

June Term June 14th 1915

Be it remembered that on the 14th day of June there was begun and holden a regular term of the Hon. Commissioners Court Hanson Porter presiding, A. P. Suroit W.M. King, J.R. Fleming and E.C. Sims Commissioners all present when the following proceedings were had To-wit:

Stolid T. Crog & county of Titus & Hanson Porter A.P. Suroit J.R. Fleming, W.M. King & E.C. Sims, members of the Board of Equalization of Titus County for the year A.D. 1915 solemnly swear that in the performance of our duties as a member of such Board for said year we will not vote to allow any taxable property to stand assessed on the tax rolls of said county of Titus for said year of any sum which we believe to be more than its true market value or if it has no market value, then its real value. That we will faithfully endeavor as a member of said board will endeavor to have each item of taxable property which we believe to be assessed for said year of less than its true market value or real value assessed on the tax rolls to what we believe to be its true market value, if it has a market value, if not then its real value, and that we will faithfully endeavor to have the assessed valuation of all property subject to taxation within said county stand upon the rolls for said county for said year at its true cash market value or if it has no market value, then its real value. We further solemnly swear that we have read and understood the provisions contained in the constitution and laws of this State relative to the valuation of taxable property and that we will faithfully perform all of the duties required of us under the constitution and laws of this State. So help us God. Hanson Porter A.P. Suroit E.C. Sims, W.M. King, J.R. Fleming

Subscribed and sworn to before me this the 14th day of June 1915
W.P. Keller, clerk county, county of Titus

In the matter of taking away
from Common School Dist.

no 3, Twp of Twp 4 on the Territory, herein after
described and adding the same to Common School
Dist No 4. It appearing to the court that said
territory is placed & located by survey and
that the principal Negro School in that portion
of the county where said territory is situated
is within Common School Dist No 24. That
it is for the best interest of all persons
concerned that said Territory be added to
School Dist No 24.

It is therefore ordered that the following
territory to-wit: Beginning of the western
NW cor of Major John Sals of land - Thence
N 1/2 to the S E cor of a tract of land owned by
Levin Sams - Thence W with Lombs and more
crossroads S 1/2 line to crossroads S 1/2 E -
Thence N to crossroads NW cor Thence East
to the S. E. cor of the Lee Hois tract of land in
D D B & C Ry & Sur - Thence N to the N P line
of D D B & C Ry Co. Thence E to the WP line of the
Langston & Porter sur - Thence N to the NW
cor of the Porter sur - Thence W to the S 1/2 cor
of the D D B & C Ry Co - Thence N to White oak creek
Thence E with the meanders of White oak
Creek to the WP line of School Dist No 24
Thence S with said line to the place of begin-
ning be added to Common School Dist No 24

It further appearing to the court that this action
will not result in reducing School Dist No 3 to
less than 9 sq. mi. area and that said School
Dist No 3 does not have outlying lands.

In the matter of conveying
75 acres land from chapel
Hill to Heekory Hill School Dist } June 14, 1915

On this day came on to be considered the matter of taking 75 acres of land of 107 1/2 acres belonging to J. H. Blewitt from Chapel Hill common school dist no 14 and adding same to Heekory Hill common school dist no 20 and after due deliberation and finding to the best interest to said district It is ordered by the court that said 75 acre tract of land be taken from common school dist chapel Hill no. 14 and the same be conveyed to Heekory Hill common school dist no. -

In the matter of changing
election manager of ergo } June 14-1915
Voting Precinct no 10

On this day come on to be considered the matter of changing election manager of ergo precinct no 10. After being considered by the court A. D. Cameron was by the court appointed election manager in said voting precinct no 10 in place of J. T. Bonadon who lives in Cookville voting precinct no 6 and who was appointed manager of the Feb term 1915 through mistake.

In the matter of recording
out to cut express school dist } June 14-1915
no 25 into Long's chapel no. 35

On this day come on to be considered the out of Commissioner's court on May 15th 1915 of cutting common school dist no 25 into Long's chapel common school dist no 35.

It is ordered by the court that said order be and the same to hereby recorded and that said district remains so if no action of said court had been taken on said date and that said order be null and void.

In the matter preceding out }
 of commissioners Court to } June 14-1915
 put J.B. Kirk & Co from New Hope
 to Marshal Springs on Mch 8th 1915 }

On this day come
 out to be considered the matter of Reopening out passed
 by commissioners Court on Mch 8th 1915 of par-
 tly retransferring J.B. Kirk, W.A. Morton, C.W.
 Fleming, H.S. Submerman and W. Floyd from
 New Hope Common School District to Marshal
 Springs Common School District

and after being considered by the court it
 is of the opinion that said order was unjustly
 made and that the same was delinquent
 to New Hope Common School District and
 its patrons.

It is therefore ordered and judged and
 decreed by the court that said order
 for said date Mch 8th 1915 be and the same is
 hereby rescinded and the same is hereby made
 null & void, and that said common school
 districts go hence and remain so if no action
 was taken by court on said date.

In the matter of Petition of }
 M. Grayby et al to divide } June 14th 1915
 Stone wall Com School Dist No 3 }

On this day come out
 to be considered the Petition of M. Grayby et al
 to divide Com Stone wall Common School Dist
 No 3, and to be taken out of some another common
 school of Ripley, and after being considered
 by the court it is the opinion that said district
 should not be divided and it is hereby ordered
 that said district be and the same is not div-
 ided as prayed for. But that said Stone wall Common
 School Dist No 3 remain as it is & was before said
 petition was filed.

In the matter of Treasurer's Annual Report of School Funds. First Nat Bank.

June 18-1915

On this day came on to be considered the Treasurer's Annual Report of Mt Pleasant Independent School, First Nat Bank, Treasurer, showing receipts and disbursements for the year beginning Sept 1st 1913 and ending Aug 31st 1914. And after reviewing & checking said report with vouchers for comparison from said Treasurer and finding same correct. It was ordered by the court that said annual report be and the same is hereby approved.

State of Texas June 14-1915
County of Titus

In the matter of Board of Equalization, The Commissioners' Court of the County and State, setting as such Board of the June Term 1915, and after due consideration of all Renditions brought before them said Board is of the opinion that the following names persons were cited to show cause why said property should not be rendered for more to wit:

- S W Monday 300 acres \$900, cited to \$500 per acre
- C R Gingles 107 a \$800.00 " " \$1000.
- V A Chapman 27 a \$270. " " \$500. on home
- A J. Oliver 2 a \$300. " " \$500. 1st W place
- Thomas Knoblock 110 a \$400. 80 a \$250 " " \$500 per acre
- Aug Eckhoff 248 a \$650.00 " " \$500 per acre
- Fred Rhea 213 a D. Steel \$800 " " \$600 per acre
- Swamp & Fleming 160 a \$400 " " \$500 " "
- M Thompson 100 oil Lots \$100 " " \$1000
- Coen Sealy, Moore 607 a \$1577 " " \$400 per acre
- Mt P National Bank \$75000.00 " " \$97500.

It is therefore ordered that the clerk of this court issue notice to the above named persons to appear before said court on the 3rd day of July 1915 and show cause why said property should not be rendered to and cited by said court.