IN THE MATTER OF TRANSFER:

Hotion was made by Commissioner Banks and seconded by Commissioner Roper to transfer \$4,00.00 from Prest #4 lateral road to Prest #4 Road and Bridge. Motion carried.

FOR TITUS COUNTY COMMISSIONERS TOURT

WHEREAS, Titus County Commissioners Dourt has previously entered into Right of Way Contracts with the State for several Right of Way Projects in and around Mt. Pleasant and Titus County, and

WHEREAS, the Highway Department has recently modified the Right of Way Contract forms which makes it adviseble for new contracts to be executed for the Right of Way Projects previously approved, and

WHEREAS, it is to the mutual benefit of the State and the County to execute these new contracts modifying the contracts already approved;

NOW THEREFORE the Titus County Commissioners Court approved for execution the new Right of Way Contract forms and hereby authorises the County Judge to sign the new Right of Way Contract forms for the County and the County Clerk to attent to same; and have the County Seal affixed thereto, and the County Commissioners Court hereby authorises the County Judge to execute any additional contract with the State on fencing and utility adjustments, on any of the Right of Way Contracts or Modifications of Contracts that have been previously approved by the Commissioners Courts.

Motion made and duly seconded by Commissioner Banks; seconded by Commissioner Mankins, passed and approved this the 22 day of December, A. D. 1958.

Hollie Banks
Precinct No. 1
J. Q. Roper
Precinct No. 2
Eugene Mankins

ATTEST:

J. H. Rudd J. H. Rudd, County Clerk

ORDER DECLARING RESULTS

THE STATE OF TEXAS

On this the 22 day of December, 1958, came on to be considered before Harry Taylor, County Judge, of Titus County, Texas, J. H. Rudd, County Clerk of Titus County, Texas, and R. L. Thomas, Justice of the Pegce of Frecinct No. 1 of Titus County, Texas said parties hereinafter called Election Board, the returns of an election held in axid county on the 13th day of December, 1958, to determine whether or not cattle shall be permitted to run at large in said county.

It appearing to said Election Board that said election was duly and legally held and that notice of said election was duly and legally given.

It further appearing to said Election Board that the returns of said election have been duly and legally made.

It is, therefore, found and declared and so ordered by said Election Board that there were cast at said election 508 valid and legal votes, of which number there were cast:

FOR THE STOCK LAW

461 votes

AGAINST THE STOCK LAW

47 votes

It is, therefore, found, declared and so ordered by said Election Board that a majority of the freeholders and qualified voters in said County voting at said election voted for said proposition.

This order shall be duly recorded in the Minutes of the Commissioners! Court of this county as required by Article 6961 of the Revised Civil Statutes of the State of Texas.

The above order being read, it is moved and seconded that same do pass. Thereupon the question being called for, the following members of the Board voted AYE; Harry Taylor, J. H. Rudd, R. L. Thomas, and the following voted NO: none

PASSED, APPROVED AND ADOPTED this the 22 day of December 1958.

Harry Taylor

County Judge, Titue County, Texas

J. H. Rudd County, Clerk, Titue County, Tems

R. L. Thomas
Justice of Peace, Precinct No. 1,
Titus County, Texas

PROCLAMATION

THE STATE OF TEXAS

COUNTY OF TITUS

Whereas, anelection was duly and legally held in Titus County, Texas, on the 13th day of December, 1958, to determine whether or not cattle shall be permitted to run at large in said county; and

Whereas the returns of said election were duly and legally made and on the 22 day of Dec. 1958, the Election Board considered the several returns and canvassed the same and by order duly entered declared that a majority of the freeholders and qualified voters in said county, voting at said election, voted for said proposition;

Now, therefore, I Harry Taylor, in my capacity as County Judge of Titus County, Texas, do hereby issue this proclamation declaring the result of said election.

That as found and declared by the above mentioned order of the Election Board there were cast at said election valid and legal votes, of which number 461 votes were cast "FOR THE STOCK LAW" and 47 votes were cast "AGAINST THE STOCK LAW."

