

Sept 5<sup>th</sup> 1914 Special Term

Be it Remembered that on the 5<sup>th</sup> day of Sept, 1914, the Commissioners Court met and for Titus County Texas convened in regular session of the Court house in the town of Mt. Pleasant, Texas with the following members present Sam Peter Bogard, Judge and County Commissioner, David Brown Cameron and Thompson, when the following proceedings were had to-wit:

On this day came and might be considered the returns of an election held on the 24<sup>th</sup> day of August 1914, in Panther Chapel Community School District No 12, of Titus County Texas, upon the question of issuing the coupon bonds of the said district to the amount of Two Hundred Thousand Dollars to be carried due and payable twenty years after date, with the option of redemption at any time after one year from date, to draw interest from date of the date of (5%) Five Per cent per annum, until paid for the purpose of constructing and equipping a public free school building within said district and purchasing a site therefor and the levy assessed and collection of a tax sufficient to pay interest on and create a sinking fund with which to redeem said bonds of maturity, not to exceed twenty five cents upon each One Hundred Dollars taxable valuation of property in said district per annum for the purpose of paying interest on and creating a sinking fund with which to pay said bonds of maturity 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 19 votes for the Bonds 15 votes against the Bonds 4 votes, and it appearing to the court from said returns that a majority of the qualified property owners of said district voting

of said election, voted in favor of the issuance of said bonds and the levy of said tax, the court here by declare the said Tax to have been levied in said district and the proposition for the issuance of said bonds to have been adopted and that this court is authorized to issue said bonds and to levy and have assessed and collected the said Tax.

Also on the same day come on to be considered the matter of placing on order providing for the issuance of the bonds of Panthers Chapel Boarding School District No. 19 of Titus County Texas when the following order was passed.

Whereas at an election held for the purpose on the day of August 1914 a majority of the qualified property Tax paying voters of Panthers Chapel Boarding School District No. 19 of Titus County Texas voting at said election voted in favor of the bonds hereinafter described and in favor of the Tax herein after levied.

It is therefore ordered by the Commissioners Court of Titus County that the bonds of said District to be called "Boarding School District No. 19, School House bonds" be issued on the faith and credit of said school district as heretofore established by order of this court and as now existing, for the purpose of constructing and equipping a public Boarding School Building within said district and purchasing a site therefor.

Said Bonds shall be numbered consecutively from 1 to 5 inclusive shall be of denominations of Five Hundred Dollars each aggregating ~~Five~~ Twenty Five Hundred Dollars. They shall be dated September 15, 1914 and shall become due and payable twenty years after date with the option of redemption of any time after one year from date. They shall bear interest at the rate of five per cent per annum from date until paid payable annually on the 15th day of Sept.

Principal and interest shall be payable upon presentation and surrender of bonds or proper coupons in lawful money of the United States at the office <sup>of the State of Texas</sup> of the Office of the State Geological Bank, New York City, New York or the option of the holder the said bonds shall be signed by the county judge of Titus County, Texas and also by the County Clerk and registered by the County Treasurer of said County and the seal of the Commissioners Court of said County shall be impressed upon each of said bonds. The facsimile signatures of the County Judge and County Clerk may be lithographed, engraved or printed on said coupons.

It is further ordered by the court that to pay interest on said bonds and create a sinking fund to discharge them at maturity at a rate of twenty per cent on each one hundred dollars of the assessed valuation of all property subject to taxation in said Community School District No 18 of this County shall be annually levied, assessed and collected upon said property in full said bonds with interest, are paid and said tax is here now levied for the year 1914

No. 18 Marshall Springs School Bonds.

