THE COMMISSION REgular Session on Aug 12, 1935,
IN THE MATTER: of Working out fines.

The cormissioners in regular seesion Aug 12, 1935 passed and order to become effective the 19th day of Aug 1935 ordering the unwaid fines to be collected by work of different kinds the first work to be cutting wood; for the court house and jail the pay to be paid for this work will be what ever the law prescribes which \$3.00 per day in County Court cases 9 hours to be a day.

In Justice Court Cases the pay shall be \$3.00 per day worth a minimum of ten days.

The motion made by Stringfellow, seconded by Thomas the mounty Judge declared the motion carried end the order passed.

```
Aug 12, 1935.
IN THE LATTER OF CONSUMDATION of the Talco and Lavada School Dist.
Motion by Thomas, Seconded by Lunsford that the election in Talco School District Sn
29th day of July 1955 for the purpose of consolidation the Talco and Lavada School
District was carried 28 for Consolidation and None against it carried all members being
present and voting in the affirmative the county Judge declared the motion carried and
the order passed.
```

IN THE MATTER OF PAYING H.E. WILKITE FOR LOST WATRANT. Motion by Stringfellow, seconded by Wilson that Duplicate warrant be issued to H.E. Wilhite for \$24.00 same being Number 857. all members being present and voting in the affirmative the county Judge declared the motion carried and the order passed. IN THE MATTER OF PAYING J.R. Phillips Inv., Co., for service rendered in Refunding Titus Co., Road Bonds. Motion by Thomas ascended by Stringfellow, that \$4587.50 be paid to J.R.Phillips Investment Co., out of Special road Int & Sinking fund for Service rendered in Refunding \$183.500.00 Titus County Road Bonds. all members being present and voting in the affirmative the county

Judgs declared the motion carried and the order passed.

RETUR'S OF ELECTION To Consolidate Districts.

The State of Toxas.

The State OfTexas

County of Franklin.

We, the undersigned officers, holding an election on the 27th day of July AD 1935 in(a) Laveda School District No 27 of said County, for the purpose of determining whether or not a majority of the legally qualified resident votors of said District desire that (a) Lavada School District No 27 of said County, shall be consolidated with (a) Talco, Ind., School

District No---- of Titus County, for School purposes. Hereby cortry that at said election there were cast 14 votes, of which number there were cast)

That the polls for said election opened at 8 o'clock AM and closed at 7 o'clock PM. We herewith enclose poll list and tally sheet of said election. Signed this, the 27, day of

Against Consolidation...... Majority (b) for Consolidation & votes.

July AD 1935. Geo. Wims Presiding Officer. Tom Hill, Judge.

Order of the Commissioners Court Consolidating Districts.

In the Commissioners Court of Franklin Countys

On this the 12 day of Aug AD 1935, the Commissioners Court of Franklin County, Texas.

convened: in regular session, all the members thereof, to wit;

J.W. Middleton County Judge., Jack White Commissioner Pre No 1 Holley Hanks Commissioner Pre No 2 C.F. Walls Commissioner, Pre No 3. H.C.Guthrie, Commissioner Pre No 4.

being propert, and among other proceedings, passed the following order;

Therefore, be it ordered by the Commissioners Court of Franklin County, Texas:

That, in accoordance with Chapter 65 of the General Laws passed by the Thirty Sixth

Legislature of the State of Texas, at its Second Called Session in 1919, and the

Constitution and laws of said State, (a) Lavada Common School District No 27, of said

County, and (a) Talco Ind., School District No----of Titus County, are hereby consolidated,

shall hereafter be known as Talco, Ind. School District No-----of Titus County, and is by

this order established within the following mates and bounds to-wit;

Beginning at a point on Sulphur River due M. of N.E.Cor of I.Pennington's Survey Thence

Bouth to N.E.Cor of District No 28 at a stake in Lowis Creek Thence in an easterly direction
with Lewis Creek to EB line of Franklin County; Thence North with said County line to a

stake in Sulphur River, Thence up eaid River to the place of beginning.

