

March Term, March 10th 1913

Be it remembered that on the 10th day of March A.D. 1913 there was begun and held in term of the Commissioners Court of this County the said San Patric County Judge, G. J. Brown, J. T. Cameron, J. W. Thompson and A. P. Smock Commissioners. When the following proceedings were had in it:

In the matter of official & March 10th 1913
bond of Cy Porsonet.

On this day come on to be considered the official bond of Cy Porsonet County Sheriff or and after being determined by the court it is the opinion that said bond is in proper form and signed by sufficient witnesses. It is therefore ordered approved.

In the matter of Action
of W. D. Thurman et al. vs. March 10th 1913
Change Boundary of School Dist.

On this day come on to be heard the Petition of W. D. Thurman et al. Citizens of School District No 32 and School District No 18 asking the court to cut out of School District No 32 (Forest Brook) the following lines, to wit T.P. Robinson R. W. Mc Collum Mrs M. J. Mc Collum Mrs Nella Crotton L. E. Crotton and W. D. Thurman and add same to School District No 18 as that hereafter the lines of the said school district shall run as follows:

Beginning at T.P. Robinson's S. E. cor thence N. by W. M. J. Mc Collum's S. E. cor Thence N. to Mrs Nella Crotton's S. E. line East to her S. E. cor thence N. to N. E. cor thence down the public road to W. D. Thurman N. E. cor thence N. keeping W. D. Thurman's boundary to W. T. Brown's land and of her being considered by the court as is of the opinion that said change is the best good for all parties and that said petition is and ought to be granted.

In the Matter of election of
Returns of over £1000.
March 10th 1913.

On this day come with be
concerned the returns of Forest Grove Dist No 32.
To determine whether or not a special maintenance
tax of 15¢ on the \$100 valuation should be voted
and after making a thorough canvass
It was found from said returns that the vote
stood 20-16. For 28 votes. Against the tot
16 votes. It is therefore the opinion of the court
that "For the tot" is in the majority. And it
is therefore ordered by the court that said
tax be levied at the sum said's school district.

In the Matter of ~~depository~~
Bond for coming Fund March 10th 1913.

On this day come on to us
it arrived and considered the bond of the First
National Bank for County School Funds, and
after being examined by the court it is of the
opinion that said bond is in proper form as
is required by law and is signed by good and
sufficient Sureties. It is the opinion of the court
that the same should be, and is this day affixed

State of Texas
County of Titus

Know All Men By These Presents
That We, the First National Bank of Mt. Pleasant
Tenn, as principal, and T. D. Denison & J.
Johnson, Thos. P. McLean M. P. Collier from 1884
and H. H. Gloyd as sureties are held and are fully
bound unto Sam Price, County Judge of Titus Co.,
Tenn and his successors in office in the sum
of Forty Thousand and no/100 Dollars, for the payment
of which, we hereby bind ourselves and our heirs,
executors and administrators, jointly and severally by
these presents. The condition of the above obligation is
such, that whereas the above bounden First National
Bank of Mt. Pleasant Tenn, offered, offered the highest
bid of interest on daily balance - (4% per cent) and

and was on the 10th day of Feb. A.D. 1913 chosen by the Commissioners Court of Titus County Texas to depositary of the funds of Titus County for the term of two years beginning the 10th day of Feb. 1913.

Now therefore if the said First National Bank of Mt. Pleasant, Texas shall safely and faithfully keep and faithfully disbursed said fund according to law and pay such warrants as may be drawn on said funds by committee authority and shall account for them together with the interest thereon, at the rate of 4 percent per annum calculated on daily balances to the Commissioners Court of said County as to regrained by law then this obligation shall be void, otherwise to remain in full force and effect.

In Testimony whereof, witness our hands this
the 12th day of February 1913.

First National Bank Mt. Pleasant
by T. L. Murray attorney

T. J. Johnson

John P. McLean

W. P. Carter

J. M. Bodt

K. T. Flory

Approved in Open Court.

This 10th day March 1913

Sorin Carter

County Judge

In the matter of Relation
R. W. Duke et al for Public Highway
March 10th 1913

On this day come on to be heard the petition of R. W. Duke et al to prove map and declare the road hereinafter described a public Highway said road described as follows To-wit: Beginning at Ripley gin on the Mt. Pleasant and Pleasant and Double Public Road thence East about 400 yards and along the S.B. line of tract of land owned by Bill L. a Prode to N.B. line of Samuel Johnson H.R. due thence about 400 yards North to S.B. line of tract of land owned by Mrs. J. M. Arnold thence East about 400 yds to the N.B. line of the Reuben Boyce Survey thence North about 200 yds to the S.B. line of tract of land owned by W. C. Rowan.