On this the 3<sup>rd</sup> day of Sept. 1914. Came on to be considered the returns of an election held on the 26<sup>th</sup> day of August 1914 in Marshall Springs Community School District No 18 of Titus County, Texas upon the question of issuing <sup>the</sup> bonds of the said district to the amount Two thousand dollars to become due and payable twenty years after date with the option of redemption at any time after one year from date

to draw interest from date of the vote of (3%)  $\frac{3}{100}$  per annum until paid, for the purpose of constructing and equipping a Public Free School building within said district and purchasing a site therefor and the levy assessment and collection of a tax sufficient to pay interest on and create a sinking fund with which to redeem said bonds at maturity, not to exceed  $\frac{1}{100}$  of two cents upon each One Hundred Dollars taxable valuation of property in said district per annum for the purpose of paying interest on and creating a sinking fund with which to pay said bonds at maturity, 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 20 votes for the Bonds 20 votes against the Bonds none votes, and it appearing to the court from said returns that a majority of the qualified property to pay the notes of said district voting at said election voted in favor of the issuance of the said bonds and the levy of said tax, the court does hereby declare the said tax to have been levied in said district and the proposition for the issuance of said bonds to have been adopted and that this court is authorized to issue said bonds and to levy and have assessed and collected the said tax.

Also on the same day come on to be considered the motion of proposing an order providing for the issuance of the bonds of Marshal Springs Common School District No 18 of Tulsa County, Texas when the following order was passed.

Whereas, at an election held for the purpose on the day of August, 1914, a majority of the qualified property to pay the notes of Marshal Springs Common School District No 18 of Tulsa County, Texas voting at said election voted in favor of the bonds hereby to be described, and in favor of the tax hereof to be levied,

It is therefore ordered by the Commission on the Court of Tully County, that the bonds of said district to be called "Common School District no. 18 'School House Bonds'" be issued on the faith and credit of said school district as heretofore established by order of this court and existing, for the purpose of constructing and equipping a public free school building within said district and paying therefor.

Said bonds shall be numbered consecutively from 1 to 4 inclusive shall be of denomination of five hundred dollars each aggregating two thousand dollars.

They shall be dated September 15<sup>th</sup> 1914 and shall be come due and payable twenty years after date with option of redemption at any time after one year from date. They shall bear interest at the rate of five per cent per annum from date to be paid annually on the 15<sup>th</sup> day of Sept. principal and interest shall be payable upon presentation and surrender of bonds or paper coupons in lawful money of the United States <sup>made, and of the</sup> Office of the Treasurer of the State of Texas or the Office of the County Clerk of Tully County, Texas or of the Office of the Park National Bank, New York City, New York at the option of the holder. The said bonds shall be signed by the County Judge of Tully County, Texas, and also by the County Clerk and Registered by the County Treasurer of said County and the seal of the Commission on the Court of said County shall be impressed upon each of said bonds. The true and legal signatures of the County Judge and County Clerk may either be printed or printed on said coupons.

It is further ordered by the court that to pay interest on said bonds and each

a sinking fund to discharge them of maturity  
 a tax of one cent of the value of Towns Tax on  
 one each one hundred dollars of the assessed val-  
 uation of all property subject to taxation  
 in said common School District No 18 of this  
 county shall be annually levied assessed and  
 collected upon said property until said bonds  
 with interest are paid and said Tax is now  
 here levied for the year 1914.

In the matter of appointing }  
 Tax collector to fill unexpired } Sept 5<sup>th</sup> 1914  
 Term of Tom Price - deceased }

On this day came  
 on to be considered the matter of appointing  
 Tax collector to fill unexpired Term of  
 Tom Price, deceased and after consider-  
 ing the applications filed by Salley woo-  
 nolds and J. M. Keigh received the unan-  
 imous vote of all the Commissioners  
 that J. M. Keigh be and he is hereby  
 appointed to fill and make the required  
 bond and take the oath of office as is re-  
 quired by law in the office of said Tax  
 collector to fill said unexpired term of office.

In the matter of }  
 Will. Horro Parker } Sept 5<sup>th</sup> 1914.

On this day came on to  
 be considered the matter of Will. Horro Parker  
 and after being considered by the court. It  
 is the opinion of said court Will Horro is  
 unable to work for support. It is therefore  
 ordered that scrip issue for \$750 per  
 month payable 15<sup>th</sup> of each and every month  
 until further order is made in  
 the premises.