ORDER CANVASSING RETURNS AND DECLARING RESULT OF ELECTION

ON THIS, the 28th day of August, 1968, the Commissioners' Court of Titus County convened in special session, being open to the public, at the regular meeting place thereof in the Courthouse at Mount Pleasant, Texas, the following members of said Court being present and

Courthouse at Mount Pleasant, Texas, the following members of said Court being present and in attendance:

JOHN W. MASON COUNTY JUDGE, Presiding; and

CHARLIE DRIGGERS

COMMISSIONER, Precinct No. 1

BERT PARR

COMMISSIONER, Precinct No. 2

THE STATE OF TEXAS

COUNTY OF TITUS

GENE MORRIS COMMISSIONER, Precinct No. 4
and the following absent: None when among other proceedings had by said Commissioners\*
Court were the following:

There came on to be considered that the returns of an election held in HARTS BLUFF CONSOLIDATED COMMON SCHOOL DISTRICT No. 30 OF TITUS COUNTY, TEXAS, on the 24th day of August, 1968, to determine whether the bonde of said District shall be issued to the amount of \$20,000 to become due and payable serially, for school building purposes within the limits of said District, to-wit: the purchase, construction, repair or equipment of public free school buildings and the purchase of necessary sites therefor, and whether there shall be annually levied and collected on all taxable property in said District a tax sufficient to pay the current interest on said bonde and to pay the principal thereof as the same becomes due, pursuant to the authority of Article 2784s-1, V.A.T.C.S.; and

WHEREAS, upon consideration of the returns of said election, it appears that the ease was in all respects legally held after due notice had been given and that said returns were suly and legally made; and

WHEREAS, it appears from said returns that with respect to the proposition for the issuance of \$20,000 echool building bonds 63 votes were cast FOR THE ISSUANCE OF BONDS AND THE LEVYING OF THE TAX IN PAYMENT THEREOF® and it votes were cast "AGAINST THE ISSUANCE OF BONDS AND THE LEVYING OF THE TAX IN PAYMENT THEREOF®: therefore,

IT IS FOUND AND DECLARED AND SO ORDERED BY THE COMMISSIONERS! COURT OF TITUS COUNTY, TEXAS:

SECTION 1: That the aforesaid election was duly and legally called and notice thereof
given in accordance with the laws of the State of Texas and the order calling said election;
that said election was held in strict conformity with the Constitution and laws of the State
of Texas, and the returns thereof have been properly made to the officials of the County entitled to receive same; and that only resident qualified property taxpaying electors of the
said District, who own property therein subject to taxation, and who have duly rendered the same
for taxation, were permitted to vote at said election; and, further, that said election properly
represents the desires of those qualified to vote as aforesaid.

SECTION 2: That a majority of the resident qualified property taxpaying electors of the District, voting at said election, voted in favor of the issuance of \$20,000 school building bonds and the levying of a tax on all taxable property in said District sufficient to pay the current interest on said bonds and to pay the principal as the same becomes due, pursuant to authority, of articls 2784e-1, V.A.T.C.S., and, therefore, this Commissioners' Court is authorised to issue said bonds and to levy, assess and collect said tax.

The above order having been read in full, it was moved by Commissioner Raney and seconded by Commissioner Driggers 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: County Judge John W. Mason and Commissioner Driggers, Parr, Raney and Morris voting AYET and none voting "MO".

The County Judge declared the motion carried and the order passed, and the Clark was instructed to record the same in the proper Minutes of the Court.

PASSED AND APPROVED, this the 28th day of August 1968.

John W. Mason County Judge, Titus County, Taxas
Charlie Driggers Commissioner, Frecinct No. 1
Bert B. Parr Cemmissioner, Precinct Se. 2
T. O. Raney Cemmissioner, Frecinct No. 3
Eugene Morrie Commissioner, Fredinct No. 4

1968.

IN THE NATTER OF HIGHWAY PATROL TO HAVE OFFICE SPACE:

Motionwas made by Commissioner Parr and seconded by Commissioner Driggers that the ... Highway Patrol bave effice phace in Courthouse for their District Office, the space being on the 4th floor of the Courthouse. Motion carried.

Mr. Dickerson, Contracter for the Tri Water Coop. appeared before the Court to discuss the water lines that were placed an County Road and County Road Cressings.

The above and foregoing minutes were read and approved for August this the 31st day of August,

masan

ATTEST:

County, Texas