REGULAR TERM - JUNE 13, 1949

BE IT REMEMBERED that the Commissioners ' court of Titus County, Texas, met in Regular Session on the 13th day of June, 1949 at the Court House of said County in Mt. Pleasant, Texas, with the following members present, to-wit:

W. W. Wason

County Judge

R. W. Jones

Commissioner Pres. 1

J. Q. Roper

Commissioner Prec. 2

Bugene Mankin

Commissioner Prec. 3

J. R. Ponder

Commissioner Prec. 4

Thomas J. Hood

County Clerk

and the following proceedings were had, to-wit:

IN THE MATTER OF APPROVING MONTHLY ACCOUNTS:

Notion was made by Commissioner Mankins and Seconded by Commissioner Jones to approve the monthly accounts as same appear of record in Warrant Book No. 1. Notion carried.

IN THE MATTER OF APPROVING OFFICERS MONTHLY EXPENSE ACCOUNTS:

Notion was made by Commissioner Jones and seconded by Commissioner Ponder to approve the officers monthly expense accounts as follows:

Thomas J. Hood	County Clerk	\$431.91
Lynch Harper	Tex Assessor-Collector	≱ 503.66
Bird Old, Jr.	County Attorney	\$ 75.62
W. W. Mason	County Judge	\$ 12.00
Grover Ard	Justice of the Peace	\$ 28.00

Upon being put to a vote, said motion carried unanimously.

IN THE MATTER OF APPROVING AD S. ROPERS MONTHLY REPORT:

Notion made by Commissioner Jones and Seconded by Commissioner Mankin to approve the monthly report of Ad S. Rogers, County Treasurer, for the month of May, 1949. Motion carried.

IN THE MATTER OF EMPLOYING G. M. WHITE DOT HELPER:

Motion was made by Commissioner Ponder and Seconded by Commissioner Jones that the County employ G. M. White as DDT Helper beginning June 7, at a salary of \$150.00 per month. Motion carried.

IN THE MATTER OF APPEALING CASE CITY OF MT. PLEASANT VS. TITUS COUNTY:

Notion was made by Commissioner Pender and Seconded by Commissioner Mankin that the County Commissioners Court appeal the case City of Mt. "Isasant vs. Titus County. The motion as stated above was carried by unanimous vote and with the assent of the County Judge.

IN THE MATTER OF TIME WARRANT FOR TRUCK FOR PRECINCT # 2:

THE STATE OF TEXAS COUNTY OF TITUS I

BE IT REMERREED that on the 1st day of June, 1949, the Commissioners' Court of Titus County, Texas met in continued regular session at the courthouse of said County in the City of Mt. Pleasant, Texas, with the following members present, to-wit:

> W. W. Mason R. W. Jones J. Q. Roper Rugene Markin J. R. Ponder

County Judge Commissioner-Prec. No. 1 Commissioner-Prec. No. 2 Commissioner-Prec. No. 3 Commissioner-Prec. No. 4 There bame on to be considered the matter of purchasing from Irvin-Sandlin Chevrolet Company a Chevrolet truck to be used in connection with the maintenance of the public roads and bridges of Titus County, Texas for the sum of \$2965.25; and further the matter of payment of \$2500.00 of said purchase price by the issuance and delivery of a Time Warrant as hereinafter shown, payable to the order of said Irvin-Sandlin Chevrolet Company; and

WHEREAS, Commissionsr Jones presented for consideration an order and moved its adoption. Said motion was seconded by Commissioner Roper. After due consideration and discussion of said order by the Court, the County Judge put the motion for a vote to the members of said Court and said vote was as follows:

AYES: Commissioners Jones, Roper, Menkin and Fonder;

NOES: None:

and said motion was declared passed and said order duly adopted.

The said order is in words and figures as follows, to-wit:

WHEREAS, it is necessary and expedient that Titus County purchase and own a truck to be used upon the public roads and bridges of Titus County, Texas and that Irvin-Sandlin Chevrolet Company has agreed to sell and said County has agreed to buy one 1949 Chevrolet truck, Motor No. GEA 327275, for a purchase price of \$2965.25, and the latter has agreed to accept in payment thereof the sum of \$465.25 in cash and a Time Warrant duly issued by Titus County, Texas and payable out of current funds of the Road and Bridge Fund of Titus County, Texas in the principal amount of \$2500.00; and further, that it is to the advantage and interest of said Titus County, Texas that all this be done.

