

BE IT REMEMBERED THAT THE COMMISSIONERS COURT OF TITUS COUNTY, TEXAS met in regular session in the Courthouse in Mt. Pleasant with the following members present to-wit:

Cecil Franklin	County Judge
Charles Driggers	Commissioner Precinct #1
Bert B. Parr	Commissioner Precinct #2
T. O. Roney	Commissioner Precinct #3
Dan Bynum	Commissioner Precinct #4
Allen LaPrade	County Clerk

and the following proceedings were had to-wit:

 IN THE MATTER OF APPROVING COUNTY TREASURER'S MONTHLY REPORT:

Motion was made by Commissioner Parr and seconded by Commissioner Driggers to approve the County Treasurer's monthly report. Motion carried.

 IN THE MATTER OF APPROVING OFFICERS MONTHLY EXPENSE ACCOUNT:

Motion was made by Commissioner Bynum and seconded by Commissioner Driggers to approve the officers monthly expense accounts. Motion carried.

 IN THE MATTER OF APPROVING BOND FOR LOU LEE PLANAGAN:

Motion was made by Commissioner Roney and seconded by Commissioner Driggers to approve the bond of Lou Lee Planagan as Deputy County Clerk. Motion carried.

 IN THE MATTER OF TRANSFERING OF FUNDS:

Motion was made by Commissioner Bynum and seconded by Commissioner Driggers to transfer \$5,000.00 from Lateral Road Precinct #4 to General County Fund. This being money loaned to Precinct #4 in December. Motion carried.

 IN THE MATTER OF CLOSING COURTHOUSE ON SATURDAY MORNING:

Motion was made by Commissioner Driggers and seconded by Commissioner Roney to go ahead and keep the courthouse open until noon on Saturday. Driggers, Parr and Roney voting yes and Bynum sustained from voting.

 IN THE MATTER OF HIRING A DEPUTY SHERIFF FOR SHERIFF DEPARTMENT:

Motion was made by Commissioner Roney and seconded by Commissioner Bynum to accept Andrew Fleming as Deputy Sheriff of Titus County at a salary of \$275.00 per month, this being effective June 15, 1966. Motion carried.

 IN THE MATTER OF SHERIFF EXPENSES ON PERSONAL CAR:

Motion was made by Commissioner Driggers and seconded by Commissioner Bynum to allow the Sheriff \$50.00 per month expenses for his personal car, this being effective 15th day of June 1966. Motion carried.

WARRANT ORDER

THE STATE OF TEXAS

COUNTY OF TITUS

On this the 13th day of June, 1966, the Commissioners' Court of Titus County, Texas, convened in regular session at a regular term thereof at the Courthouse in Mount Pleasant, Texas, with the following members of the Court present, to-wit:

Cecil Franklin,	County Judge
Charles Driggers,	Commissioner Precinct #1
Bert Parr,	Commissioner Precinct #2
T. O. Raney,	Commissioner Precinct #3
Dan Bynum,	Commissioner Precinct #4
Allen LaPrade,	County Clerk

who, among other proceedings had, were the following:

Commissioner Raney introduced an order and moved its passage. The motion was seconded by Commissioner Parr. The motion, carrying with it the passage of the order, prevailed by the following vote:

AYES: Commissioners Driggers, Parr, Raney and Bynum.

NOES: None.

The ORDER is as follows:

WHEREAS, this Court has heretofore determined the advisability and necessity of making certain additions and improvements to the Titus County Memorial Hospital; and

WHEREAS, this Court has heretofore determined the advisability and necessity of issuing interest-bearing time warrants against the Permanent Improvement Fund of said County for the purpose of evidencing indebtedness of the County to be incurred in making such additions and improvements to the Titus County Memorial Hospital; and

WHEREAS, pursuant to the provisions of Chapter 163, Acts of the Regular Session of the Forty-second Legislature of Texas, 1925, as amended, the County Judge has caused notice to bidders for the making of additions and improvements to the Titus County Memorial Hospital and notice of intention of the Commissioners' Court to pass an order on this 13th day of June, 1966, authorizing the issuance of permanent Improvement Warrants for the purpose ⁱⁿ hereabove mentioned, to be published for the time and in the manner required by law; and