Thence East about 1200 yards along N.E. line of the Reuben Hays H.R. Sur. and R.G. Bridges H.R. run to the W.B. line of Thomas Bolin H.R. Sur. Thence North about 150 yards with Jasper Bridges, H.R. Sur. and the Thomas Bolin H.R. Sur. Thence in a N.E. direction about 200 yds across Thomas Bolin and Mr. Coking H.R. Sur. owned by Mr. Overton past the house of Mr. Overton to the tract of land located off into the town of Ripley passing the house of Mr. Overton to the North and thence North about 200 yds to the Green Field and Bridges Chapel Public Road.

Out of the economy and convenience and petition it is of the opinion of the court that some petition is in proper form and signed by the required number of citizens, and is necessary and convenient for the public that the same ought to be and is granted.

In the name of honor & March 10th 1913
of County Funds &

On this day come on to be considered the name of county funds and it is the opinion of the court that the Court house and jail fund has more than is necessary for the expenses of said said fund and that the jury fund has more than necessary to meet the expenses to be incurred for the coming year. It is therefore the opinion of the court that \$1200⁰⁰ be transferred from the Court House and Jail to the Road and Bridge fund and that \$1000⁰⁰ of the jury fund be transferred to the General county fund. It is therefore ordered and decreed that said funds be transferred as above set out and that the Treasurer make such transfer.

In the matter of opposing Report of March, 10th 1913
of Tom Price Collector

On this day come on
to be examined the report of Tom Price collector
and after due consideration it is the opinion
of the court that the same is correct. It is therefore
ordered opposed.

In the matter of the election of March 11th 1913
of A.S. Ross etc

On this day come on to be
heard the Petition of A.S. Ross etc. for an election
to decide whether or not the citizens of Lone Star school
district vote a special tax of 20¢ on the \$100
and after examining said petition, signed
by the proper number of taxpayers. It is the opinion of
the court that said petition be granted and that
said election be held on the 5th day of April
1913 and that Mr. Meyers board is hereby appointed
manager of said election.

Not of record
County of Titus

Whereas on the 1st day of March 1913 a
petition was presented to me for an election in comon
School District No. 8 of this county on the question
of authorizing a Tax of one cent of the Rate of 20¢ on the \$100
valuation of taxable property in said district for the
purpose of supplementing the State School Fund
appropriated to said district. said petition being the
 requisite number of signatures of property tax paying
voters of said district and being in every respect in
conformity with law. Now therefore I do on this 1st day
of April 1913 so County Judge of Titus County Tex
do hereby order that an election be held on the 5th day
of April 1913 at Lone Star in said common school
district no. . . . of this county as established by order
of the commissioners court of this county I dole the
10th day of March 1913 which is recorded in Book page
of the minutes of said court to determine whether a majority
of the legal qualified property tax paying voters of this district

desire to let the election for the purpose of supplementing the
State School School fund apportioned to said District and
to determine whether the Commissioners Court of this County
shall be authorized to levy taxes and collect annually a
tax of one of the Rate of 20 cents on the \$100⁰⁰ valuation
of taxable property in said District for said purpose.

Mr. Myers 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 5 days after said Election has been held make his
Return thereof to the Commissioners Court of this
County as is Required by law for holding a general
Election the Ballot for said Election shall bear return
of printed thereon the following "For School Tax. Against
School Tax. all persons who are Legally qualified voters
of this and of this County and who are Owners of property
of \$100 or more in said District shall be entitled to vote
of said Election. The Sheriff of this County shall
give notice of said Election by posting three notices
at three public places in the said District for three
weeks before the election.

Noted this March 10th 1913

Sam Parker County Judge

Titus County Tex.

State of Texas

County of Tates Notice is hereby given that an election will be held on the 5th day of April, 1913, at Lone Star School House in Tammam School District No. 29 of this County, to determine whether a majority of the legally qualified property Tax paying voters of said District elect to let themselves off the rate of Twenty cents on the \$100.00 valuation of property in said School District, for the purpose of supplementing the State School fund for said district and to determine whether or not the Commissioners Board of Tates County shall be authorized to levy assessments collect a Tax of 20 cents on the \$100.00 valuation of property in said District for said purpose.

All persons who are legally qualified voters of this State and County and who are resident property Tax payers in said District shall be entitled to vote at said election.

Said election was ordered by the County Judge of this County
by order made on the 10th day of March 1913, and this notice
is given in pursuance of said order.

J. A. Cooper

Sheriff Titus County Tex.

Sheriff's Affidavit:

Before me the undersigned authority on
this day personally appeared J. A. Cooper, known to me to
be the Sheriff of Titus County Texas and affording by me
first due room upon his oath, said, That the above and
foregoing notice of election is a true full and exact copy
of the three notices of election therein referred to, which he caused
Sheriff, to be posted in common school District No 29
of said county, that said notices were posted at Lone Star School
District No 29, and one of Myers & Kinney's Store,
each of which is a public place, in said district on the 18th day
of March 1913.

Sworn to and subscribed before me this the 26th day
of March, 1913.

A. L. Kelly

County Clerk Titus County, Tex.