NOW THEREFORE

BE IT ORDERED BY THE COMMISSIONERS! COURT OF TITUS COUNTY, TEXAS:

That Titus County, Texas purchase from Irvin-Sandlin Chevrolet Company the above mentioned Chevrolet truck for the purchase price of \$2965.25; said amount to be payable as follows:

\$4.65.25 paid in cash; and the issuance of a Time Warrant from Titus County, Texas as hereinafter described in the principal emount of \$2500.00; and for the purpose of evidencing the obligation of Titue County, Texas to the said Irvin-Sandlin Chevrolet Company for the said sum of \$2500.00 part payment for said truck as afore-said, there shall be and is hereby issued a warrant of said County, payable to the order of said Irvin-Sandlin Chevrolet Company in the principal sum of \$2500.00, dated June 1, 1949, and bearing interest from date at the rate of 6% per annum until paid, end which warrant shall be due and payable on or before the 15th day of December, 1949. Said warrant shall be executed by the County Judge for and on behalf of said Titus County, Texas and duly attested by the County Clerk under the seal of said court, and shall be registered in the usual manner by the County Treasurer. Said warrant shall be in substantially the following form:

STATE OF TEXAS

\$2500.00

COUNTY OF TITUS

COUNTY OF TITUS WARRANT ON TRUCK PURCHASE

Titus County, Texas does hereby promise to pay to Irvin-Sandiin Chevrolet Company, or order, at Mt. Pleasant, Texas, on or before the 15th day of December, 1949 the sum of \$2500.00 according to the provisions herein contained, with interest at the rate of 6% per annum, together with reasonable attorneys fees if placed in the hands of an attorney for collection.

This Warrant is issued by Titus County, Texas for the purpose of part payment upon a 1949 Chevrolet truck purchased by said Titus County from Irvin-Sandlin Chevrolet Company and to be used in connection with the maintenance of the public roads and bridges of said

County; and shall be paid out of current funds in the Road and Bridge Fund of Titus County (according in the year 1949).

WHEREAS, it is recited and certified that due and proper provisions have been made by the Commissioners' Court of Titus County, Tsxas for the purpose of paying the principal and interest upon this warrant as it matures in obedience and according to the requirements of the Constitution and lawsof the State of Texas.

The date of this warrant, according to the order of the Commissioners' Court of Titus County, Texas providing for its issuance, is June 1, 1949.

TITUSCOUNTY,TEXAS

ATTEST:

By W. W. Mason, County Judge

Thomas J. Hood, County Clerk By Pay Barrett, Deputy.

(SEAL)

REGISTERED:

Ad 5. Rogers, County Treasurer

That to pay the interest on and create a sinking fund to retire said warrant at its maturity, there shall be and is hereby pledged and set apart unto the said Irvin-Sandlin Chevrolet Company, or other holder of said warrant, sufficient of the fees, moneys and revenues due and owing and that may be paid and collected out of taxes collected during 1949 and/or the County's part or portion of the 1949 automobile licenses and/or registrations for and on automobiles or other motor vehicles paid in said county for said year and apportioned to the Road and Bridge Fund of said Titus County, together with any and ail other unpledged current revenues of and to said Titus County Road and Bridge Pund. In other words, said warrant shall be paid out of current funds or revenues bolls ated during the current year apportioned to said Road and Bridge Fund.

PASSED, ADOPTED and APPROVED on this, the 1st day of June, 1949.

W. W. Mason, County Judge, Titus County, Texas.

ATTEST:

Thomas J. Hood, County Clerk, Titus County, Texas. By Fay Rarrett, Deputy.

(BEAL)

IN THE MATTER OF AGREEMENT FOR TIME WARRANT:

An agreement between Commissioners Jones, Mankin and Ponder, that Commissioner Roper be allowed to purchase a truck to be paid with a Time Warrant drawn on the Road and Bridge Pund of Titus County which Mr. Roper agrees to pay for out of the funds that are divided and given to Precinct #2. A motion was made by Commissioner Fonder and Seconded by Commissioner Mankin that this agreement be put on the record of the Commissioners Court. Motion carried.

There being no further business before the Court, Motion was made by Commissioner Fonder and Seconded by Commissioner Jones to adjourn. Motion carried.

The above and foregoing minutes were read and approved this the 30th day of June, 1949.

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ATTEST: