STATE OF TEXAS

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COUNTY OF TITUS
        BE IT REMEMBERED, that on this the 13th day of May A. D., 1963, the Commissioners! Court
 of Titus County, Texas, duly convened and now sitting as a Board of Equalization for the year
 1963, convened for the purpose of reviewing all renditions made to Titus County, Taxas, and
 after reviewing said renditions and hearing evidence pertaining to the values of the properties
 rendered, it is the opion of the Board of Equalization of Titus County, that the persons,
 companies and corporations listed below should be cited to appear before the Board of
 Equalization of Titus County, Texas, to show cause why their renditions should not be raised
 or lowered and the County Clerk of Titus County, Texas, is hereby notified and directed to
 cite the following named persons, companies, and corporations to be and appear before that
 Board of Equalization of Titus County, Texas, on the 28th day of May, A. D. 1963, as follows: | .
 NAME
                                                          ADDRESS
 American Petrofina Company of Texas
                                                           Dallas 21, Texas
Arcadia Refining Company
Arkansas, Louisiana Gas Co
                                                           Tyler, Texas
                                                           Shreveport, La
Bank, The First Natl Bank of Pt Worth Trs 707/710
                                                           Pt Worth, Texas
 Bank, The Pirst Natl Bank of Pt Worth Tr #11-180
                                                           Ft Worth, Texas
 Broderick, Mrs. Elizabeth
                                                           Pt Worth 2, Texas
Bryson etal, Miss Myrtle
                                                          El Dorado, Ark
Washington 5, D. C.
 Calvert Trust., George
Calvert , Mrs. Rosalie E S
                                                          Payetteville, N. C.
 Crescent Oil & Gas Caporation
                                                           Tulsa, Okla
DeBlanco, Estate., Nora Lee
Delta Drilling Company
                                                          Dallas, Texas
Tylor, Texas
Dillard, A. R. etal
Dillard "B" Trust., Lois D.
                                                          Wichita Palls, Tex as
                                                          Wichita Palls, Texas
 Dillard "B" Trust., Nancy Jane
                                                          Wichita Falls, Texas
                                                         Houston 2, Texas
Bartlesville, Okla
Edson Patroleum Company
Foster Petroleum Comporation
Great Expectations Oil Corp
                                                          Ft Worth 2, Texas
Griffith, W. Charlton
Hinton Production Company
                                                          Terrell, T xae
                                                          Mt. Pleasant, Texas
Hinston, W. B.
Howe, Estate, Knox B
                                                   Houston, Texas
Humble Oil & Refining Company
                                                          Houston, Texas
H unt @il Company
                                                          Dallas, Texas
Rt Worth 7, Texas
Tulsa, Okla
Hyde, Mrs. C. E.
Jones & Laughlin Steel Corp
Kimbell Trust., Pavid A.
                                                          Wichita Falls, Taxas
Midwest Oil Corporation
                                                          Midland, Texas
                                                          Pt Worth 1, Texas
Abilene, Texas
Ft Worth 6, Texas
Houston 3, Texas
Monnig Dry Goods Co
McGlothlin, Ray
Newsom, Mrs. Edna Louise
North Central Cil Corporation
Pan American Life Insurance Co
                                                          New Orleans, La.
Pewitt, Paul H
                                                          Longview, T.ma
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Ray, Mrs. Rosalie E S Calvert
Shield, Fred W
Shell Canadian Exploration Co
Smith, Mrs. Verne M
Snith, Verne Monday Indp Execx
Socony Mobil Cil Company
Sunray DX Oil Company
Taft, Alyne Estate
Tenneco Corp- Tenneco Oil Co-Opr
Tidewater Oil Company

Fayetteville, N G
San Antonio 5, Texas
Houeton 1, Texas
Longview, Texas
Longview, Texas
Dallas 21, Toxas
Tulsa 2, Okla
Houston 3, Texas
Houston 1, Texas
Houston 1, Texas

AGENTS

Carter, Mizell, Carruth & Bradford Elswick, Therman Kirkwood & Darby Meredith, Meredith & Campbell Dallas 1, Texas Seguin, Texas Ft Worth 2, Texas Dallas 21, Texas

UTILITIES .

American Liberty Pipe Line Co Humble Pipe Line Company Southwestern Bell Telephone Co Southwestern Electric Power Co Dallas 21, Texas Houston 1, Texas Dallas 22, Texas Mt. Plessant, Texas

RAILROADS

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Louisiana & Arkansas Railway Co St. Louis Southwastern Railway Co of Texas Shreveport, La. Tylor, Texas

ORDER DIRECTING THE COUNTY CLERK

TO ADVERTISE MEETING OF THE BOARD OF EQUALIZATION

BE IT REMEMBERED that the Board of Equalization in and for Titus County, Texas, baving been in session on this 13th day of May A. D. 1963, the following order was, upon motion of Commissioner Grant McAnally, and duly seconded by Commissioner T. C. Raney, unanimously carried and adopted, to-wit:

The County Clerk is hereby authorised and directed to give notice of meeting of the Board of Equalisation by publication in a newspaper published in Titus County, Texas, for at least ten days prior to said meeting of said Board.

The County Clerk is also instructed to give individual notice to all tax payers whose properties are raised, if their addresses are known.

/s/ Cecil Franklin, County Judge

Titus County, Mt. Pleasant, Texas. 13th day of May A. D., 1963.

THE STATE OF TEXAS

COUNTY OF TITUS

On this the 13th day of May, 1963, the Commissionera' Court of Titus County, Texas, sonvened in regular session with the County Judge and a quorum of said Court present, at which time motion was made by Commissioner Grant McAnally seconded by Commissioner Dan Bynum, that C. N. Burt & Company, First Bank and Trust Building, Richardson, Texas, be given a five (5) day option from this date to agree to deliver to Titus County for an investment of the Titus County Permanent School Fund.

\$5,000 city of Houston (G.O. (Tex) 2 1/2# Bonds due 7/1/79 in exchange for -

\$5,000 City of Jayton G.O. (Tax) 2 1/2k Bonds due 4/1/73

Correct interest adjustment to be made as of the date of exchange.

Exercise of such option to be made by a let ter to the County Judge.

Upon question being called by the County Judge, motion carried by unanimous vote, this 18th day of May, 1963. /s/ Cecil Franklin, County Judge

H. L.Bowden, County Clerk

ATTEST:

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THE STATE OF TEXAS

COUNTY OF TITUS

We, the undersigned officers of Titus County, Texas, indicated by the official title opposite our names, DO HERESY CERTIFY that we did officially isgn \$23,000 TITUS COUNTY PERMANENT IMPROVEMENT WARRANTS, SERIES 1961, issued for the purpose of evidencing indebtedness incurred by Titus County in constructing repairs and improvements to the County Courthouse, said warrants being numbered 78 to 100, inclusive, bearing 5% interest per annum, and maturin on May 15th, \$3,000 in 1990 and \$10,000 in each of the years 1991 and 1992.

WE FURTHER CERTIFY that at the date of such signatures we were the duly chosen, qualified and acting officers indicated therein and authorised to execute the same.

WE FURTHER CERTIFY that claims in the total amount of \$23,329.42 incurred in constructing repairs and improvements to the County Courthouse have been duly audited and allowed and declared to be the lawful indebtedness of Titus County, and said indebtedness has been evidenced by the issuance and delivery to James C. Tucker & Co., Inc., Austin, Texas, the holder of said claims, of \$23,000.00 TITUS COUNTY PERMANENT IMPROVEMENT WARRANTS, SERIES 1961 hereinabove described; and that said County of Titus has received full value and consideration for said Warrants numbers 78 to 100, inclusive, under the laws of the State of Texas now in force; the excess of \$129.42, as shown by said claims, having been paid in cash by Titus County to said James C. Tucker & Co., Inc.

WE FURTHER CERTIFY that there is no litigation pending or threatened growing out of the issuance of said warrants nor in any way affecting the titles of the within named officers to their respective offices.

WITNESS OUR HANDS this 13th day of May, 1963.

/s/ Cecil Franklin, County Judge Titus County, Tgxas

H. L.Bowden, County Clerk

C. C. Clark, County Tressurer

THE STATE OF TEXAS

I, C. L. Black, Vice President, of the First National Bank, Mount Pleasant, Texas, DO HEREBY CERTIFY that I am personally acquainted with Geoil Franklin, County Judge, H. L. Bowden, County Clerk, and C. C. Clark, County Treasurer, of Titus County, Texas, and with their respective signatures as follows:

/s/ Cecil Frenklin, County Judge

(SEAL)

H. L. Bowden, County Clerk
C. C. Clark, County Treasurer

and I know that the persons aforesaid are the fully qualified and soting officers of Titus

County, Texas, as indicated by the titles appended to their respective signatures as they appear
on the \$23,000 TITUS COUNTY PERMANENT IMPROVEMENT WARRANTS, SERIES 1961, dated May 15, 1961,
numbers 78 to 100, inclusive, of the denomination of \$8,000 each.