I hereby find and declare that a majority of the freeholders and qualified voters in said county, voting at said election, voted for said proposition and that after the expiration of thirty days from the issuance of this proclamation it shail be unlawful to permit cattle to run at large in this county.

A copy of this p roolsmation shall be posted at the courthouse door of this county as provided by law.

ORDERED AND ISSUED, this the 22 day of December 1958.

County Judge, Titus County, Taxas

ORDER DECLARING RESULTS

THE STATE OF TEXAS

COUNTY OF TITUE

On this the 22 day of December, 1958, the Commissioners' Court of Titus County, Texas, convened in Special cession at the regular meeting place in the Courthouse in Mt. Flessant, Texas with the following members present, to-wit!

Harry Taylor

Hollie Banks

J. Q. Roper

Bugene Mankins

J. R. Ponder

J. H. Rudd

County Judge

Commissioner, Prect #1

Commissioner, Prect #2

Commissioner, Prest #3

Commissioner, Prest #4

County Clerk

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

There came on to be considered the returns of an election held in said county on the 13th day of December, 1958, to determine whether or not the following classes of animals to-wit: horses, mules, jacks, jennets, donkeys, hogs, sheep and goats shall be permitted to run at large in said County, 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 507 valid and legal votes, of which number there were cast;

FOR THE STOCK LAW

462 votes

AGAINST THE STOCK LAW

45 votes

IT IS THEREFORE FOUND, DECLARED AND SO ORDERED by the Commissioners' Court of Titus County, Texas, that a majority of the free-holders and qualified voters in said County, voting at said election voted for said proposition, that is against permitting the classes of animals above named to run at large in Titus County, Texas.

The above order being read, it was moved and seconded that same do pass. Thereupon, the question being called for, the following members of the court voted AYE; Hollie Banks, J. Q. Roper, Eugene Mankins, J. R. ponder, and the following woted NO: none.

PASSED, APPROVED AND ADOPTED, this the 22 day of December, 1958.

Harry Taylor County Judge, Titus County, Texas

Hollie Banks Commissioner, Freet No. 1

Eugene Mankins
Commissioner, Precinct So. 3

J. R. Ponder Commissioner Precinct No. 4

County Judge's Proclamation of Horse, Mule, Jack, Jennet, Donkey, Hog, Sheep and Goat Election.

PROCLAMATION

THE STATE OF TEXAS

COUNTY OF TITLE

Whereas, an election was duly and legally held in Titus County, Texas, on the 13 day of Dec., 1958, to determine whether or not the following classes of animals to-wit; horses, mules, jacks, jennets, donkeys, hogs, sheep and goats shall be permitted to run at large in said county; and

Whereas the returns of said election were duly and legally made and on the 22 day of December, 1958, the Commissioner's Court considered the several returns and canvassed the same and by order duly entered declared that a majority of the freeholders and qualified voters in said county, voting at said election, voted for said proposition; Now, therefore, I Harry Taylor, in my capacity as County Judge of Titus County, Texas, do hereby issue this proclamation declaring the result of said election. That as found and declared by the above mentioned order of the Commissioner's Court of

said County there were cast at said election 507 valid and legal votes of which number

1 hereby find and declare that a majority of the freeholders and qualified voters in said County, voting at said election, voted for said proposition and that after the expiration of thirty days from the issuance of this proclamation it shall be unlawful to permit to run at large in this county the following classes of animals to-wit; horse, mules, jacks, jennets, donkeys, hogs, sheep and goats.*

A copy of this proclamation shall be posted at the courthouse door of this county as

provided by law.
ORDERED AND ISSUED, this the 22 day of December, 1958.

Herry Taylor County Sudge, Titus County, Texas

The above and foreging minutes were read and approved this the 31st day of December,1950.

Harry Tayler, County Judge, Titus Co. Texa

ATTEST:

J. H. Rudd, County Clerk, Titus Co. Texas