WHEREAS, the Commissioners' Court affirmatively finds that said notice to bidders and notice of intention to issue said warrants was duly given by publication in a newspaper of general circulation published in Titus County, in the manner and for the time provided by law; and

WHEREAS, no petition has been filed in the office of the County Clerk by ten per cent (10%) of the qualified property taxpaying voters of the County praying this Court to order an election for the purpose of submitting the proposition of issuing bonds for said purpose to a vote of the qualified property taxpaying voters of this County, and this Court further finds that no petition of any kind or character in respect ^{to} the issuance of the proposed warrants has been filed with the County Clerk or any member of this Court, or any other official thereof; and

WHEREAS, this Court thereby affirmatively finds and adjudges that the financial condition of said County is such that it will permit the payment of said warrants in installments or maturities as hereinafter set out without making an unjust burden of taxation to support the same; and

WHEREAS, it is by this Court considered and determined to be to the best interest and advantage of Titus County to authorize the issuance of said Permanent Improvement Warrants, and it is now the desire of the Court to authorize the issuance of such warrants in accordance with the Constitution and laws of the State of Texas;

NOW, THEREFORE, BE IT ORDERED, ADJUDGED AND DECREED BY THE COMMISSIONERS' COURT OF TITUS COUNTY, TEXAS;

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I.

That there shall be issued under and by virtue of the Constitution and laws of the State of Texas, and more particularly Chapter 163, acts of the Forty-second Texas Legislature, Regular Session, 1931, as amended, interest-bearing time warrants of said County, to be known as "TITUS COUNTY PERMANENT IMPROVEMENT WARRANTS, SERIES 1966." against the Permanent Improvement Fund of said County, for the purpose of evidencing indebtedness of Titus County to be incurred in making additions and improvements to the Titus County Memorial Hospital.

II.

That said warrants shall be made payable to bearer and shall be numbered from 1 to 175, inclusive, of the denomination of One Thousand Dollars (\$1,000.00) each, aggregating One Hundred Seventy-Five Thousand Dollars (\$175,000.00).

III.

That said warrants shall be delivered to and accepted by claimants, or their assignees, in full settlement of the indebtedness due them by Titus County, Texas, after claims have been duly approved by the County Judge and audited and allowed by the Commissioners' Court of said County.

IV.

That said warrants shall be dated June 15, 1966, and shall become due and payable as follows:

WARRANT NUMBERS (Inclusive)	MATURITY DATED	AMOUNTS
1 - 25	June 15, 1987	\$25,000
26 - 50	June 15, 1988	25,000
51 - 75	June 15, 1989	25,000
76 - 100	June 15, 1990	25,000
101 - 125	June 15, 1991	25,000
126 - 150	June 15, 1992	25,000
151 - 175	June 15, 1993	25,000

V.

That said warrants shall bear interest from date until paid at the rate of six per cent (6%) per annum and interest shall be payable June 15, 1967, and annually thereafter on June 15th in each year.

VI.

That principal of and interest on said warrants shall be payable at the First National Bank, Mount Pleasant, Texas, or, at the option of the holder, at the Capital National Bank in Austin, Texas, without exchange or collection charges to the owner or holder; interest shall be payable upon presentation of warrant and principal shall be payable upon presentation and surrender of warrant.

VII.

That said warrants shall be signed by the County Judge, countersigned by the County Clerk, and registered by the County Treasurer, and the seal of the Commissioners' Court shall be impressed upon each of them.

VIII.

That said warrants shall be executed and delivered as herein provided, in payment of claims approved by the County Judge and audited and allowed by the Commissioners' Court of Titus County, Texas, and said Court in auditing and allowing said claims shall designate the numbers of warrants to be delivered to evidence each of 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.

IX.

It is further ordered that in the event it shall not be necessary to issue the full amount of warrants herein contemplated, the, in such event, such amount of Titus County Permanent Improvement Warrants, Series 1966, as shall not be supported and based upon claims duly approved by the County Judge and audited and allowed by the Commissioners' Court of said County, shall be cancelled and destroyed, the numbers and amounts of warrants so cancelled and destroyed to be made a matter of record upon the Minutes of the Commissioners' Court.