I FURTHER CERTIFY that I have examined and identified the signatures on said Warrants above described as the signatures of the officers therein indicated.

WITNESS MY HAND this the 13th day of May, 1963.

(BANK STAL)

/s/ C. L. Black, Vice Pres, First National Bank Mount Pleasant, Texas

NOTICE OF INTENTION TO ISSUE REPUNDING BONDS

THE STATE OF TEXAS

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In compliance with the provisions of Chapter 163, Acts of the Regular Session of the Forty-second Legislature of Texas, 1931, as amended, NOTICE IS HEREBY GIVEN that it is the intention of the Commissioners' Court of Titus County, Texas, to pass an order at the regular term of Court on June 1h, 1963, authorizing the issuance of TITUS COUNTY PERMANENT IMPROVEMENT REFUNDING BORDS in the maximum amou at of \$100,000.00, for the purpose of refunding and canceling and in lieu of a like amount of Titus County Permanent Improvement Warrants, Series 1961, dated May 15, 1961; said refunding bonds to bear interest at a rate not to exceed five per cent (5%) per annum, and to mature serially, with a maximum maturity date not later than twenty-fivs (25) years from their date.

THIS MOTICE is given in pursuance of an order passed by the Commissioners' Court of Titus County, Texas, on May 13, 1963.

/s/ Cooll Franklin, County Judge, Titus County, Texas

THE STATE OF TEXAS

On this the 13th dey of May, 1963, the Commissioners' Court of Titus County, Taxes, convened in regular session at a Regular Tarm thereof, at the regular meeting place in the

Sourthouse in Mount Pleasant, Texas, with the following members present:

Oscil Franklin,

County Judge

Grant McAnally,

Commissioner Precinct No. 1,

Bert Parr,

Commissioner Precinct No. 2,

T. C. Raney, Dan Bynum. Commissioner Precinct No. 3, Commissioner Precinct No. 4,

H. L.Bowden,

County Clerk,

and, among other proceedings had, were the followings

Commissioner Bynum introduced an order and moved its adoption. The motion was seconder by Commissioner Parr, The motion, carrying with it the adoption of the order, prevailed by the following votes

AYES: Commissioners McAnally, Parr, Raney and Bynum.

NOES: None.

The order is as follows:

AN ORDER

AUTHORIZING THE COUNTY JUDGE TO GIVE NOTICE OF THE INTENTION OF THE COMMISSIONERS' COURT OF TITUS COUNTY, TEXAS, TO PASS AN ORDER AUTHORIZING THE ISSUANCE OF TITUS COUNTY PERMANENT IMPROVEMENT REFUNDING BONDS IN THE MAXIMUM AMOUNT OF \$190,000 FOR THE PURPOSE OF REFUNDING, CANCELING, AND IN LIEU OF, A LIKE AMOUNT OF OUTSTANDING PERMANENT IMPROVEMENT MARRANTS OF SAID COUNTY.

WHEREAS, Titus County, Texas, has outstanding the following described Warrants; TITUS COUNTY FERMANENT IMPROVEMENT WARRANTS, SERIES 1961, dated May 15, 1961, numbered 1 to 100, inclusive, of the denomination of \$1,000 each, aggregating \$100,000, bearing 5% interest per aunum, and maturing on May 15th, \$5,000 in each of the years 1978 to 1987, and \$10,000 in each of the years 1988 to 1992, inclusive; and

WHEREAS, the Commissioners' Court deems it advisable and to the best interest of Titus County, Texas, to cancel and refund said \$100,000 outstanding warrants by the issuance of refunding bonds in lieu thereof; and

WHEREAS, it is now proper that the County give notice of its intention to issue said refunding bonds;

THEREFORE, BE IT GEDERED, ADJUDGED AND DECREED BY THE COMMISSIONERS! COURT OF TITUS COUNTY, TEXAS:

That the County Judge be and he is hereby authorized and directed to give notice, as required by Chapter 163, Acts of the Regular Session of the \$\text{id}\$2nd Legislature of Texas, 1931, as amended, of the intention of the Commissioners' Court of Titus County, Texas, to issue TITUS COUNTY PERMANENT IMPROVEMENT REFUNDING BONDS, in an amount not exceeding \$100,000, bearing at a rate not to exceed 5% per annum, and maturing serially, the maximum maturity date there of to be not later than 25 years from their date, for the purpose of canceling and refunding and in lieu of a like amount of outstanding Titus County Permanent Improvement Warrants, Series 1961, dated May 15, 1961.

PASSED AND APPROVED this 13th day of May, 1963.

ATTEST:

/s/ Cecil Franklin, County Judge Titus County, Texas

H. L.Bowden, County Clerk

FOLLOW-UP ORDER

THE STATE OF TEXAS

COUNTY OF TITUS

On this the 13th day of May, 1963, the Commissioners Gourt of Titus County, Texas, convened in regular session at a Regular Term of said Court, at the regular meeting place in the Courthouse in Mount Pleasant, Texas, with the following members of the Court present, to-wit:

Cecil Franklin, County Judge
Grant McAnally, Commissioner Precinct Mo. 1,
Bert Farr, Commissioner Precinct Mo. 2,
T. O. Raney, Commissioner Precinct Mo. 3,
Dan Bynum, Commissioner Precinct Mo. 4,
H. L. Bgwden, County Clerk,

and, among other proceedings had, were the followings

Commissioner Raney introduced an order and moved its adoption. The motion was seconds by Commissioner McAnally. The motion, carrying with it the adoption of the order, prevailed by the following votes

AYES: Commissioners McAnally, Parr, Rancy and Bynum

NOES: Mone

The order is as follows:

WHEREAS, on May 8, 1961, the Commissioners' Court of Titus County, Texas, passed an order authorizing the issuance of \$100,000.00 TITUS COUNTY PERMANENT IMPROVEMENT WARRANTS, SERIES 1961, dated May 15, 1961, numbered 1 to 100, inclusive, of the denomination of \$1,000.00 each, bearing 5% interest per annum, and maturing on May 15th, \$5,000 in each of the years 1978 to 1987, inclusive, and \$10,000 in each of the years 1988 to 1992, inclusive, for the purpose of evidencing the indebtedness to be incurred in constructing repairs and improvements to the County Courthouse and for necessary expenses incidental thereto; and

WHEREAS, pursuant to the passage of said order dated May 8, 1961, claims have been incurred in constructing repairs and improvements to the County Courthouse; and

WHEREAS, said claims have been duly approved ty the County Judge and duly audited and allowed by the Commissioners' Court and have been found to be valid claims against Titus County, Texas; and

WHEREAS, claims in the aggregate amount of \$23,129,42 have been duly and legally transferred and assigned to James C. Tucker & Co., Austin, Texas, which claims include the final Ratimate (Estimate No. c) of Howard Newman Constitution Co. for work performed in

AMOUNT

constructing repairs and improvements to the County Courthouse, under contract with Titus County, dated March 19, 1962; and

WHERMAS, the Commissioners' Court finds and determines that said Howard Newman Construction Co. has complied with all the terms and conditions of said contract and that the work provided for in the contract has been fully and satisfactorily completed; and

WHEREAS, it was provided in said order above referred to that said warrants above described should be executed, issued and delivered in payment of claims duly approved by the County Judge and gudited and allowed by the Commissioners' Court, and that said Commissioners' Court in auditing and allowing said claims should designate the numbers of warrants to be delivered to evidence said claims so that the proceedings of this Court shall show to whom each of said warrants was delivered and the purpose for which same was delivered;

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

1.

PAYPP

SARA TO

That the following claims heretofure approved by the County Judge and audited and allowed by the Commissionera' Court of Titus County, Texas, in constructing repairs and improvements to the County Courthouse be and the same are hereby approved and allowed:

	1 42 773	1010000	MOUNT
4-24-63	Howard Newman Construction Co	Estimate #9(Final) under contract with Titus Co. dated March 19,1962	\$22,674.69
4-8-63	Coker Electric Co	Furnishing and installing ventila- ting fans	300.00
	Carry-over from previous exchange of claims for warrents		154.73

PHEPOSE

II.

That the assignment of said claims to James C. Tucker & Co., Inc., Austin, Texas, be and the same is hereby approved.

III.