Said District containing the following surveys and parts of Surveys, with the number of screen herein shown:

Abstract No	Cert No	Survey No	Original Grantee	Aores.
683			J.L. Rutheri'ord	100
395			J.K.Rogers	326
24		•	J. Brantley	960
157			Vm. Evans	150
156			Wm Evane	80
62			Mm id relecti	480
394			F.T.Roberta	160
138			W.F.Dyer	160
342			McKinney & Williams	160
374			Charton Payne	160
218			J.E. Hopkins	460
817			J.W. Wost	531
461			S.A. & M.G.Ry Co.,	542
613			John Nugent	177
020	f	TOTAL ACTRACÉ	•••••	4286

Filed Aug 27, 1935, Recorded Aug 27, 1938.

By Rachael Lee Deputy J.T. Kidwell, County ClerkFrenklin County, Texas.,

THE STATE OF TEXAS
COUNTY OF FRANKLIN.

I, J.T. Kidwell, Clerk of the County Court of Franklin County, Texas, do hereby certify that the above and foregoing is a true and correct copy of:

Petition for Election to consolidate School Districts Lavada No 27 Franklin County, Texas, with Talco, Ind No..... Titus Go. Texas Order of Election to consolidate Districts;
Notice of Election to consolidate Districts; Returns of Election to consolidate Districts;
Order of the Commissioner's Gourt Consolidating Districts:

as same appears of record in Vol 1, pare 97 to 99, Record of School Districts; Franklin

L.S. Witness my hand and seel of office, this the 27th day of Aug AD 1935.

J.T. Kidwell County Clerk, Franklin Co. Texas.

By Rachael Lee Deputy.

æ

County, Texas.

PETITION FOR ELECTION FOR ASSURPTION of Bonds

THE STATE OF TEXAS)
COUNTY OF FRANKLIN.)

To the Honorable County Judge of Franklin County;

in Franklin County, pray that an election be ordered to be held in said District to determine whether a majority of the legally qualified property taxpaying voters of said district desire to assume and pay off the outstanding bonded indebtedness of the Talco Independent School District of Titus County, as follows; Talco Independent School District No----Bonds dated 6-15/26 bearing interest at the rate of 5 per cent per annum, due and payable as follows; -----said bonds being in the denomination of \$500.00 and being numbered 1 to 28, inclusive aggregating \$15500.00 issued for the purpose of building and equiping School building at Talco, in Talco Ind., School District Titus County, Texas, To determine whether the Commissioners Court of said County shall be authorized to levy, assess and collect annually while said bonds, or any of them, are outstanding a tax upon all taxable property within said district sufficient to pay the current interest on said bonds and provide a sinking fund sufficient to pay the principal at resturity.

Deted this 29th day of June 1935.

Harris Brown
R.L.Clark
L.L.Reed
C.C.Stevens
T.J.Sanders
- rs. R.H. Raley
T.B.Aloxandor
Exc. Lizzie Tapp
S.E.Hall

G.Reidout C.C.Tucker C.E.Walker G.B.Leftwich Mrs.C.L.Bolin C.Whitney T.J.Cunningham Clyde Holder Mrs. Erns Sanders T.J.Hill
Goo. Jims
Earl Sertain
S.O. Rogers
E.J.Monroe
J.R.Sloan
R.L. Cunningham
Hrs. Maud Leftwich
G.D.Vandorgriff

County Judge Order.

The State of Texas.

