Session at the Courthouse in Mt. Pleasant, Texas, with the following members present, towit:

Harry Taylor County Judge Hollie Banks Commissioner Precinct 1 J. Q. Roper

Commissioner Precinct 2 Eugene Mankins Commissioner Precinct 3 J. R. Ponder Commissioner Precinct 4

J. H. Rudd

County Clerk

IN THE MATTER OF TRANSPERRING FUNDS:

COMMON SCHOOL DISTRICT NO. 2, MAPLE SPRINGS:

THE STATE OF TEXAS ! COUNTY OF TITUS

the following order:

of which number there were cast:

\$1,000.00 from General County Fund to Peace Officers Salary Fund. Motion carried.

Motion was made by Commissioner Mankins and Seconded by Commissioner Roper to transfer

convened in regular session with the following members present, to-wit:

Herry Taylor

and the following preceedings were had, to-wit:

IN THE MATTER OF ORDER DECLARING RESULT OF MAINTENANCE TAX ELECTION TO INCREASE TAX IN

On this the 26 day of July, 1954, the Commissioners' Court of Titus County, Texas,

Hollie Banks, Commissioner, Precinct No. 1 J. Q. Roper, Commissioner, Precinct No. 2 J. Q. Roper, Commissioner, Precinct No. 2 Eugene Mankins, Commissioner, Precinct No. 3 J. R. Ponder, Commissioner, Precinct No. 4

and the following absent: None constituting a quorum, and among other proceedings, passed

1954, in Maple Springs Common School District No. 2 on the proposition of increasing the maintenance tax in said District as provided in the order calling said election and it appearing that said election was in all respects legally held and that said returns were duly and legally made and that there were cast at said election 31 valid and legal votes.

"AGAINST INCREASE OF SCHOOL TAX" 4 votes.

IT IS THEREFORE FOUND AND DECLARED AND SO ORDERED, by the Commissioners' Court of Titus County, Texas, that a majority of the legally qualified voters in said School District voting at said election voted for increasing the maintenance tax in said school district as provided in the order calling said election, therefore this Court does hereby declare the

There came on to be considered the returns of an election held on the 17 day of July,

County Judge

proposition to increase the tax to have been adopted, and that this Court is authorized to

levy, and have assessed and collected a tax of not to exceed 1.80 cents per \$100 assessed valuation in said school district.

The above order being read, it was moved and asconded that same do pass. Thereupon, the question being called for, the following members of the court voted AYE: Benks, Roper, Mankins, Ponder; and the following voted NO: None.

PASSED, APPROVED AND ADOPTED, this the 26 day of July, 1954.

/s/ Harry Taylor, County Judge

/s/ Hollie Banks, Commissioner Precinct No. 1

/s/ J. Q. Roper, Commissioner Precinct No. 2

/s/ Eugene Mankins, Commissioner Precinct No. 3

/s/ J. R. Ponder, Commissioner Precinct No. 4

There being no further business before the Court, Motion was made by Commissioner Roper and seconded by Commissioner Banks to adjourn. Motion carried.

The above and foregoing minutes were read and approved this the 31st day of July, 1954.

Harry Teylor County Judge

ATTEST:

J. H. Hudd. County Clark

ALC: N