That in accordance with this order and the order of the Court passed May 8, 1961, there shall be executed and delivered to James C. Tucker & Co., Inc., TITUS COUNTY PERMANENT IMPROVEMENT WARRANTS, SERIES 1961, dated May 15, 1961, numbers 78 to 100, inclusive, in the total principal amount of \$23,000.00, bearing 5% interest per annum, and maturing on Mey 15th \$3,000 in 1990 and 10,000 in each of the years 1991 and 1992, evidencing the indebtedness due by Titus County, Texas, to James C. Tucker & Co., Inc., Austin, Texas, as assignee of said claims; and that the excess of \$129.42, as shown by said list of claims, be paid in cash by Titus County to James C. Tucker & Co., Inc.

TV.

The County of Titus having received full value and consideration for the warrants bereinabove described, the County Treasurer of Titus County is hereby authorized and directed to register said warrants, and after registration thereof to deliver them to said James C. Tucker & Co., Inc., and the County Judge, County Clerk and County Treasurer are hereby authorized, instructed and directed to execute such other and further instruments, certificates or statements as shall be necessary, convenient or appropriate to reflect the entire validity of said warrants.

PASSED AND APPROVED this 13th day of May, 1963.

Cecil Franklin, County Judge

Grant McAnally, Commissioner Precinct No. 1 T. C. Ransy, Commissioner Precinct No. 3
Bert B. Parr, Commissioner Precinct No. 2 Dan Bynum, Commissioner Precinct No. 4

ORDER OF THE COMMISSIONERS COURT OF TITUS COUNTY, TEXAS, AUTHORIZING ISSUANCE OF \$8,500 "ARGO COMMON S CHOOL DISTRICT NO. 804 8 CHOOL BUILDING BONDS, SERIES 1963". DATED MAY 15, 1963.

THE STATE OF TEXAS COUNTY OF TITUS

ARGO COMMON SCHOOL DISTRICT TO. 804.

OH THIS, the 13th day of May, 1963, the County Commissioners' Court of Titus County, Texas, duly convened in regular session at the regular meeting place thereof in the Courthouse at Mt. Pleasant, Texas, the following members of said Court being present and in attendance, to-wit:

> CECIL FRANKLIM County Judge, Presiding; and G. H. MCANALLY Commissioner, Precinct No. 1 BERT PARR Commissioner, Precinct No. 2 T. O. RANKY COMMISSIONER, Brecimot No. 3 DAN BYNUM Commissioner, Precinct No. 4

and the following absent: None,

when among other proceedings had by said Commissioners! Court were the followings

The County Judge submitted for adoption by the Commissioners' Court the following order for the issuance of School Building Bonds of ARGO COMMON SCHOOL DISTRICT NO. 804 of TITUS COUNTY, TEXAS, AND for the levy of atax sufficient to pay the interest thereon and to discharge the principal at maturity, which said order is as follows:

WHEREAS, on the 2nd day of January, 1963, there was presented to the County Judge of Titus County, Texas, a petition signed by the requisite number of resident qualified property taxpaying electors of said District, who owned taxable property therein, and who had duly rendered the same for taxation, praying that an lection be ordered for a maintenance tax of \$1.50, as provided by the terms and conditions of Article 2784e-1, V.A.T.C.S., as emended; and that the bonds of said District be issued under the provisions of said Agticle 2784e-1, in the amount of \$8,500 and to become due and payable serially in each of the years 1964 to 1981, both inclusive, and to beer interest at a rate not exceeding 5% per annum, payable annually or semi-annually, for school building purposes, to-wit: the purchase, construction, repair or equipment of public free school buildings and the purchase of necessary sites therefor, within the limits of said District; and

WHEREAS, this Court has ascertained and determined that the County Judge of Titus Country, Texas, did on the 2nd day of January 1963, order that an election be held in said District on the 19th day of January, 1963, and

WHEREAS, said election was duly and legally held on the 19th day of January, 1963, and the result was duly certified and returned to this Commissioners' Court by the judges and clerks thereof; and

WHEREAS, thereafter, this Court passed and adopted an order canvassing returns and declaring the result of the a foresaid election, and therein found that a majority of the resident qualified property taxpaying electors, who owned p roperty in said District and who had duly rendered the same for taxation, voting at said election, voted in favor of the \$1.50 maintenance tax, making the provisions of Article 2764e-1, V.A.T.C.S., as amended, applicable to said District, and also voted in favor of the issuance of the bonds of said District in the encunt of \$8,500 and the levy of a tax in payment thereof; and

WHEREAS, in mid order canvassing the returns and declaring the result of said blection the Commissioners' Court of Titus County, Taxes, declared that both propositions submitted at the aforesaid election were sustained and adopted by a majority of the resident qualified property taxpaying electors, voting thereon, and that therefore the Commissioners' Court is

authorized and empowered to levy and cause to be collected annual taxes and to issue bonds of said D₄strict under the provisions of Article 2784e-1, V.A.T.C.S., as amended, and to issue the bonds of said District in the amount of \$8,500, voted as aforesaid, and to levy taxes sufficient to pay the current interest on said bonds and the principal thereof as the dame becomes due; and

WHEREAS, this Court has examined into and investigated the regularity of the proceedings for said election and finds that the same was duly and legally held, that the notice required by law to be given had been duly and legally given; and that the said election was conducted in strict conformity with the law; therefore,

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

SECTION 1: That pursuant to the aforesaid election, the coupon bonds of said District to be known as AROO COMMON SCHOOL DISTRICT NO. 804 SCHOOL BUILDING BONDS, SERIES 1963 shall be and the same are hereby ordered to be issued in the amount of KIGHT THOUSAND FIVE HUNDRED DOLLARS (\$8,500), for schoolbuilding purposes, to-wit: the purchase, construction, repair or requipment of public free school buildings and the purchase of necessary sites therefor, within the limits of said D₁ strict, under and in strict conformity with the Constitution and laws of the State of Texas, including Article 2784e-1, V.A.T.C.S., as amended.

SECTION 2: That said bonds shall be numbered consecutively from one (1) to Thirty Bine (39), both inclusive; shall be in denomination of One Hundred Dollars (\$100), Five Hundred Dollars (\$500) and One Thousand Dollars (\$1,000) as hereinafter shewn, aggregating the sum of HIGHT THOUSAND FIVE HUNDRED DOLLARS (\$8,500); shall be dated May 15, 1963; and shall become due and payable serially, without right of prior redemption, on May 15 in each of the years, according to the following schedule:

BOAD ALMEDO

(ALL INCLUSIVE)	DENOMINATION	MATURITY	. AMOUNT	
• 1	\$ 100	1964	\$ 100	
2	100	1965	100	
* 3	100	1966	100	•
ļt.	100	1967	100	
5	100	1968	100	
6 and 7	100	1969	200	
8 and 9	100	1970	200	
10 and 11	100	1971	200	
12 and 13	100	1972 -	200	
1 <u>14</u> 15	100 500	1973	600	
16 17	100 500	1974	600	
18 and 19 . 20	100 500	1975	700	
21 and 22 23 .	100 500	1976	700	
24 to 26	100 500	1977	800	•
28 to 31 32	100 500	1978	900	
33 to 36 37	100 500	1979	900	
38	1,000	1980	1,000	
39	k,000	1981	1,000	

SECTION 1: That all of said bonds shall bear interest from date to maturity at the rate of FIVE PER CENTUR (5%) per annum, such interest to be evidenced by proper soupone atta

to such bonds and said interest shall be payable on May 15, 1964 and amnually thereafter on Me 15 in each year.

SECTION h: That both principal and interest of said bonds shall be payable in lawful money of the United States of America, without exchange or collection charges to the owner or holder, upon presentation and surrender of bonds or proper coupons at the OFFICE OF THE COURTY TREASURER, Mount Pleasant, Texas

SECTION 5: That said bonds shall be substantially in the following form:

O. UNITED STATES OF AMERICA

STATE OF TEXAS

COUNTY OF TITUS

ARGO COMMON SCHOOL DISTRICT NO. 804 SCHOOL BUILDING BONDS, SERIES 1963
(Unlimited Tax)

BOTH PRINCIPAL and interest of this bond are hereby made payable at the OFFICE OF THE COUNTY TREASURER, Mount Pleasant, without exchange or collection charges to the owner or holder, and for the prompt payment of this bond and the interest thereon at maturity, the full faith, credit and resources of ARGO COMMON SCHOOL DISTRICT NO. 804 of TITUS COUNTY, TEXAS, are hereby irrevocably pledged.

