## SPECIAL TERM - Merch 25, 1969

BE IT REMEMBERED That the Commissioners Court of Titus County, Texas, met in Special Session at the Courthouse in Mt. Pleasant, Texas, with the following members present, towit:

W. W. Meson

County Judge

R. W. Jones

Commissioner Precinct 1

J. Q. Roper

Commissioner Precinct 2

Eugene Mankine

Commissioner Precinct 8

J. R. Ponder

Commissioner Presinct 4

Thomas J. Hood

County Clark

and the following proceedings were had, to-wit:

IN THE MATTER OF RESOLUTION OF INTENT TO AWARD CONTRACT TO HOMER A. PARKS -COUNTY HOSPITAL; The Commissioners Court of Titus County, Texas, met in special session and upon a motion by Commissioner Jones that a resolution of intent to sward a contract to Homer A. Parks for the construction of the Titus County Hospital. The motion was seconded by Commissioner Roper and upon being put to a vote was unanimously adopted.

/s/ W. W. Meson, County Judge

/s/R. W. Jones, Commissioner Precinct 1

/s/ J. Q. Roper, Commissioner Precinct 9

/s/ Eugene Mankins, Commissioner Precinct 3

/s/ J. R. Ponder, Commissioner Precinct 4

September 14, 1951

Mr. Wyatt C. Hedrick 904 Ft. Worth Avenue Dallas, Texas

Attn: Mr. Chester H. Hewitt

Project: Texas-109, Titus County Hospital, Mt. Pleasant, Titus County, Taxas Dear Sire

This will acknowledge receipt of three sets of revised preliminary plans dated September 12, 1951, and sutlins epecifications for the above project.

This is your notice of approval for your preliminary plans and you may now proceed with the preparation of working drawings and specifications.

Enclosed are five copies of PHS-88 Coat Estimate. Please return three completed forms to this office at the time you submit your working drawings for approval.

It has indeed been a pleasure working with you on this project.

By direction of the Division Director.

Yours sincerely, VICTOR G. PROBST, Architect Hospital Survey and Construction Division.

VGP: Jb Englosures ce. Hon. W. W. Mason

IN THE MATTER OF PETITION FOR BOND ELECTION - COMMON SCHOOL DISTRICT NO. 6; THE STATE OF TEXAS | TO THE HONGRABLE COUNTY JUDGE OF TITUS COUNTY, TEXAS COUNTY OF TITUS

WE, the undersigned legally qualified resident property taxpaying voters of Farmers Academy Common School District No. 6 in Titus County, Texas, who own taxable property and whe have duly rendered the same for taxation in said District, respectfully pray that an election be ordered to be held in said district to determine whether or not a majority of the legally qualified resident property taxpaying voters of said District, who own taxable property and

who have duly rendered the same for taxation in said District, desire the issuance of School-house Bonds in the amount of Seven Thousand Dollars (\$7,000.00), to become due and payable serially as follows:

\$300.00 in each of the years 1953 to 1952, inclusive;

\$400.00 in each of the years 1983 to 1972, inclusive;

and bearing interest at the rate of not exceeding three and one-half (3-1/2%) per cent per annum, for the purpose of constructing and equipping a public free school building of wood and other than wood material within the limits of said District, and 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 provids a sinking fund sufficient to pay the principal at maturity.

Dated this 24 day of March, 1952.

J. S. Hobbs
Mrs. J. S. Hobbs
Mrs. J. S. Hobbs
H. H. Spruill
Grady Burnett
Cecil Burnett
V. D. Mare
H. O. Moon
Mrs. Claud Allen
Aubrey Barrett
Mrs. Aubrey Barrett
Mrs. T. C. Harris
Mrs. H. Mr. Moore

Ofeleo Durant
T. N. Newman
Mrs. T. N. Newman
M. N. Peterson
M. L. Barrett
Mrs. V. D. Mars
Marshall Redfearn
Dean Scarborough
Leon Jaggers
T. C. Harris
D. R. Roper
M. M. Moors

IN THE MATTER OF COUNTY JUDGE'S ORDER FOR SCHOOLHOUSE BOND ELECTION:

## THE STATE OF TEXAS

WHEREAS, on the 24 day of March, 1952, a petition was presented to me for an election in Farmers Acedemy Common School District No. 8, of Titus County, Taxas, on the question of issuing bonds as hersinafter more fully set out and authorising a tax on all taxable property in said district sufficient to pay the ourrent interest on such bonds and to provide a sinking fund sufficient to pay the principal at maturity;

AND IT APPEARING that said petition bears the requisite number of signatures of duly qualified property taxpaying voters of said District who have duly rendered their property for taxation, and is in every respect in conformity with law;

AND IT FURTHER APPEARING that said County contains a population of 17,302, according to the last United States Census of 1950:

AND IT FURTHER APPEARING that Common School District No. 8 has been heretofors established in accordance with law;

AND IT FURTHER APPEARING that said district as so established contains an area of 11 square miles and that no other district has been reduced in area below 9 square miles by reason of the creation of this district:

AND IT FURTHER APPEARING that ead district does not embrace any territory that was taken from any other school district, either common or independent, that had an outstanding issue of bonds at the date of such inclusion in this district.