Thereas, on the 29th day of June 1935, a pet tion was presented to me for an election in the question of assuming and paying off the outstanding bonded indebtedness of the School Districts of this County as follows:

Talco Independent School District No----bonds, dated 6-15-26,

bearing interest at the rate of 5 per cent per annum, due and payable as follows; 40 years bonds, being in the denomination of \$500.00 issued for the purpose of building and squiping school building at Talco, in Talco Independent School Districts Titus County, Texas, and authorizing a tax upon all taxable property within seid district sufficient to pay the surredt interest on said bonds and to provide a sinking fund sufficient to pay the principal at matualty and it appearing that said patition bears the requisite number of signatures of qualified. property taxpaying voters of said district and is in every respect in conformity with the law, and it further appearing that said Lavada Common School District No 27 has been heretofore, on the 15, day of Aug 1895, properly established, now, therefore, I, J.W. Middleton in my capacity as County Judge of Franklin County. Texas, do hereby order that an election be held on the 27th day of July 1935, at Lavada in said Lavada Common School District No 27 of this County as established by order of the Cormissioners Court, of date the 18., day of Aug 1893, which is recorded in Book B. page 427 of the minutes of said Court to determine whether a majority of the legally qualified property taxpaying voters of that district desire the assumption of theoutstanding bonds, and to determine whether the Commissioners Court of this County shall be authorized to levy, assess and collect annually while said bonds or any of them are outstanding a tax upon all taxable property within soid district sufficient to pay the current interest on said bonds and provide a sinking fund sufficient to pay the principal at marutity.

George Wins is hereby appointed presiding officer for said election and he shall select two judges and two Clerks to essist him in holding the name and he shall, within five days after said election has been held make due returns thereof to the Commissioners Court of this County, as required by law, for holding a general election.

All persons who are legelly qualified voters of this State, and of this County and who ere resident property taxpayers of said district shall be entitled to vote at said election and all voters desiring to support the proposition to assume the bonded indebtedness of said consolidated district shall have written or printed on their ballots the words:

For the assumption of the Bonds and the Tax:

and those opposed shall have written or printed on their ballots; the words:
Against the Assumption of the bonds and the Tax:

The Sheriff of this County shall give notice of said election by posting three notices in three public places in said district for three works before the election in Franklin Co., Tex. the date of posting being not less than Twenty one ..days prior to the date of election.

Dated 6, day of July 1935.

J.W. Middleton County Judge of Franklin County, Texas.

Sheriff's Motice of Election.

The State of Texas

Notice is hereby given that an election will be held on the 27th day of July 1035, in leveda Common School District No 27, as established by order of the Commissioners Court of this County which order is of record in Book B. page 427 of the Minutes of said Court at Lavada School house to determine whether a majority of the legally qualified property taxpaying voters of that district desire to assume and pay off the outstanding bonded indebtedness of the Talco, Ind., School Dist., of Titus County Texas as follows; Talco Ind., School Dist., No----bonds, dated 6-15-26, bearing interest at the rate of 5 per cent per annum due and payable as follows------

said bonds being in the denomination of \$500.00 and being numbered 1 to 28 inclusive, aggregating \$15500.00 issued for the purpose of building and equiping school building at Talco in Talco Ind School Dist.of Titus County, Texas, and to determine whether the Commissioners court of this County shall be authorized to leby, assess and collect annually while said bonds or any of them are outstanding a tax upon all taxable property within said district sufficient to pay the current interest on said bonds and provide a sinking fund sufficient to pay the principal at naturity.

George Wins has been 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 five days after said election has been held make due returns thereof to the Commissioners Court of this County as is required by law for holding a general election.

All persons who are legelly qualified votors of this State and of the County and who are resident property taxpayers in said School Dist shall be entitled to vote at said election, and all veters desiring to support the proposition to assume the bonded indebtedness of said dist shall have written or printed on their ballots the words:

For the Assumption of the Bonds and the Taxs

and those opposed to such assumption of the bonded indebtedness and the tax shall have written or printed on their ballots the words:

Against assumntion of the Bonds and the Taxs

Sair electionwas ordered by the County judge of this County by order made on 5, day of July 1935

and this notice is given in pursuance of said order.

Dated the 6, day of July 1935.

Mnnis Tittle Sheriff
of Franklin County, Texas.

SHERIFF's Affidavit.