THIS BOND IS ONE OF A SERIES OF Thirty Hine (39) serial bonds, numbered consecutively from One (1) to Thirty Nine (39), both inclusive, in denominations of One Hundred Dollars (\$100), Five Hundred Dollars (\$500) and One Thousand Dollars (\$1,000) aggregating the Principal sum of EIGHT THOUSAND FIVE HUNDRED DOLLARS (\$8,500), issued by the Commissioners Court of Titus County, Texas, on the faith and credit of ARGO COMMON SCHOOL DISTRICT No. 804 of TITUS COUNTY, TEXAS for school building purposes, to-wit: the purchase, construction, repair or equipment of public free school buildings and the purchase of necessarysites therefor, within the limits of said District, under and in strict conformity with the Constitution and laws of the State of Texas, including Article 2784e-1, V. A. T. G. S., as amended, by authority of a vote of the resident qualified property taxpaying electors of said District, who had duly rendered their property for taxation, voting at an election held in said District for that purpose on the 19th day of January, 1963; and pursuant to an order duly passed by the Commissioners' Count of Titus County, Texas, and entered of record upon the Minutes of said Court.

IT IS HEREBY CERTIFIED, RECITED AND REPRESENTED that all acts, conditions and things required to be done precedent to and in the issuance of this series of bonds, and of this bond, have been properly done and performed and have happened in regular and due time, form and manner as required by law; that sufficient and proper provisions for the levy and collection of taxes, without limit as to rate or amount, has been made, which when collected shall be appropriated exclusively to the payment of this bond and of the series of which it is a part, and to the payment of the interest coupons thereto annexed as the same shallbecome due; and that the total indebtedness of said ARGO COMMON SCHOOL DISTRICT NO. 804 of TITUS COUNTY, TEXAS, including the entire series of bonds of which this is one, does not exceed any constitutional or statutory limitation.

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	IN TESTIMONY WHEREOF, the Commissioners' Court of Titus County, Texas, in accordance
	with the provisions of the "Tems Uniform Facaimile Signature of Public Officials Act",
•	enacted by the 57th Lagislature of Texas at its Regular Session in 1961, has caused the seal
1 :	of said Court to be impressed or a facsimile thereof to be printed hereon, and this bond to be
	executed by imprinting the facsimile signature of the County Judge, Countersigned by imprint-
_	ing the facsimile signature of the County Clerk, and registered by the County Treasurer, whose
	facsimile signature is imprinted Bereon, and the interest coupons hereto attached to be executed
•	by the imprinted facsimile signatures of the County Judge and County Clerk; the date of this
	bond, in conformity with the order of the Commissioners' Court of Titus County, Texas, above
	referred to being the FIFTEENTH DAY OF MAY, 1963.
	/s/ Geoil Franklin, County Judge, Titus County, Texas
	COUNTERS I GNED:
	H. L.Bowden, County Clerk, Titus County, Texas REGISTERED:
	C. C. Clark, County Treas, Titus County, Texas
6	SECTION 6: The interest coupons attached to each of said bonds shall be substantially
	as follows:
	NO. ON THE FIFTEENTH DAY OF MAY 19,
	the ARGO COMMON SCHOOL DISTRICT No. 804 of TITUS COUNTY, TEXAS, hereby promises to pay to
	bearer, at the OFFICE OF THE COUNTY TREASURER, Mount Pleasant, T_xas, without exchange or
	collectioncharges to the owner or holder the sum ofDOLLARS
	(\$), in lawful money of the United States of America, said sum being
	months' interest due that day on "ARGO COMMON SCHOOL DISTRICT NO. 804 SCHOOL BUILDING BONDS,
	SERIES 1963", dated May 15, 1963. Bond No
	County Clerk County Judge
-	SECTION 7: That the following certificate shall be printed on the back of each of
	said bonds:
•	OFFICE OF COMPTROLLER
	STATE OF TEXAS
	I HERESY CERTIFY that there is on file and of record in my office a certificate of the
	Attorney General of the State of Texas to the effect that this bond has been examined by him
	as required by law and that he finds that it has been issued in conformity with the Constitution
•	and laws of the State of Texas, and that it is a valid and binding obligation upon ARGO COMMON
•	SCHOOL DISTRICT NO. 804 of FITUS COUNTY, TEXAS, and said bond has this day been registered
	by me.
	WITHESS MY HAND AND WEAL OF OFFICE, at Auetin, Texas,
	The same and the same as a same a same as a same as a same a same a same a same a same a same a
	Comptroller of Public Accounts of the State of Texas
	SECTION 8: The seal of the Commissioners' Court may be impressed on each of said
	bonds, or in the alternative a facsimile of such seal may be printed on said bonds. Said bonds at
7	shall be executed by the imprinted facsimile signature of the County Judge, countersigned by the
	imprinted facsimile signature of the County Clerk, and registered by the County Treasurer,
	whose facsimile signature may be imprinted thereon, and the interest coupons attached to said
	bonds may be executed by the imprinted facsimile of the County Judge and County Clerk,
D	Execution in such manner shall have the same effects if such bonds and coupons had been signed
	by the County Judge, County Clerk, and County Treasurer in person by their manual signatures.
	Inasmuch as such bonds are required to be registered by the Comptroller of Public Accounts of the
	State of Texas, only his signature (Or that of a deputy designated in writing to act for the
	Comptroller) shall be required to be manually subscribed to such bonds in connection with his

registration certificate to appear thereon; all in accordance with the provisions of the "Texas Uniform Facsimile Signature of Public Officials Act", enacted by the 57th Legislature of Tgmas at its Regular Session in 1961.

SECTION 9: That while said bonds or any of them are outstanding and unpaid, there shall be annually levied, assessed and collected in due time, form and manner, a tax upon all of the taxable property in said D_istrict, without limit as to rate or amount, sufficient to pay each installment of principal as the same becomes due; and to pay the interest on said bonds for the first year, and to create a sinking fund with which to pay the principal as the same becomes due, there is hereby levied a sufficient tax on each one hundred dollars! valuation of taxable property in said District for the current year and the same shall be assessed and collected and applied to the purpose named; and while said bonds or any of them are outstanding and unpaid, a tax each year at a rate from year to year as will be ample and sufficient to provide funds to pay the current interest on said bonds and to provide the necessary sinking fund(full allowance being made for delinquencies and costs of collection) shall be and is hereby levied for each year respectively while said bonds or any of them are outstanding and unpaid, and said tax shall each year be assessed and collected and applied to the payment of the principal of and interest on said bonds.

SECTION 10: IT IS ALSO ORDERED that the County Judge of Titus County, Texas, shall be authorised to take and have charge of all necessary orders and records pending investigation by the Attorney General of the State of Texas, and shall take and have charge and control of the bonds herein authorised pending their approval by the Attorney General and their registration by the Comptroller of Public Accounts.

The above order having been read in full, it was moved by Commissioner Grant McAnally and seconded by Commissioner T. O. Raney that the same be passed and adopted,. Thereupon, the question being called for the County Judge put the motion to a vote of the members of the Commissioners' Court, and the motion carried by the following vote: Commissioners McAnally, Parr, Raney and Bynam voting "AYE": and none voting "NO". The County Judge declared the motion carried and the order passed, and the Clerk was instructed to record the same in the proper Minutes of the Court.

PASSED AND APPROVED this the 13th day of May, 1963.

Cecil Franklin, County Judge, Titus County, Texas
Grant McAnally, Commissioner, Precinct Number 1
Bert Parr, Commissioner, Precinct Number 2
T. O.Raney, Commissioner, Precinct number 3
Dan Bynum, Commissioner, Precinct Number 4

COUNTY CLERE'S CERTIFICATE

THE STATE OF TEXAS

ARGO COMMON SCHOOL DISTRICT NO. 804

I, the undersigned, County Clerk and Ex officio Clerk of the Commissioners Court of Titus County, Towns, do HEREBY CERTIFY that the above and foregoing is a full, true and correctly of an order of the Commissioners' Court of Titus County, Towns, authorizing the issuance of \$8,500 ARGO COMMON SCHOOL DISTRICT NO. 804 SCHOOL BUILDING BONDS, SERIES 1963, dated May 15, 1963 (and Minutes pertaining to its adoption), arksakular passed by said Court on the 13 day of May, 1963; and that the original order and Minutes showing its passage and adoption are of record in Volume 9 of the Minutes of said Court.

WITNESS MY HAND AND THE SEAL OF THE COMMISSIONERS! COURT OF SAID COUNTY this the

13 day of May, 1963

(Com.Crt.Seal)

H. L.Bowden, County Clerk and Ex-officio Clerk of the Commissioners' Court of Titus County, Texas

PETITION

STATE OF TEXAS

COUNTY OF TITUS

TO: HON. CECIL PRANKLIN, COUNTY JUDGE TITUS COUNTY, TEXAS

We, the undersigned legal residents and qualified voters of the Harts Bluff C S D #30 of Titus County, Texas, hereby request that you order an election to be held in the Harts Bluff School District on the same date as a similar election is held in the Midway C S D #11 for the purpose of determining whether or not the Harts Bluff C S D #30 and the Midway C S D #11 shall be consolidated for school purposes under the provisions of Apticle 2806 of the Texas School Laws.

Thomas H. Walsh
Houston Thomas
Charlie L. Whittle
O. H. Hobbs
Edd Martin
Troy Newman
Joe Barrow
Mrs. Joe Barrow
Mrs. Temple Gerron
V. M. Newman
L. A. Daughtry
Mrs. Fred Blackard

Mrs. Edd Martin
J. C. Lein
Mrs. J. C. Lein
W. M. Davis
Mrs. Rhodney Hammonds
Rita Justiss
Pred Blackard
W. E. Derrick
J. O.Davis

Mrs. V. M. Newman Rhodney Hammonds

Johnnie J. Kay

PETITION

STATE OF TEXAS

COUNTY OF TITUS

TO: HON. CECIL PRANKLIN. COUNTY JUDGE, TITUE COUNTY, TEXAS

We, the undereigned legal recidents and qualified voters of the Midway C S D #11 of Titu County, Texas hereby request that you order an election to be held in the Midway School District on the same date as a similar election is held in the Harts Bluff School District for the purpose of determining whether or not the Midway C S D #11 and the Harts Bluff C S D #30 shall be consolidated for school purposes under the provisions of Article 2806 of the Texas School laws.

Jerry Tigert
Bobby Stephenson
Howard Reese
W. D. Newman
D. L. Brush
Mrs. Howard Reese
Mrs. Bobby Stephenson
Mrs. Frank D. Hewman
W. H. Tigert
Hrs. W. H. (Faye) Tigert
Bobby Morris
Mrs. D. L. Brush

Cora Lee Newman
Ad S. Rogers
Lucille Rogers
Paul Rogers
Polly Rogers
J. C. Driggers
Arvel Boase
Mrs. Arvel Boase
Maude Parsons
H. A. Paraons
Howard Newman

NOTICE OF ELECTION TO CONSOLIDATE DISTRICTS

THE STATE OF TEXAS

COUNTY OF TITUS

0

TO THE QUALIFIED VOTERS OF THE HEREINAFTER MAMED SCHOOL DISTRICT:

TARE MOTICE that an election will be held on the 13th day of April, 1963 in Midway Common School District #11 and Harts Bluff Common School District #30, at the places, in the manner, and on the proposition set forth in the attached copy of an Order for Election to Consolidate Districts, duly entered by the COUNTY JUDGE OF Titus COUNTY, STATE OF TEXAS, on . the 20th day of March, 1963. Said attached Order for Election to Consolidate Districts being made a part of this notice for all intents and purposes.

Cecil Franklin, County Judge, Titus County, Texas

SHERIPF'S CERTIFICATE OF POSTING NOTICE OF ELECTION TO CONSOLIDATE DISTRICTS

THE STATE OF TEXAS COUNTY OF TITUS

- I, the undersigned, Sheriff of Titus County, Texas, do hereby certify that the foregoing is a true and correct copy of the Notice of Election to Consolidate Districts giving notice of election therein mentioned, and that I posted a true and correct copy of said Notice at the following places, to-wit;
 - 1. In Midway Common School District at the following three public places:

 - Raney's Grocery Store Midway School House Maude Parsons Grocery Store
 - 2. In Harts Bluff Common School District at the following three public places:
 - Harts Bluff School House
 - Edd Martin's Grocery Store Neveils Chapel Community Center

on the 20th day of March, 1963 which posting was done not less than 20 full days prior to the date fixed for said election.

I further certify that the election order thereto attached and made a part of said . Notice of Election to Consolidate Districts is a true and correct copy of an Order adopted by the County Judge of Titus County, Texas, on the 20 day of March, 1963.

Witness my hand this the 20th day of March, 1963.

(Seal)

L. A. Redfearn, Sheriff, Titus. County, Texas

By Lurlene LaPrade, Notary, Titus O

ORDER OF ELECTION TO CONSOLIDATE DISTRICTS

THE STATE OF TEXAS COUNTY OF TITUS

WHEREAS, on the 19th day of February, A. D. 1963, a petition was presented to me for an election to be held in each of the following named school districts located in (a) Titus County. Texas, to-wit:

- 1. (b) Midway Common School District No. #11 of said County,
- 2. (b) Harts Bluff Common School District No. #30 of said County,

It appearing that each of said contiguous districts have been properly established and created and a re legally and validly existing school districts;

THEREFORE, I in my capacity of County Judge of Titus County, Texas, do hereby order that an election be held on the 13th day of April, 1963, in Midway Common School District no. All and Harts Bluff Common School District No. 30 to determine whether or not a majority of the legally qualified voters of said Districts desire that they shall be consolidated as indicated above for school purposes.

I further order that said election shall be held at the following places in said districts and the following named person is hereby appointed presiding officer 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 return thereof to the Cosmissioners' Court of this County as is required by law for holding a General Election:

- 1. In Midway School District at School Building in Titus Texas, within said district, with Clifton Tigert as presiding Judge;
- 2. In Harts Bluff School District at School Building in Titus Texas, within said district with Mrw. Fred Mercer as presiding Judge;

All persons who are legally qualified woters of this State and of this County and who are resident voters in mid Districts shall be entitled to vote at said election, and all voters who favor the proposition to consolidate the said Districts for School purposes shall have written or printed on their ballots, the words:

"FOR CONSOLIDATION"

And those opposed to the proposition to consolidate the said District for school purposes shall have written or pronted on their ballots, the words:

"AGAINST CONSOLIDATION"

Notice of said Election shall be given by posting three notices thereof in three public places within the boundaries of said District for twenty days prior to the date of said election.

Dated this 20th day of March, 1963.

Cecil Franklin, County Judge, Titus County, Texas

NOTICE OF ELECTION TO CONSOLIDATE DISTRICTS

THE STATE OF TEXAS COUNTY OF TITUS

TO THE QUALIFIED VOTERS OF THE HEREINAFTER NAMED SCHOOL DISTRICTS:

TAKE NOTICE that an election will be held on the 13th day of April, 1963, in Harts Bluff Common School District No. #30 and Midway Common School District No. 11, at the places, in the manner, and on the proposition set forth in the attac had copy of an Order for Election to Consolidate Districts, duly entered by the COUNTY JUDGE OF TITUS COUNTY, STATE OF TEMS, on the 18th day of March, 1963, Said attached Order for Election to Consolidate Districts being made a part of this notice for all intents and purposes.

Cecil Franklin, County Judge, Titus County, Texas

SHERIFF CERTIFICATE OF POSTING NOTICE OF ELECTION TO CONSOLIDATE DISTRICTS

TTHE STATE OF TEXAS COUNTY OF TITUS

I, the undersigned, Sheriff of Titus County, Taxas, do hereby certify that the foregoing is a true and correct copy of the Notice of Election to Consolidate Districts giving notice of the election therein mentioned, and that I posted a true and correct copy of said Notice at the following places, to-wit:

- 1. In Harts Bluff Common School District, at the following three public places:
 - School House -- Harts Bluff .

 - 2. Edd Martin's Store . 3. Nevelis Chapel Community Center
- 2. In Midway Common School District, at the following three places:
 - 1. Rancy's Grocery Store . 2. Hidway School House

 - 2. Midway School House 3. Maude Parsons Grocery Store

on the 20th day of March, 1963, which posting was done not less than 20 full days prior to the date fixed for said election.

I further certify that the election order thereto attached and made a part of said Notice of Election to Consolidate Districts is a true and correct copy of an Order adopted by the County Judge of Titus County, Taxas, on the 20th day of March, 1963.

Witness my hand this the 20th day of March, 1963.

(SEAL)

L. A. Redfearn, Sheriff, Titus County, Texas By Luriene LaPrade, Motary Titus County

ORDER OF ELECTION TO CONSOLIDATE DISTRICTS

THE STATE OF TEXAS

WHEREAS, on the 6th day of March, A. D. 1963, a petition was presented to me for an election to be held in each of the following named school districts located in (A) Titus County, Texas, to-wit:

- 1. (b) Harts Bluff Common School District No. #30, of said County,
- 2. (b) Midway Common School District No. #11, of eaid County.

