonstrator for Titus County, in the sum of \$40.00 per month beginning Sept. 1st 1912. It appearing to the Court that the demonstration work is a good thing for the farmers of the South and should be encouraged, it is therefore ordered by the Court that said amount of \$40.00 be appropriated to said work and the Clerk of this Court is hereby ordered to issue to the demonstrator of this County \$40.00 per month for the next ten months beginning Sept. 1st 1912.

In the matter of Mrs. J. Aug 13 - 1912
 Old. Pauper } On this day came on to be considered the application of Mrs. Old for support from the County and it appearing to the Court that she is a widow lady with several small children and without any support, it is therefore ordered by the Court that Mrs. Old be allowed \$10.00 per month.

In the matter of Petition } Aug 13 - 1912. On this day
 of L. O. Wallace et al } Come on to be considered the
 Special Election for } Petition of L. O. Wallace et al
 issues }

Tax paying voters of Common School Dist No 24 in Titus Co. asking for an election to be held in said Common School Dist No 24 Titus Co. to determine whether an additional Tax of 15 cents on the \$100.00 valuation of taxable property in said district shall be levied for said purpose, and it appearing to the Court that said petition is in good form and signed by required number of qualified voters of said dist. It is therefore ordered adjudged and deemed by the Court that an election be held in said dist on Sept 7th 1912. at the school house in said dist to determine whether or not an additional Tax of fifteen cents on the \$100.00 valuation of taxable property in said dist shall be levied for the purpose of supplementing the State School Fund and L. O. Wallace is hereby appointed manager of said election.

In the Matter of Petition of ³ Aug 14 1912
F.R. French et al
Subscribed de matter of Petition of F.R.

French et al for a new road to be established a new road
in Teton County Idaho beginning at F.R. French's mill about 5
miles south from the land home in mt. Pleasant Teton
in Teton Co. - thence west about 1 mile to the mt. Pleasant
and Pottobury Ponderosa Oak Road.

and it appearing to the Court that a necessity
exist for such road for the convenience of the neighbor-
hood of the said proposed new road. It is therefore
ordered adjudged and decreed by the Court that
said petition be granted as prayed for and that a
Public highway be declared beginning at the F.R.
French's mill thence west about 1 mile to the mt. Pleasant
and Pottobury Oak Road and that this Road be
opened up with out cost to Teton Co. Id.

It is further ordered by the Court that Tom Blain, Wm. Allen,
D.M. Shumate, R. G. Batten and J.B. Farnham be appointed
a Jury of View to view and locate said road
and assess the damages to accrue by reason of the opening
of said road to the land owners over which said Road
shall be laid and opened.