X.

That the form of said warrants shall be substantially as follows:

NO. UNITED STATES OF AMERICA \$2,000
STATE OF TEXAS
COUNTY OF TITUS

TITUS COUNTY PERMANENT IMPROVEMENT WARRANT SERIES 1966

THIS IS TO CERTIFY that the County of Titus, in the State of Texas, under and by virtue of valid and subsisting claims, is justly indebted to bearer in the principal sum of

ONE THOUSAND DOLLARS

(\$2,000), in lawful money of the United States of America, together with interest thereon from date hereof at the rate of six percent (6%) per annum, payable June 15, 1967, and annually thereafter on June 15th in each year; both principal and interest payable at the First National Bank, Mount Pleasant, Texas, or, at the option of the holder, at the Capital National Bank in Austin, Texas, without exchange or collection charges to the owner or holder hereof, interest payable upon presentation of warrant and principal payable upon presentation and surrender of Warrant; and the Treasurer of said County is hereby authorized, ordered and directed to pay to bearer at the First National Bank, Mount Pleasant, Texas, or, at the option of the holder, at The Capital National Bank in Austin, Texas, on the 15th day of June, 19 the maturity date of this warrant, the sum of One Thousand Dollars (\$1,000), without exchange or collection charges to the owner of holder hereof, in full settlement of the indebtedness hereby evidenced out of and from the special "Permanent Improvement Warrants, Series 1966, Fund" of said County, levied, assessed and created for that purpose.

This warrant is one of a series of 175 warrants, numbered consecutively from 1 to 175, inclusive, of the denomination of One Thousand Dollars (\$1,000) each, aggregating One Hundred Seventy-five Thousand Dollars (\$175,000), issued for the purpose of evidencing indebtedness of Titus County incurred in making additions and improvements to the Titus County Memorial Hospital, under and by virtue of the Constitution and laws of the State of Texas, and in pursuance of an order passed by the Commissioners' Court of Titus County, Texas, which order is of record in the Minutes of said Court.

The date of this warrant, in conformity with said order, is June 15, 1966.

AND IT IS HEREBY CERTIFIED AND RECITED that all acts, conditions and things required to be done precedent to and in the issuance of this warrant have been properly done, have happened and have been performed in regular and due time, form and manner, as required by law, and that the total indebtedness of said County, including this warrant, does not exceed any constitutional or statutory limitation.

IN TESTIMONY WHEREOF, the County Commissioners' Court of Titus County, Texas, has caused the seal of said Court to be hereto affixed, and this warrant to be signed by the County Judge countersigned by the County Clerk, and registered by the County Treasurer, as of the 15th day of June, 1966.

COUNTERSIGNED:

Cecil Franklin
County Judge, Titus County, Texas
Allen LaPrade
County Clerk, Titus County, Texas

REGISTERED:

County Treasurer, Titus County, Texas

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XI. "

That a special fund, to be designated "Permanent Improvement Warrants, Series 1966, Fund," shall be, and the same is hereby created and set aside out of the Permanent Improvement Fund of Titus County, Texas, which fund, when collected, shall be used to pay the interest on principal of said warrants at maturity, and for no other purpose.

That to create said fund to pay the interest on said warrants and provide a sinking fund to pay the principal thereof at maturity, there shall be, and there is hereby levied for the year 1966, and for each succeeding year thereafter while said warrants, or any of them, are outstanding, a tax on each \$100.00 valuation of taxable property in Titus County, Texas, out of the Constitutional Permanent Improvement Tax of said County, sufficient to pay the interest on said warrants and provide the necessary sinking fund to pay the principal, full allowance being made for delinquencies and costs of collection, or to provide at least two per cent (2%) of the principal as a sinking fund, whichever amount is greater; and said tax shall be assessed and collected for each of said years and applied to the purpose named and to no other.

PASSED AND APPROVED this the 13th day of June, 1966.

Cecil Franklin, County Judge
Charles Driggers, Commissioner Precinct No. 1 T. O. Raney, Commissioner Precinct No. 3
Bert E. Parr, Commissioner Precinct No. 2 Dan Bynum, Commissioner Precinct No. 4

ORDER AWARDDING CONTRACT

THE STATE OF TEXAS :
COUNTY OF TITUS :

On this the 13th day of June, 1966, the Commissioners' Court of Titus County, Texas, convened in regular session at a regular term thereof at the Courthouse in Mount Pleasant, Texas, with the following members of the Court present, to-wit:

Cecil Franklin, County Judge
Charles Driggers, Commissioner Precinct No. 1,
Bert Parr, Commissioner Precinct No. 2,
T. O. Raney, Commissioner Precinct No. 3,
Dan Bynum, Commissioner Precinct No. 4,
Allen LaPrade, County Clerk

when, among other proceedings had, were the following:

Commissioner Driggers introduced an order and moved its passage. The motion was seconded by Commissioner Bynum. The motion, carrying with it the passage of the order, prevailed by the following vote:

AYES: Commissioners Driggers, Parr, Raney and Bynum.

NOES: None.

The ORDER is as follows:

WHEREAS, this Court has heretofore determined the advisability and necessity of making certain additions and improvements to the Titus County Memorial Hospital; and

WHEREAS, this Court has heretofore determined the advisability and necessity of issuing interest-bearing time warrants against the Permanent Improvement Fund of said County for the purpose of evidencing indebtedness of the County to be incurred in making such additions and improvements to the Titus County Memorial Hospital; and

WHEREAS, This Court, by resolution adopted on May 12, 1966, authorized, ordered and directed the County Judge to publish notice to bidders for making certain additions and improvements to the Titus County Memorial Hospital and notice of the County's intention to pay all or a part of the contract price by the issuance and delivery of interest-bearing time warrants; and

WHEREAS, this Court affirmatively finds that said notice was duly given by publication in a newspaper of general circulation published in Titus County, for the time and in the manner provided by law, the date set for receiving bids being the 1st day of June, 1966, and the date set for passage of the order authorizing the issuance of said warrants being this 13th day of June, 1966; and

WHEREAS, THE Commissioners' Court has heretofore on this 13th day of June, 1966, by order duly and legally passed, authorized the issuance of \$175,000 TITUS COUNTY PERMANENT IMPROVEMENT WARRANTS, SERIES 1966, dated June 15, 1966, numbered 1 to 175, inclusive, of the denomination of \$1,000 each, bearing 6% interest per annum, and maturing on June 15th, \$25,000 in each of the years 1987 to 1993, inclusive, for the purpose of evidencing indebtedness of Titus County to be incurred and making additions and improvements to the Titus County Memorial Hospital; and

WHEREAS, this Court affirmatively finds that no petition of any kind or character in respect to the making of additions and improvements to the Titus County Memorial Hospital or the issuance and delivery of such warrants has been filed with the County Clerk or any member of this Court or any other official thereof; and

WHEREAS, this Court has heretofore on the 1st day of June, 1966, received, opened and considered the bids for the making of such additions and improvements to the Titus County Memorial Hospital; and

WHEREAS, said bids having been found to be in proper order and accompanied by the required deposits, the Commissioners' Court now desires to award contract to the lowest responsible bidder;

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

I.

That bid be accepted and contract awarded as follows:

BIDDER

G. J. Vaughan, dba
G. J. Vaughan Co.

PRICE

\$340,576.00

II.

That the above bid is the lowest and best bid received by this Court for making additions and improvements to the Titus County Memorial Hospital.

III.

IT IS FURTHER ORDERED by the Court that the County Judge and County Clerk be and they are hereby authorized and directed to execute on behalf of the Commissioners' Court of Titus County, Texas, the contract submitted by said G. J. Vaughan, dba, G. J. Vaughan Co., which contract is attached hereto, made a part hereof, and hereby approved by the Court.

IV.

That the performance Bond and Payment Bond executed by said Fireman's Fund Insurance Co. San Francisco, hereto attached, be, and the same are hereby approved and made a part hereof.

PASSED AND APPROVED this 13th day of June, 1966.

ATTEST:

Allen LaPrade, County Clerk

Cecil Franklin
County Judge, Titus County, Texas

STATE OF TEXAS
COUNTY OF TITUS

KNOW ALL MEN BY THESE PRESENTS:

That, WHEREAS, the Commissioners' Court of TITUS COUNTY, TEXAS, has determined that it would be wise and to the best interest of said County for it to employ experts skilled in the matter of appraising and valuing oil, gas and public utility properties in said County, said experts to compile and furnish data and information to said Court sitting as a Board of Equalization for the purpose of equalizing valuations of such properties as compared with other property valuations in said County for tax purposes for the years 1967, and 1968, said data and information to be made available in respect to all of such properties properly and lawfully coming before it for consideration in the equalization of values upon renditions made by the owners thereof, or upon renditions made by the tax assessor where the owner, or owners may fail to render the same; and

WHEREAS, said Court finds that Pritchard and Abbott, a partnership of Fort Worth, Texas, are skilled in such matters and have a scientific and technical knowledge in respect to the appraising and valuing of such properties; and

WHEREAS, Pritchard and Abbott have proposed to said Commissioners' Court of Titus County that they will gather and compile information relating to the value of oil, gas and public utility properties as of January 1, 1967, and January 1, 1968, and make said information completely available to said Court to be used by it as it may deem fit in determining what values should be assigned to said properties properly coming before it for consideration; and will charge for their services a sum equal to five cents (.05) per year, on each One Hundred Dollar valuation as finally ascertained and determined for Titus County of Oil, gas and public utility properties, or other mineral interests, for the years 1967 and 1968.

IT IS THEREFORE AGREED by and between Titus County, Texas, acting herein by and through its Commissioners' Court, Party of the First Part, and Pritchard and Abbott of Tarrant County, Texas, Parties of the Second Part, as follows:

Parties of the Second Part agree to compile a complete list of the record owners of all oil and gas producing properties wherever situated and located in Titus County, Texas, as of January 1, 1967, and January 1, 1968, said compilation and record to show the particular interest, or interests, therein owned; also a complete list of all public utility properties located in said County as of January 1, 1967, and January 1, 1968.

Parties of the Second Part also agree to secure and make available for the use of Party of the First Part, information showing the values of said properties to be considered by Party of the First Part as it may deem fit in determining the proper values for assessment purposes for 1967 and 1968, to be assigned to such of said properties as may come before the party of the First Part, sitting as a board of Equalization for consideration upon renditions made by the owners thereof, or upon renditions made by the Tax Assessor where the owner, or owners, fail or refuse to render the same.

FOR AND IN CONSIDERATION of the skilled services, technical knowledge and experience of Parties of the Second Part in the performance of the obligations devolving upon them hereunder, and in consideration of the information given and assistance furnished by them to Party of the First Part in undertaking to value and equalize the values of the said properties properly coming before it for consideration at its equalization hearings in the years 1967 and 1968. Party of the First Part agrees and obligates itself to compensate Second Parties as follows:

FOR THE SERVICES HEREIN AGREED to be performed, Second Parties shall receive the said sum equal to Five Cents (.05%), per year on each One Hundred Dollar valuation on all oil properties, mineral interests, and public utility properties, as finally ascertained and determined by the

Commissioners' Court for tax purposes for Titus County for the years 1967 and 1968, to be paid out of the General Fund of Titus County, Texas.

IT IS FURTHER AGREED and understood by both Parties that Titus County, Texas, will issue, or cause to be issued, to Pritchard and Abbott warrants drawn against the General Fund of said Titus County, Texas, and payable out of the current revenues for each respective year 1967 and 1968.

Party of the First Part hereby specially contracts and obligates itself to, at any time same may become necessary, pass and enter of record such orders as may be proper and necessary pass and enter of record such orders as may be proper and necessary to legalize and facilitate the payment of all sums due Parties of the Second Part.

Said Parties of the Second Part further agree that in no way will the said Titus County be obligated to said Pritchard and Abbott, or their assistants, for salaries, expenses, or material, except as above stated.

WITNESS our hands in duplicate this the 13 day of June A. D. 1966.

