



THE STATE OF TEXAS

THE COUNTY OF TITUS.

IN THE COMMISSIONERS COURT OF TITUS COUNTY TEXAS.

Court in Session this the 9th day of February AD 1925.

WHEREAS On the 23rd day of February AD 1910 there was passed by the Commissioners Court of Titus County Texas then in session an order authorizing the County Judge W.E.Riddle Esq E.B.White J.W.Vest, A.O.Brown and J.J.Smith Commissioners to execute and deliver a deed conveying to W.T.Hoblitt All that certain lots Blocks or tracts of land situated in Titus County Texas about 13 miles Northeast from the town of Mount Pleasant Texas on the waters of White Oak Creek and being apart of the School land patented by the State of Texas to said Titus County Texas and being Blocks Number 11 (Eleven) and 12 (Twelve) according to the plot and survey caused to be made by the Commissioners Court of Titus County, Texas of record in minutes of said Court, and

WHEREAS said deed was duly executed by the said W.E.Riddle County Judge and the aforesaid Commissioners to the said W.T.Hoblitt and by them delivered to the said W.T.Hoblitt in consideration of the sum of Six Hundred Seventy Dollars seduced to be paid by the said W.T.Hoblitt to E.V.Broadstreet the then County Treasurer of Titus County Texas which was evidence by one certain promissory note executed by the said W.T.Hoblitt and payable to the said E.V.Broadstreet, County Treasurer of said Titus County Texas dated February 23rd 1910 and due February 23 1920, bearing 6% interest per annum from date, interest payable in advance annually on the 25 day of February of each year and.

WHEREAS said order was not placed in the minutes of said Court, and

WHEREAS, a Motion was made by Commissioner A.J.Luna and seconded by Commissioner J.T.Cameron that said Sale and order of said Court be in all things ratified and confirmed which motion was by the County Judge E.L.Myers put before the said Commissioners Court for a vote and Commissioner A.J.Luna J.T.Cameron W.M.-King and C.P.Lindsay voted for said motion which motion was declared carried by the County Judge.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED by the Commissioners Court of Titus County Texas that said order by said Commissioners Court and said sale of said land be and the same is in all things ratified and confirmed, and the clerk of this court is ordered to place this order of record in the minutes of this court.

IN THE MATTER OF SELECTION COUNTY DEPOSITORY;

On this the 9th day of February 1925, came on to be considered by the Commissioner's court of Titus County Texas the matter of selection a county depository for the school and county funds, after examining the bid of the First National Bank of Mt. Pleasant same being the only bid for County depository such bid offering three per cent on daily balances, on motion by Cameron second by Lund and the County Judge put the motion before the court with the request that as many as favored the acceptance of the bid to vote AYE and those who opposed to vote NO all members voted in the affirmative and the County Judge declared the motion carried It is therefore ordered, adjudged and decreed by the Commissioners' court of Titus County Texas that the First National Bank of Mount Pleasant be selected as the depository for the school and county funds of Titus County Texas for a period of two years and said bank is to pay said county 3% interest on the average daily balance .

IN THE MATTER OF CANCELLING AND DESTROYING SPECIAL ROAD BONDS;

On this the 9th day of February came on to be considered by the Commissioner's court the matter of cancelling and destroying special road bonds, And after consideration it is found that of the special road bonds of the \$1,000,000.00 issue the following specified bonds have been approved and unsold.

Series 3----2 to 20 inclusive

- " 1----11 to 200 "
- " 5----5--to 59 "
- " 4----2 to 35 "
- " 2----4 to 50 "

Total number 353 all of which were for the principal sum of \$1,000.00

On motion by Cameron second by Lindsay the members of said court voted unanously to cancel and burn said bonds.

IN THE MATTER OF ORDERING STOCK LAW ELECTION.

ON this the 9th day of February AD 1925, came on to be considered by the Commissioner's court of Titus County Texas at its regular February Term the same being the second Monday in February the petition heretofore filed of D.O. Oliver and nineteen others, all of whom are freeholders in the hereinafter described subdivision of Titus County Texas and qualified voters under the ~~obbbbbb~~ constitution and laws of the state of Texas all of whom are residents in said subdivision, said petition praying for an order of said court for an election to be held in said subdivision to determine whether or not hogs sheep goats jacks and jennetts be permitted to run at large in said subdivision to-wit.

Beginning at a point on Sulphur Creek the N.E. Corner of the F.E. Greer Survey thence South with EB line of F.E. Greer survey to north E line of Jno- prather Sur Thence S with EB line of Jon R. Porter Sur Thence S with EB line of Somier Booths Sur to the EB line of M.E.P R HY Sur Thence E to the NE corner of M.E.P and HY gar Thence South with EB line of M.E.P and HY SUR Thence S with EB line of Chas V. White Sur Thence S with EB line of T.W. Morris Sur to the EB line of B.B. and C. HY Co Sur to the NE corner of same Thence S with EB line of B.B. S & Co Sur to White Oak Creek being the Maple Springs C.S.D.

After considering said petition it appearing to the court that there had been no such election in said subdivision for a period of twelve months immediately preceding the presentation of said petition to the court Commissioner Cameron made a motion second by Commissioner King that the election be granted to held on the 28th day of March 1925. the County Judge put the motion before the court with the request that as many as favored the motion to vote aye and those opposed to vote "NO" Cameron King Lane and Lindsey all voted in the affirmative and the County Judge Declared the motion carried and the order passed.