NOW, THEREFORE, I, W. W. Mason, in my capacity as County Judge of Titus County, Texas, do hereby order that an election be held on the 5 day of April, 1952, at the Schoolhouse in Fermers Academy in said Common School District No. 6 of Titus County, Texas, to determine whether or not a majority of the legally qualified property taxpaying voters of said District who have duly rendered their property for taxation desire the issuence of bonds on the faith and credit of said District to the amount of Seven Thousand (\$7,000.00) Dollars bearing

interest at the rate of not expeeding three and one-half (5%) per eent per annum, to become due and payable serially as follows;

\$500.00 in each of the years 1953 to 1952, inclusive;

\$400.00 in each of the years 1965 to 1978, inclusive;

for the purpose of constructing and equipping a public free school building of wood and other than wood material within the limits of such district, and to determine whether or not the Commissioners' Court of said County shall be authorised 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 maturity.

Henry Harris is hereby appointed Presiding Officer of said election and he shall select two Judges and two Clerks to assist him in holding the same and shall within five days after such election shall have been held, make due return thereof to the Commissioners' Court of this County, as required by law for holding a general election.

All persons who are legally qualified voters of this State and of this County, and who are resident property taxpaying voters in said district who have duly rendered their property for taxation shall be entitled to vote at said election, and all voters desiring to support the proposition to issue such bonds and levy a tax in payment thereof shall have written or printed on their beliefs the words:

"FOR THE ISSUANCE OF BONDS AND THE LEVYING OF THE TAX IN PAYMENT THEREOF" and those opposed thereto shall have written or printed on their ballots the words:

"AGAINST THE ISSUANCE OF BONDS AND THE LEVYING OF THE TAX IN PAYMENT THEREOF."

THE SHERIPF OF THIS COUNTY shall give notice of said election by posting three notices, one each in three public places in said district, for at least ten days before the date of said election.

DATED this 24 day of March, 1952.

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

IN THE MATTER OF HOTICE OF SCHOOLHOUSE BOND ELECTION:

## THE STATE OF TEXAS | COUNTY OF TITUS |

TO THE DULY QUALIFYING RESIDENT PROPERTY TAXPAYING VOTERS OF PARMERS ACADEMY COMMON SCHOOL DISTRICT NO. 6 OF TITUS COUNTY, TEXAS:

HOTICE IS HEREBY GIVEN THAT an election will be held on the 5th day of April, 1952 at the Schoolhouse in Fermers Academy Common School District No. 6 of Titus County, Texas, to determine whether or not a majority of the legally qualified property taxpaying voters of said district who have duly rendered their property for taxation desire the issuance of bonds on the faith and credit of said district to the amount of Seven Thousand (\$7,000.00) Dollars, bearing interest at the rate of not exceeding three and one-half (34%) per cent per annum, to become due and psyable in serial annual installments as follows:

\$300.00 in each of the years 1953 to 1962, inclusive;

\$400.00 in each of the years 1963 to 1972, inclusive;

for the purpose of constructing and equipping a public free school building of wood and other than wood material within the limits of such district, and to determine whether or not 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 eaid bonds and provide a sinking fund sufficient to pay the principal at maturity.

Henry Harris has been appointed Presiding Officer of 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 shall have been held make due feturn thereof to the Commissioners'Court of this County as required by law for holding a general election.

All persons who are legally qualified voters of this State and of this County, and who are resident property taxpaying voters in said district who have duly rendered their property for taxation shall be entitled to vote at said election and all voters desiring to support the proposition to issue such bonds and levy a tax in paying thereof shall have written or printed on their ballots the words:

"FOR THE ISSUANCE OF BONDS AND THE LEVYING OF THE TAX IN PAYMENT THEREOF."

And those opposed thereto shall have written or printed on their ballota the words:

"AGAINST THE ISSUANCE OF BONDS AND THE LEVYING OF THE TAX IN PAYMENT THEREOF."

Said election has been ordered by the County Judge of this County by order made on the 24 day of March, 1952 and this notice is given in pursuance of said order.

Dated this 24 day of March, 1952.

Loyd Sinclair, Sheriff of Titus County, Texas.

IN THE MATTER OF CERTIFICATION OF POSTING NOTICES:

## THE S TATE OF TEXAS COUNTY OF TITUS

I, the undersigned Shariff of Titus County, Texas, hereby certify that on the 25 day of Narch, 1952, I posted three notices of Schoolhouse Bond Election, of which the foregoing is true and correct copy, one of which I posted at Farmers Academy Schoolhouse, one at Virgil Drigger's Store and one at Old Baptist Church each of which is a public place in Farmers Academy Common School District No. 6 of Titus County, Texas.

WITHESS MY OFFICIAL SIGNATURE this 25 day of Merch, 1952.

Loyd Sinclair, Sheriff, Titus County, Texas.

SWORN TO AND SUBSCRIBED BEFORE ME, this 25 day of March, 1952.

J. H. Rudd, District Clerk in and for Titus County, T s x a s

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

The above and foregoing minutes were read and approved this the 51st day of March, 1962.

County Judge, Titus County, Texas.

ATTEST :

(SEAL)

County Clark, Titus Columbs, To