COUNTY OF TITUS, TEXAS
Party of the First Part

By Cecil Franklin, County Judge

Charlie Driggers, Commissioner Precinct #1

Bert Bl Parr, Commissioner Precinct #2

T. O. Raney, Commissioner Precinct #3

Dan Bynum, Commissioner Precinct #4

ATTEST:

Allen LaPrade, County Clerk, Titus County, Texas

PRITCHARD & ABBOTT
Parties of the Second Part.

By Sam Reaves

STATE OF TEXAS

COUNTY OF TITUS

BE IT REMEMBERED, that on the 20th day of May A. D., 1966, the Board of Equalization of Titus County, Texas convened in final hearing for the purposes of reviewing all renditions made to said Titus County, for the year 1966, and to hear evidence pertaining to the value of properties of any of the hereinafter named persons, companies or corporations, and after final hearing, it is hereby ordered by the Board of Equalization that the Tax Assessor of said TITUS County is hereby ordered and directed to raise and/or lower the value of the renditions of the following named persons, companies, or corporation, as follows:

NAME	AMOUNT
Adams, Fred J.	320.
Amerada Petroleum Corporation	2,480.
American Petrofina Company of Texas	1,296,190.
Andrew Oil & Gas Royalties, Inc.	10.
Anthony, Mrs. Joan Powladge	300.
Arcadia Refining Company	4,440.
Arkansas La Gas Company	194,590.
Atlantic Refining Company, The	90.
Atlas Royalties, Operator	18,550.
Attaway, G. C., et al	10.
Bank, Citizens First National of Tyler, Trustee U/W/O/ J.D.Patterson, Account 86 & Agent for Marie Hogan Patterson, Account 85	820.
Bank, Citizens First National of Tyler, Trustee U/W/O E. H. & Julia Irma Samuel, Account 100	5,210.
Bank, Citizens First National of Tyler, Trustee U/W/O R.K. Wilson, Jr., Account 110	1,400.
Bank, Citizens First National of Tyler, Independent Executor & Trustee U/W/O B.G. Byars	18,640.
Bank, Citizens First National of Tyler, Trustee U/W/O L. A. Grelling & Mue Kyle Grelling, deceased	5,650.
Bank, First National in Dallas, Trust 191-06097 Nan Chamberlain Trust and Trust 191-06098 Chamberlain Children Share B Share C Trust	10.
Bank, The First National of Fort Worth, Trust No.21-180, Trustee for Gladys P. Westbrook	1,160.

	AMOUNT
Bank, First National of Fort Worth, Trusts #707/710, Co-Trustee for the C.E. Hyde Children Trusts	4,470.
Bank, First National of Shreveport, Trustee for Raymond F. Long and Elizabeth O'Brien	660.
Bank, The Fort Worth National, Trustee Ravelly A. and Virginia Moore Trust #935	90.
Bank at Dallas, Mercantile National, Trustee (TAY-2691)	1,930.
Bank, Republic National of Dallas, Trustee for Michael Andrade & Carol Andrade Mills, Account No. 1910 - 1 7 2	170.

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FINAL ORDER - TITUS COUNTY - 1966