Before me, the undersigned authority on this day personally appeared Ennis Tittle known to me to be the Sheriff of Franklin County, Texas, and who after being by me first duly eworn, upon his oath, states, 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 as such Sheriff made and posted in Common School District No 27 of meld County.

That said notices were posted in three public places in said Dist to wit Whe at Lavada School House, one at road 1 mile South and one at forks of road at Store in Lavada on the 6, day of July 1935, which was twenty one full days before the date of said election.

Ennis Tittle

Sheriff

Sworn to and subscribed before me, this 10, day of July 1935.

SEAL J.W. Middleton Co.Judga.

ELECTION RETURNS

THE STATE OF TEXAS

COUNTY OF FRANKLIN...

To the Honorable Commissioners Court of said County:

We, the undersigned officers, holding an election on the 27th day of July1935 in Common School Dist No 27, of said County upon the cusstion as to whether the said district shall assume and pay off the oustanding bonds heretofore issued by the Talco Ind School Dist., said bonds being described as follows; Talco Ind., School District No----bonds, dated 6-15-36 bearing interest at the rate of 5 per cent per annum due and payable as follows------Said bonds being in the denomination of \$500.00 and being numbered 1 to 28, inclusive, aggregating \$15500.00 insued for the purpose of building and equiping school building at Talco, in Talco Ind., School Dist., of Titus County Texas andlevy a tax on all taxable property in said district sufficient to pay the current interest on said bonds and provide a sinking fund sufficient to pay the principal at naturity, hereby certify that at said election there were cast 14 votes, of which number there were cast:

For assuming the bonds and the tax 11 votes;

Against assuming the bonds and the tax 3 votes;

Majority for assuming the bonds and the tax 8 votes;

That the polls of said election were opened at 8 o'clock AM

and closed at 7 o'clock PM

We harewith enclose poll list and talley sheet of said election signed this the 27th day of July 1935.

Geo. Wims Presiding Officer Tom Hill Judge.

ORD'R DECLARING RESULT OF ELECTIONFOR ASSUMPTION OF HONDS.

On this day came on to be considered the returns of an election held on the 27th day of July 1935 in Cormon School Dist., No 27 of This County upon the question as to whether the said Dist shall assume and pay off the outstanding bonds heretofore issued by the Talco Ind., School District of Titus County, Texas the naid bonds being described as follows:------Talco ind.,

School District: No-----bonds, dated 6-15-20.bearing interest at the rate of 5 per cent per annum, due and payable as follows: -----s idbonds in the denomination of \$500.00 and being numbered 1 to 28 inclusive; aggregating \$18500.00 insued for the purpose of building and scuiping a

school building at Talco, in Talco Ind., SchoolDist., of Titus County, Texas and wy a tax on all taxable property of said district sufficient to pay the current interest on said bonds and provide a sinking fund sufficient to pay the principal at maturity, and it appearing that anid election was. in all respects legally held, and that said returns were duly and legally made and that there were cast; For Assuming the Bonds end the tax 11 Votem: Against assuming the bonds and the tax 3 votes; and it appearing to the Court from said returns that a majority of the qualified property tarnaying voters of said district voting at said election voted in favor of assuming the said bonds and the tax, the Court does hereby declere the proposition for the assumption of said bonds to have been adopted, and that this Court is authorized to levy and have assessed and collected said tax. THE STATE OF TEXAS COUNTY OF FRANKLIN. I. J.T. Kideell, Clerk of the County ... of Franklin County, Texas, do hereby certify that the allows and foregoing is a true and conrect copy of: Petition for Election for assumption of bonds. County Judge's Order Sheriff's notice of Mection~ Election Returns /

L.S. Witness my hend and seal of office, this the 29th day of Aug AD 1935.

Order Declaring result of Kection for assumption of Bonds

J.T. Kidwell, County Clerk, Franklin County, Texas.

as same appear of record in Vol 1, pare 97 to------ Record of School Districts, Franklin

By Irene Flow Deputy.

County . Texas.