It appearing that each of said contiguous districts have been properly established an created and are legally and validly existing school districts;

THEREFORE, I in my capacity of County Judge of Titus County, Texas, do-hereby order that an election be held on the 13th day of April, 1963, in Harts Bluff Common School District No. 230 and Midway Common School District No. 11, to determine whether or not a majority of the legally qualified voters of eaid District desire that they shall be consolidated as indicated above for school purposes.

I further order that said election shall be held at the following places in said districts and the following named person is hereby appointed presiding officer and he shall select to Judges and two Cyerks to assist him in holding the same and he shall, within five days aft resid election has been held, make due return thereof to the Commissioners' Court of this Countyss is required by law for holding a Ceneral Election:

- In Harts Bluff District at School Building in Titus, Texas, within said district with Mrs. Fred Mercer as presiding Judge;
- 2. In Midway Sphool District at School Building in Titus, Texas, within said district, with Clifton Tigert as presiding Judge;

All persons who are legally qualified voters of this State and of this County and who are resident voters in said Districts shall be entitled to vote at said election, and all voters who favor the prop osition to consolidate of the said Districts for school purposes shall have written or printed on their beliefs the words:

"FOR CONSOLIDATION"

And those opposed to the proposition to consolidate the said D_1 stricts for school purposes shall have written or pronted on their ballots, the words:

"AGAINST CONSOLIDATION"

Notice of said Election shall be given by posting three notices thersof in three public places within the boundaries of said District for twenty days prior to the date of said election.

DATED this 20 day of March, 1963.

Cecil Franklin, County Judge, Titus County, Texas

RETURNS OF ELECTION TO CONSOLIDATE DISTRICTS

THE STATE OF TEXAS

TO THE HONORABLE COMMISSIONERS: COURT OF SAID COUNTY:

WE, the undersigned officers, holding an election on the 13 day of April, A. D. 1963 in (a) Herts Bluff School District No. 1, of Titus County, at the Harts Bluff School Building, within said district, for the purpose of determining whether or not a majority of the legally qualified voters of said District desire that (a) Harts Bluff School District No. 30, of Titus County, shall be consolidated as provided in the order calling seid election.

HEREBY GERTIFY that at said election there were cast (b) 23 votes, of which number there were cast:

FOR CONSOLIDATION ----- 23 votes

"AGAINST CONSOLIDATION ----- Mone votes

We further certify that each of the election officials executing this return was duly agreement appointed in the order calling this election or by the Presiding Judge or was elected by the voters present at the polls to serve at said election in the capacity stated under each of our signatures. That all persons appointed in the order calling said election not executing this return failed to appear at the polls to conduct said election.

We herewith enclose poll list and tally sheets of said election, WITNESS OUR HANDS, this the 13 day of April, A. D. 1963.

Mrs. Fred Mercer, Presiding Officer

Mrs. Joe Barrow, Judge Mrs. V. H. Hewman, Clerk

RETURNS OF ELECTION TO CONSOLIDATE DISTRICTS

THE STATE OF TEXAS

TO THE HONORABLE COMMISSIONERS! COURT OF SAID COUNTY:

WE, the undersigned officers, holding an election on the 13th day of April, A. D. 1963, in (a) Harts Bluff Common School District No. #30, of Titus County, at the Harts Bluff School Building, within said district, for the purpose of determining whether or not a majority of the legally qualified voters of said District desire that (a) Harts Bluff Common School District No. #30, of Titus County, shall be consolidated as provided in the order calling said election.

HEREBY CERTIFY that at said election there were cast (b) 50 votes, of which number there were cast:

"FOR CONSOLIDATION" ----- 39 vo tes.

"AGAINST CONSOLIDATION" ----- 11 votes.

We further certify that each of the election officials executing this return was duly appointed in the order calling this election or by the Presiding Judge or was elected by the voters present at the polls to service at said election in the capacity stated under each of our signatures. That all persons appointed in the order calling said election not executing this return failed to appear at the polls to conduct said election.

WE herewith enclose poll list and tally sheet of said election. WITNESS OUR HANDS, this the 13 day of April, A. D. 1963

Clifton Tigert, Presiding Officer

Mrs. F. D. Newman, Judge

L. E. Taylor, Clerk

ORDER DECLARING RESULTS OF ELECTION TO CONSOLIDATE DISTRICTS

THE STATE OF TEXAS

COUNTY OF TITUS

Onthis the 19th day of April, 1963, the COMMISSIONERS COURT OF TITUS COUNTY, STATE OF TEXAS, convened in Special Session at its regular mesting place in the County Courthouse, Mt. Pleasant, Texas, with the following members present, to-wit:

Cecil Franklin, County Judge

Grant McAnally, Commissioner Precinct No. 1 Bert Parr, Commissioner Precinct No. 2

T. O.Raney, Commissioner Precinct No. 3 Dan Bynum, Commissioner Precinct No. 4

and the following absent None, constituting a quorum, and among other proceedings had by said

Commissioners' Court were the following:

There came to be considered the returns of an election held on the 13th day of April, 1963, in the (a) Harts Bluff Common School District No. #30, of said County, for the purpose of determining whether said district shall be consolidated 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 23 valid and lega votes, of which number there were cast:

FOR CONSOLIDATION ----- 23 votes

"AGAINST CONSOLIDATION None votes

IT IS THEREFORE FOUND, DECLARED AND SO ORDERED, by the Commissioners' Court of Titus
County, Texas, that a majority of the qualified voters of said district, voting at said election
voted (b) For the proposition to consolidate said school district for school purposes as provided in the order calling said election and that therefore, this Court does hereby declare said
proposition to have been (c) Adopted.

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: Grant McAnally, Bert Parr, T. O. Raney, Dan Bynum; and the following voted NO: None

PASSED, APPROVED AND ADOPTED, this the 19th day of April, 1963.

Cecil Fpanklin, County Judge

Grent McAnally, Commissioner Precinct No. 1 Bart Parr, Commissioner Precinct No. 2

T. O. Raney, Commissioner Precinct No. 3 Dan Bynum, Commissioner Precinct No. 4

ORDER DECLARING RESULTS OF ELECTION TO CONSOLIDATE DISTRICTS:

THE STATE OF TEXAS

On this the 19th day of April, 1963, the COMMISSIONERS' COURT OF TITUS COUNTY, STATE OF TEXAS, convened in Special session at its regular meeting place in the County Courthouse, Mt. Pleasant, Texas, with the following members present, to-wit:

Cecil Franklin, County Judge

Grant McAnally, Commissioner Precinct No. 1 Bert Parr, Commissioner Precinct No. 2

T. C.Raney, Commissioner Precinct No. 3 Dan Bynum, Commissioner Precinct No. 4

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

asid Commissioners' Court were the following:

There came to be considered the returns of an election held on the 13th day of April, 1963, in the (a) Midway Common School District No. 11, of said County, for the purpose of determining whether said district shall be consolidated 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 50 valid and legal votes, of which number where were cast:

FOR CONSOLIDATION 9----- 39 votes

"AGAINST CONSOLIDATION" ----- 11 votes

IT IS THEREFORE FOUND, DEGLARED AND SO ORDERED, by the Commissioners' Court of Titus
County, Taxas, that a majority of the qualified voters of said district, voting at said election
voted (b) For the proposition to consolidate said school district for school purposes es provided in the order calling said election and that therefore, this Court does hereby declare
said proposition to have been (c) Adopted.

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" Grant McAnally, Bert Parr, T. O.Raney, Dan Bynum; and the following voted NO: none

PASSED, APPROVED AND ADOPTED, this the 19 day of April, 1963.