Bank, Republic National of Dallas, Trustee for Michael Andrade Trust No. 1914	80.
Bank, Republic National of Dallas, Trustee for J.K. Hughes Trust No. 2207-0	1,320.
Bank, Republic National, Trustee for Mrs. H.T. Luse # 369	140.
Bank, Republic National, Trustee for Venice L. Wallenburg, Account 374	140.
Bank & Trust Company, Tyler, & Gordon Brelesford, Co-Trustee for Billy G. Byars, & Emily E. Byars	370.
Bank & Trust Company, Tyler, Trust 8Lometa Anne Hudnall	220.
Bass, Perry R.	130.
Bauchman, James B.	20.
Bauchman, John A.	20.
Baylor University Hospital	10.
Bracken Land & Cattle Company	2,360.
Bracken, Glenn H., Guardian (Shirley & Glenda)	700.
Bracken Production Company	2,660.
Bracken, Sam T.	700.
British-American Oil Producing Company	3,280.
Broderick, Mrs. Elizabeth	380.
Brosoco Corporation	223,706
Bryson, Miss Myrtle	460.
Burke, J. Afton	70.
Burke, J. Harry	10.
Byars & Pounds, Inc.	13,900.
Byars, B.G. & Emily Byars, Trustees of Byars Foundation	1,980.
Byars, Emily O'Dwyer	10.
Byars & Bell	5,000.
Calvert Trust, George	30.
Calvert, Estate of Mrs. Rosalie E.S.	190.
Cities Service Oil Company	21,950.
Continental Oil Company	60.
Cook, Olene	10.
De Blanco, Estate of Nora Lee, Deceased	1,840.
Delta Drilling Company	650.
Dillard, A.R.	130.
Dillard, A.R., Jr.	50.
Dillard, Lois Dee "A" Trust	20.
Dillard, Lois D. "B" Trust	30.
Dillard, Nancy Jane "A" Trust	20.
Dillard, Nancy Jane "B" Trust	30.
Edson Petroleum Company	70.
Employers Reinsurance Corporation	130.
Fair, Inc., Ralph E.	76,440.
Fehr, Doris Adams	950.
Felmont Oil Corporation	380.
Fields, Bert, Jr.	100.
Poster Petroleum Corporation	660.
Frost, Jack	3,510.
Gazzaway, Gwynne G.	470.
Gibson, R.L., Gibson Drilling Company and/or Gibson Drilling Company et al	3,370.
Goddard, Leila Bauchman	30.

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FINAL ORDER - TITUS COUNTY - 1966

Griffith, W. Charlton	120.
Gulf Oil Corporation	280.
Gulf Oil Corporation (Domestic Marketing)	9,020.
Hagge, Clara Louise	30.
Harrison, James S., III	100.
Harrison Trust, M.N.	40.
Hart, Lynette Adams	950.
Haselwood, Doris	410.
Haselwood, J.G.	410.
Haselwood, J.M.	410.
Hinton Production Company	38,810.
Hinton, W.B.	90,050.
Hinton, W.B.	200.
Housh, C.N.	7,680.
Houston, Lyles, Trust	1,410.
Houston, Reagan, IV, Trust	1,410.
Howe, Estate of Knox B., #7004	610.
Hugue, D.F.	1,670.
Humble Oil & Refining Company	1,371,160.
Hunt Oil Company	1,140.
Hyde, Mrs. Frances W. (C.E.)	4,470.
Investors Royalty Company, Inc.	130.

	AMOUNT
Johnston, L.C.	500.
Johnston & Owen	1,060.
Jones, Fred, Leasing Company	930.
Jones, Laughlin Steel Corporation, Supply Division	8,930.
Jones-O'Brien, Inc.	107,930.
Kimbell, David A., Trust	410.
Kirby Petroleum Company	40.
Lawrence, Virginia Ann	180.
Lawson Petroleum Company	31,850.
Lewis, A. Y., Gdn. for Patricia Lee, Mary Jon & Martha L. Braeken	530.
Lillienstern, et al	2,210.
Livingston Oil Company	720.
Lone Star Producing Company	1,920.
Luse Estate, W.P.	540.
Lyles, Estate of George	320.
Marathon Oil Company	140.
Mead, Shirley Phillips	100.
Methodist Hospital of Dallas	10.
Mewborne, J. T., et al	2,310.
Mewborne, J. T., et al	2,100.
Midwest Oil Corporation	3,380.
Mills, Carol Andrade	80.
Monnig Dyr Goods Co.	8,700.
Moore, R. E., Trustee	13,990.
Moore, R. E.	7,180.
McAdams, J. B.	140.
McAlester Fuel Company	1,050.
McCutchin, Benjamin	140.
McCutchin, Gene	140.
McCutchin, Jerry	140.
McCutchin, Ronald	140.
McGlothlin, Ray & The Estate of Evelyn Trimble McGlothlin, Dec'd.	950.
McGlothlin, Ray and the Estate of Evelyn Trimble McGlothlin, Dec'd.	24,615.
McLellan, Hiram J.	290.
Nelson, Tom E., for T. E. Nelson Est.	120.
Nenney, W. F.	60.
Newsom, Mrs. Edna Louise	30.
Norman, M. L.	4,040.
North Central Oil Corporation	8,660.

