BE IT REMEMBERED on the 13th. day of Soptember, A.D. 1926, that there was begun and holden regular form of the Commissioner's Court in and for Titus County, Texas, on this the 18th day of Sept. A D 1926 with the following of icors present to wit; Hon & L Myers judge C.P. Lindsey J.T. Commoron A.J. Lune W.M. King Commissioners and W.-McClintock Clerk when the following proceedings were had to wit;

WHEREAS it has been made known to this Court, now in session that et the time and during the Met. Term 1926, of this Court, various Road District in Titus County, Texas, were re-numbered and new numbers assigned assigned, therein, and among them being Road District Bumber 145" known as the Sam Williams, public Road, "which is fully described bymets and bounds in Vol. 1. page 71 Road Minutes of Commissioness's Court of Titus County, Texas, and after the change said fermorly Road District Number 145 was changed to Road District Number 38 and

WHEREAS, seld renumbering might cause a confusion as to the true boundaries and limits of said Road District aforesaid.

So it is therefore ordered adjudged and decreed, and it is the order of this Court, that the boundaries, and limits of said Road District Number, 32, so now existing, shall be and it is declared by this Court to be the same boundaries and limits so formarly were Road District Number 145, as established by this Court, at its April Term A. D 1925 and being fully described in Vol. 1. page 71 Road Minutes Commissioners Court of Titus County, Texas, to which reference, is heroto made and made snart horsof, for all intents and purpposes as though it were socied ap full in this order, and all road hands within its confines now, and those who may have moved into said boundaries and shall stey for 15 days or longer, and who have not performed road duty in the District, From Which they move are herebydescignated and apportioned to said Road District and the Road overseer for such District are horeby empowered and directed to work said Road hands as required by law, for the Road calendar year of 1926, and all subsequent years until this order is revoked by this Court, or by law.

on this the 13th. day of Sept. 126, the Commissioners, Court of Titus County Texas.

met in his regular session with the following efficers, present; he have Judge, CP

Lindsey, Commissioners Pro No. 1. A J Luna Commissioner, Pro. No. 2. W M King Commissioner

Pro No. 3, and J.T. Cameron Commissioners, Pro, No. 4. and W.E.MoClintock County Clork,

after the Gourt being the session cameon to be considered the matter of paying the estimates

en construction work Job No. 225-1, P.A. P. No. 333-B Unit 11. Titus County, Texas, said

work being done dy J.D. George, After considering the matter and realising the fact that

eaid work is being done at the expense of the State entirely, and realising that the County

is not obligated to pay any of the expense of said construction, Commissioner Lindsey made

a metion seconded by Commissioner Luna that the said J.D. George be said by the State

Highway Commission direct from the state treasurer on Warrinte issued by said highway Commission and that Titus County have no part in payment of said construction work.

The County judge put the motion before the Court with the request that as many as favored the motion to vote "aye" and those appeared to vote No." Commissioners Lindsey, Luna Cameron and King voted in the affirmative, and the County Judge scalared the motion carried and the order passed.

on this the 13th, day of Sept. 1926, at its regular menthly meeting came on to be considered by the Commissioners Court of Titus County, Texas, the matter of purchasing seme land from Milt pepe for the purpose of changing the public Roud near argo Church in Commissioners.

Pro. No. 4. After dischasing the matter and secontaining that by purchasing said land and changing the Road that it will avoid building a bridge at a cost of \$75.00 \$75.00 and also placing the Road on ground which will require lass expense to maintain the Road. Commissioners Cameron made a motion seconded by Commissioners Lindsey that said land be purchased at the Coot of \$55.00 and that Commissioner Common change and re-locate said Road so as to good the construction of a bridge at the placeof change, the County judge put the motion before the body with the request that as many as favored the motion to "aye" and toose appears to vote, "ne" all commissioners being present and voted in the affirmative the County judge declared the motion carried and the order passed.