Decil Franklin, County Judge

Grant McAnally, Commissioner Precinct No. 1 Bert B. Parr, Commissioner Precinct No. 2

T. O. Raney, Commissioner Precinct No. 3 Dan Bynum, Commissioner Preci No. 4

ORDER OF THE COMMISSIONERS! COURT CONSOLIDATING DISTRICTS:

THE STATE OF TEXAS

IN THE COMMISSIONERS! COURT OF SAID COUNTY:

On this, the 19th day of April, A. D. 1963, the Commissioners' Court of Titus County, Texas, convened in regular session, all the members thereof, to-wit:

Cecil Franklin, County Judge, Grant McAnally, Commissioner Precinct No. 1, Bert Parr,

Commissioner Precint No. 2, T. O. Raney, Commissioner Precinct No. 3, Dan Brum, Commissioner

Precint No. 4, being present, and, among other proceedings, passed the following orders

WHEREAS, at an election held for the purpose on the 13th day of April, A. D. 1963, a majority of the legally qualified voters of each of the following school districts:

Harts Bluff Common School District No. 30 of Titus County, Texas,

Midway Common School District No. 11 of Titus County, Texas,

voted in favor of consolidated seid school districts with each other for achool purposes;

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

That, in accordance with Chapter 65 of the General Laws gassed by the Thirty-sixth Legislature of the State of Taxas, at its Second Called Session in 1919, and the Constitution and laws of said State, the following school districts:

Harts Bluff Common School District No. #30 of Titus County, Texas,

Midway Common School District No. #11 of Titus County, Texas, are hereby consolidate, shall hereafter be known as Harts Bluff Common School District No. #30 of Titus County, and it is by this order established with the following metes and bounds, to-wit:

BEGINNING at the ME cor of the J. A. Seale, Abst No. 535;

THENCE WEST with the NB lime of Seele Survey 1000 vrs, continue West with NB line of D. McCall Survey 2000 vrs, continue on West for a tetal of 6250 vrs, a point 250 vrs East of the EB line of the BBB & CRR Survey Abst No. 79;

THENCE North 1875 was to the SW Cor of the J J Dew Survey Abst No. 156, continue on Morth with WB line of said Dew Survey about 1650 was the NW cor of a 102 acre tract formerly owned by Coo Lee Keith;

THENCE East about 1375 wrs a stake;

Thence North about 275 was a stake in the MB line of Mrs. P H Hobbs tract in said J J Dew Survey;

Thence Enst 750 vrs the SW cor of a 77.5 acre tract owned by C P Rogers;
Thence North with Rogers MB line 500 vrs his MW cor;
Thence West 750 vrs a stake the NW cor of the M. Biffle et al 81 acre tract;
Thence North 1500 vrs a stake in EB line of Hoffman Club Lake property;
Thence East 500 vrs, the SW cor of the A B ± G Gilpin 80 acre tract;
Thence North with WB line of Gilpin tract 875 vrs the MW cor of same;

Thence East 450 wrs with MB line of Gilpin tract, which is also MB line of said J J
Dew Survey, to the ME cor of Gilpin tract;

Thence North 1000 was the ME cor of the C M Gingles 200 acre tract in the Jas. W. Green Survey Abst No. 229:

Thence in a NE direction 600 was the SW cor of Steve Sanders 20.8 acre tract; Thence North 500 was with Sanders WB line to his NW corner;

Thence East 750 wrs to the MB line of 116 acre tract of said Renford Justise;
Thence North 250 wrs to the MB cor of a 13 acre tract owned by G. G. Hammond;
Thence West 85 wrs to the SE corner of a 87 acret ract owned by ME Elliott;
Thence North 2375 wrs along the West Bound line of Renford Justise; GB Harrall

Sam Williams to the South Bound line of N D Burnett Sur

Thence West 1287% was to the South East cor of a 25 acre tractowned by Horace Thompson; Thence Worth 2250 was to the South East Cor of a 60 acre tract owned by J.M.Stephenson Estate;

Thence West 500 was to the South West Corner of the J H Stephenson Est; Thence North 1750 was along West B line of the J.M. Stephenson and C S Newman to the BBB & CRR Sur-A-80;

Thence East 1000 was to the SW Corner of JA Brook Sur No. A-47 and SW Corner of Jim Stephenson;

Thence North 1225 was along WB of Jim Stephenson to White Oak Greek; Thence East dwon White Oak Creek with the meandering there of to a Foint of East Rule Bound of the P H Pewitt 640 acres and West Bound of the Wm P.Savage Sur;

Thence South 500 was to the SE Cor of a 640 tract owned by P H Pewitt, W.C.Butte Sur Thence West 750 was to the Northwest Corner of the Elisha Bruton Sur-A-61 and the NE Corner of 1068.3 seres owned by P H Pewitt;

Thence South 2250 wrs to the NW Cor of Benj. Clark Sur.-A-104 and MB Corner of a tract owned by O H Lilly;

Thence West 1845 was to the NE corner of a 50 acret ractowned by Mannie Tigert; Thence South 1845 was to the SE Cor of a 110 acret ractowned by G.V. Powell; Thence West 750 vrs to the SW Cor of a 110 acre tract owned by G V Powell; Thence North 125 was to the SE Cor of a 97 acre tractomed by Bertie Wilhite; THENCE West 625 was to the NW Corner of a 93 acre tract owned by Joe Heath; Thence South 1000 was along the West Side of Joe Heath's 93 acre tract;

Thence West 500 wrs to the NE Cor of a 100 acre tract owned by A E Crooks and along the South Bounds of the G W Smith Sur;

Thence South 1625 was to a SE Cor of the P F Newman 100 acre tract; Thence West 125 wrs to a stake;

Thence South 3250 vrs, the SB line of Hopkins Survey, same being the SW cor of the Mrs J L Porter 117 acre tract;

Thence East 200 vrs with SB line of Hopkins Sur and HB line of RE Beatty Sur Abst

Thence South about 475 wrs the SB line of Beatty Sur;

Thence East 875 wrs with SB line of Beaty Sur a stake, the same being the NE cor of the John Dougles Sur Abst No. 168:

Thence South 450 vrs the SE cor of the J L Porter 159.5 acret ract; Thence West 1000 was with Portler's SB line a stake, same being Gus E Talborn HW cor; Thence in a SE direction 500 wrs with Talborn WB line a stake in the WB line of Lewi H Bradley Abst No. 21;

Thence West 275 vrs with N B line of Bradley Sur the NW cor of W H Harbour 50 acre tracts

Thence with Harbour's WB line 1325 was the SW cor of the Harbour tract; Thence west 250 wra the WB line of Bradley Survey;

Thence South with WB line of Bradley Survey 1250 vrs, the SW of Bradley Sur, continu on South a total of 2450 wrs to the place of beginning.

The above order being read, it was moved and seconded by that the same be adopted. The following voted AYE: Commissioners McAnally, Parr, Raney, Bynum; the following NO:

Commissioners None (SEAL of Commissioners Court)

Signed: Cecil Franklin, County Judge

ttestr H. L.B. Eden. County Gerk

ORGANIZATION OF BOARD OF EQUALIZATION

BE IT REMEMBERED that on this the 13th day of May 1963, the Commissioners' Court of Titus County, Texas, was duly convened as a Board of Equalization, at the regular meeting place at the Court House in the town of Mt. Pleasant, Titus County, Texas, for the purpose of equalizing the value of all taxable property, located in said County, for the purposes of taxation for the year 1963, with all members of said Court, vis:

Geoil Franklin, County Judge

Grant McAnally, Commissioner, Precinct #1

Bert Parr, Commissioner, Precimot #2

T. O.Raney, Commissioner, Precinct #3

Dan Bynum, Commissioner, Precinct #4

present and participating.

That upon convening of said Board, and prior to entering upon their duties as a Board of Equalization, each of the above named members took and subscribed to the following cath:

*I, Geoil Franklin, a member of the Board of Equalization of Titus County, Texas, for the year A. D. 1963, hereby solemnly swear:

"That in the performance of my duties as a member of such Board for said year, I will not vote to allow any taxable property to stand assessed on the tax rolls of said County for said year at any sum which I believe to be less than its true market value, or if it has no markes value, then its real value; that I will faithfully endeavor, and as a member will move to have each item of taxable property which I believe to be assessed for said year at less than its true market value, or real value, raised on the tax rolls to what I believe to be its true market value, if it has a market value, and if not, then to its real value, and that I will faithfully endeavor, to have the assessed valuation of all property subject to taxation within said County, stand upon the tax rolls of said County for said year at its true cash market value, or if it has no market value, then its real value, I solemnly swear that I have read and understand the provisions contained in the Constitution and Laws of this State relative to the valuation of taxable property, and that I will faithfully perform all of the duties required of me under the Constitution and Laws of this State. So Help Me God."

Titus County, Mt. Pleasant, Taxas 13th day of May, 1963

OATH OF BOARD OF EQUALIZATION

 $^{\rm H}$ I, as a member of the Board of Equalization of Titus County, Texas, for the year A.D. 1963, hereby solemnly swear:

"That in the performance of my duties as a member of such Board for said year, I will not vots to allowany taxable property to stand assessed on the tax rolls of said County for said year at any sum which I believe to be less than its true market value, or if it has no market value, then its real value; that I will faithfully endeavor, and as a member will move to have each item of taxable property which I believe to be a sessed for said year at less than its true market value, or real value, raised on the tax folls to what I believe to be its true market value, if it has a market value, and if not, then to its real value; and that I will faithfully endeavor to have the assessed valuation of all property subject to taxation within said County, stand upon the tax rolls of said County for each year at tis true cash market value, or if it has no market value, then its real value. I solemnly swear that I have read and understand the movisions contained in the Constitution and Laws of this State relative to the faluation of taxable property and that I will faithfully perform all of the duties required of me under the Constitution and Laws of this State. So Help Ne God."