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FINAL ORDER-TITUS COUNTY- 1966

O'Brien, R. J., et al	1,460.
Pan American Life Insurance Company	6,100.
Pan American Petroleum Corporation	4,670.
Payne-Johnston	890.
Pendleton, Gertrude O.	390.
Perryman, Bessie Mae	20.
Peveto, R. L.	1,080.
Peveto, Robert Sinclair	16,390.
Phillips Petroleum Company	2,500.
Placid Oil Company	250.
Powladge, Mrs. Thelma R.	100.
Price, J. Paul, Gdn. (Johnny Paul & Sallie Sue)	700.
Ray, Mrs. Rosalie E. S. Calvert	60.
Reynolds, Edwin A., Fred R. Bristol and George R. Bristol, formerly owned by Gertrude R. Bristol, Trustee	20.
Richards, Winnifred Adams	950.
Richardson, Gertrude Windoar	2,530.
Ritchie, Mrs. Annie P.	610.
Robinson, Heath M.	430.
Roosth & Genecov Production Company	20.
Roosth & Genecov Production Company	2,140.
Rubey, Wm. B., et ux Agency Acct.	1,100.
Rudman Land Company	2,140.
Rudman Estate, I.	160.
Rudman, M. B.	1,560.
Rudman, M. B., et al	40.
Rushing, J. S.	9,600.
Rushing, Mrs. Louise McHenry	350.
Rutherford, P. R.	1,670.
Ryan, Katherine	1,320.
Sabine Royalty Corporation	2,070.
St. Paul's Hospital	10.
Salvation Army	10.
Samedan Oil Corporation	20.
San Juan Oil Company, Agent	890.
Shelby, Jeanne Fields	100.
Shell Oil Company	1,010.
Shell Canadian Exploration Company	3,900.
Shield, Fred W.	400.
Sinclair Oil & Gas Company	960.
Sinclair Refining Company	400.
Skelly Oil Company	850.
Smith Operating & Management Company	9,790.
Smith, Mrs. Verne M.	1,250.
Smith, Verne Monday, Indep. Exec. of The Estate of W. Bruner Smith.	1,250.
Soco Mobil Oil Company, Inc.	208,310.
Sohio Petroleum Company	50.
Southwestern Transportation Company	1,150.
Stack, W. E., et al	199,630.
Stoddard, Calire Benz-	50.

	AMOUNT
Stoddard, Estate of J.B.	50.
Stroube & Stroube	2,820.
Sun Oil Company	3,940.
Sunray DX Oil Company	161,520.
Superior Oil Company, The	8,940.
Tenneco Oil Company	176,560.
Texaco Inc.	1,150.

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Thompson Estate, Stanley A.	1,130.
Tidewater Oil Company	88,900.
Trunkline Gas Company	1,140.
Union Oil Company of California	6,750.
Venable, R.H.	1,270.
Weinert Estate, H.H.	70.
Weinert, Hilda B.	70.
Weisner, Raymond A.	20.
Windsor, Mrs. Gertrude B.	760.
Windsor, Wilbur G., Jr.	2,530.

American Liberty Pipe Line Company	129,280.
American Telephone and Telegraph Co.	930.
Bowie-Cass Electric Cooperative, Inc.	63,740.
Community Public Service Company	20,800.
General Telephone Company of the Southwest	3,450.
Humble Pipe Line Company	130,470.
Magnolia Pipe Line Company	124,440.
Southwestern Bell Telephone Company	407,010.
Southwestern Electric Power Company	168,090.
Southwestern States Telephone Company	12,900.
Western Union Telegraph Company, The	3,000.
Wood County Electric Cooperative, Inc.	1,500.

Louisiana & Arkansas Railway Company	13,980.
Paris & Mt. Pleasant Railway Company	1,110.
St. Louis Southwestern Railway Company of Texas	<u>241,100.</u>

RENDERED TOTAL	\$5,957,831.
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UNRENDERED TOTAL	<u>570,290.</u>
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GRAND TOTAL	<u>\$6,528,121.</u>
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The above and foregoing minutes were read and approved for June this the 30th day of June, 1966

ATTEST:

Cecil Franklin
County Judge, Titus County, Texas

Allen LaPrade
County Clerk, Titus County, Texas