The state was

County Judge Geoil Pranklin, Grant Moanally, Commissioner Precinct #1 Bert Parr, Commissioner Precimet #2 . T. O.Raney, . Commissioner Presinct #3 Commissioner Precinct #4 Dan Bymum. SUBSCRIBED AND SWORN TO BEFORE ME, on this the 13th day of May, 1963 by Cecil Franklin, County Judge Grant McAnally, Commissioner Precinct A Bert B. Parr, Commissioner Precist #2 T. O.Reney, Commissioner Precinct #3 Commissioner Precinct #4 Dan Bynum. Each. H. L. Bowden, County Clerk, Titus County, Texas 13th day of May, 1963. ORDER RECESSING BOARD OF EQUALIZATION BE IT REMEMBERED, that the Board of Equalisation for Titus County, Texas, having been regularly convened AND BRING IN SESSION ON THIS THE 13th day of May A. D. 1963, the following order was upon motion of Commissioner Bert Parr, duly seconded by Commissioner T. C.Raney unasimously carried and adopted, to-wits There being no further business now necessary to be transacted by said Board of Equalization, it is ordered that said Board do now recess until 10 o'clock A. M., the 23rd day of May A. D., 1963, at which time said Board of Equalization will further resume tha transaction of such business as may then come before it. Cecil Franklin, Titus County, Mt. Pleasant, Texas, 13th day of May A. D., 1963. 4-26-63 Motion was made by Commissioner Raney and seconded by Commissioner Bynum that the County except the courthouse as finished, carried. REGULAR SESSION - MAY 13, 1963 BE IT REMEMBERED THAT THE COMMISSIONERS COURT OF TITUS COUNTY, TEXAS met in regular session in the courthouse at Mt. Pleasant with the following members present to-wit: Cecil Franklin. County Judge Grant McAnally, Commissioner Prect #1 Bert Parr, Commissioner Prect #2 T. O.Raney. Commissioner Prest #3 Dan Bunum. Commissioner Prect #4 H. L. Bowden, County Clerk and the following proceedings were had to-wit: IN THE MATTER OF APPROVING OFFICER'S MONTHLY EXPENSES: Motion was made by Commissioner Bynum and seconded by Commissioner Parr to approve the officer's expense accounts. Motion carried. IN THE MATTER OF APPROVING COUNTY TREASURER'S MONTHLY REPORT & QUARTERLY REPORT: Motion was made by Commissioner Parr and seconded by Commissioner Bynum to approve the County Treasurer's monthly & quarterly report. Motion carried. IN THE MATTER OF APPROVING THE TAX RATE FOR THE ARGO SCHOOL DISTRICT: Motion was made by Commissioner Raney and seconded by Commissioner McAnally to set th tex rate of the Argo School District as following: School Maintenance Tax rate -----\$1.20 per \$100.00 Valuation School Debt Service Tax rate -----Motion carried. -----\$1.25 per \$100.00 Veluation

IN THE MATTER OF APPROVING BOND OF JULIA FREEMAN:

Motion was made by Commissioner Raney and accorded by Commissioner McAnally to approve the bond of Julia Freeman. Motion carried.

IN THE MATTER OF APPROVING FRED PLUM AS COUNTY SURVEYOR:

Motion was made by Commissioner Parr and seconded by Commissioner Bynum to approve Fred Plum as Land surveyor in Titus County, Texas. Motion carried.

IN THE MATTER OF APPROVING CONTRACT WITH HOUSING & HOME FINANCE AGENCY:

Motion was made by Commissioner Reney and seconded by Commissioner McAnally to go into an agreement and to accept this agreement for Public Works Plans Preparation with the Housing and Home Pinance Agency. Motion carried.

IN THE MATTER OF CLOSURE ON SATURDAYS:

Motion was made by Commissioner Parr and seconded by Commissioner Raney that each ... office holder could alternate their help and let one off each Saturday morning if this could be arranged, but keep the office open at this time, providing that no extra help is hired.

Motion carried.

THE STATE OF TEXAS :

COUNTY OF TITUS

I, Harris R. Fender, Vice President of James C. Tucker & Co., Inc. DO HERKEY CERTIFY that said James C. Tucker & Co. Inc. has received from--

Cecil Franklin,

County Judge

H.L. Bowden,

County Clerk

C. C/ Clark.

County Treasurer

of Titus County, Texas, \$23,000 TITUS COUNTY FERMANENT IMPROVEMENT WARRANTS, SERIES
dated May 15, 1961,
1961, numbers 78 to 100, inclusive, of the denomination fo \$1,000 each, bearing 5% interest
per annum, and maturing on May 15th, \$3,000 in 1990 and \$10,000 in each of the years
1991 and 1992.

I FURTHER CERTIFY THAT said James C. Tucker & Co., Inc. is the owner and holder of certain elaims or accounts aggregating \$23,129.42, duly audited and allowed by that certain order adopted by the Commissioners' Court of Titus County, Texas, on this May 13, 1963, which claims or accounts are described in detail in said order, and reference thereto is hereby made for a full, complete and accounts description of said claims or accounts.

I FURTHER CERTIFY that eaid James C. Tucker & Co., Inc. has delivered to the County
Officials above named, each and all of such claims or accounts described in the aforesaid order of the Commissioners' Court, and which claims or accounts are to be cancelled
bysaid officials, the delivery of said claims or accounts being in lieu of the above
described \$23,000 TITUS COUNTY PERMANENT IMPROVEMENT WARRANTS, SERIES 1961, dated May 15, 1961
received by James C. Tucker & Co., Inc. from the County Officials hereinabove named; the
excess of \$129.42 as shown by said claims having been paid in cash by Titus County.

WITHESS MY HAND this 13th day of May, 1963.

/e/ Herris R. Fender Harris R. Fender, Vice President, James C. Tucker & Co., Inc.

The above and foregoing minutes were read and approved for March, April and May this the 31st day of May, 1963.

ATTEST:

County Judge, Titus County, Toxas

County Clerk, Titus County, Taxas

PETITION FOR BOND ASSUMPTION ELECTION

THE STATE OF TEXAS

Harts Bluff "COMMON SCHOOL DISTRICT No. 30
TO THE HONORABLE COUNTY JUDGE OF TITUS COUNTY, TEXAS

We, the undersigned resident property taxpaying qualified voters of Harts Bluff, Common School District No. 30 of Titus County, Taxas, who own taxable property in said District and who have duly rendered the same for taxation, respectfully pray that an election be held in said School District at the earliest date practicable, but within thirty days from the date of the election order, for the purpose of submitting the following proposition to the resident qualified property taxpaying voters of said School District for their action thereupon;

PROPOSITION

"Shall the Earts Bluff" Common School District No. 30 of Titus County, Texas, assume and pay off the following outstanding bonds of said School District issued prior to the creation caid district, to-wit:

And shall the Commissioners' Court of said County have the power to levy and collect annually a tax sufficient to pay the imbest thereon as it accrues and to create a sinking fund sufficient to pay the principal as the same becomes due.

2. Thomas H. Walsh

6. Mrs. W. H. Tigert

10. Mrs. Jorry Tigert

8. W. H. Tigert

12. Jerry Tigert

14. Maude Parsons

16. Clifton Tigert

20. Cora L. Newman

I

18. W. D. Newman

4. Mrs. Thomas H. Walsh

DATED this the 6th day of May, 1963.

- 1. Pred Blackard
- 3. Mrs. Fred Blackard
- 5. Joe Barrow
- 7. Mrs. Jge Barrow
- 9. Johnnie J. Kay
- 11. Edd Martin
- 13. Mrs. Edd Martin
- 15. Mrs. W. L. Justiss
- 17. Troy Newman
- 21. Mrs. Rhodney Hammonds
- 19. Rhodney Hammonds
- 23. Houston Thomas

NOTICE OF BOND ASSUMPTION ELECTION

THE STATE OF TEXAS

State Contract to the second second

Harts Bluff COMMON SCHOOL DISTRICT No. 30

TO THE RESIDENT QUALIFIED PROPERTY TAXPAYING VOTERS OF Harts Bluff COMMON SCHOOL DISTRICT.
No. 30:

Take Notice that an election will be held on the 1st day of June, 1963, in the Harts
Bluff Common School District No. 30 at the place, in the manner, and on the proposition set
forthin the attached copy of an Order for Bond Assumption Election, duly entered by the County
Judge of Titus County, Texas, on the 6th day of May, 1963, said attached Order for Bond
Assumption Election being made a part of this notice for all intents and purposes.

L. A. Redfearn, County Sheriff