

was assessed to high, and that it was an error in the assessment. It is therefore ordered that said land be reduced to \$6.00 per acre.

In the matter of taxes on the 163 acres of land on the Sarah Powell Sy. owned by the J.P. Bland estate, that there was an error. It is therefore ordered by the Court that said land be reduced to \$6.00 per acre.

It is ordered by the Court that the County Clerk issue warrant for \$25.00 payable to J.L.Pope for right of way That same should be paid out of General Fund.

It is ordered by the Court that Co. Clerk issue Warrant on General Fund for \$15.00 payable to J. T. Lambert for the keeping of Lizzie Massey a payper. Same to be issued on the first day of each month.

It is ordered by the Court that Beams & Howell are given the contract to set the fences back and remove all buildings off of right of way #15 from Big Sandy to wood Co. line including buildings in Big Sandy, There bud being the smallest #275.55. Said building & fences being moved back in as good or better condition than they were to be paid out of Spec. #8.

It is ordered by the Court that Co. Clerk issue warrant to Monarch Chemical Co. for \$15.50 on C & J fund.

It is ordered that the following be paid Feb. 15, 1932 to Continental Bank & Trust Co. Chicago, paid out of Auto Fund.

	\$500.00
Int.	15.00
	<u>\$515.00</u>
Coms. 1/2 of 1%	1.28
	<u>\$516.28</u>

To be paid to the Texas Road Machinery Co.

1 Warrant due Feb. 15, 1932 - - - - -	\$1000.00
Int. Due	60.00
	<u>\$1060.00</u>
Coms.	2.65
	<u>\$1062.65</u>

It is ordered by the Court that all land rendered on the Un-rendered roll be placed at a valuation the same as it was the year before.

It is ordered by the Court that Co. Clerk issue warrant for \$6.00 on general fund payable to R. Kandrick, for notices published concerning potato eradication.

Gus Morris Co. Judge
Erwin Cobb
H. F. Robinson
G. C. Hart.... 4

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Court Convened in Special Session on 1/23/32.

It is ordered by the Court that the 60 acres of land on the R. Burton Sy. belonging to H. W. Beavers is reduced to \$5.00 per acre as there was an error in said assessment.

It is ordered by the Court that Co. Clerk issue Warrant for \$4,870.00 on B & B Bond fund as payment of \$5000.00 worth of Bonds.

It is ordered by the Court that the following be paid out of Auto Fund \$1000.00 bonds Paid to Frost Nat'l. Bank, San Antonio, Texas,

	\$1000.00
Int.	60.00
	<u>1060.00</u>
Com	2.42.
	<u>1062.42</u>

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Court Convened in Regular Session on 2/8/32.

It is ordered by the Court that County Clerk issue Warrant on General fund to John Lambert for \$4.00 and thereafter a warrant for \$8.00 per month every month thereafter.

It is ordered by the Court that the County put on a full time Home Demonstration agent not to cost the County over \$375 for this year.

It is ordered by the Court that L.E. Breems be paid \$225.55 out of Special \$8 for fencing done at Big Sandy.

The following named persons are appointed to hold the elections for this year.

- | | | |
|--------------------|---------------------------------------|--------------------|
| | Manager | Judge. |
| 1. West Gilmer | A. L. Bradford | L. G. Martin. |
| 2. Coffeyville | John Childress Jr., | Walter Dunsey. |
| 3. Simpsonville | Arthur Tucker | Norman Taylor. |
| 4. Rosewood | Walter Busby | Bryan Floyd. |
| 5. Glenwood | Doyle Lloyd <i>By Act.</i> | E. V. Kinnard. |
| 6. Lafayette | Billie Bryson | Ross Strange. |
| 7. Big Sandy | Jim Beavers | John Hearne. |
| 8. Graceton | Will Williford | Ray Covin. |
| 9. West Mountain | Usoo Mackey | Watson Allen |
| 10. Grice | Boss Burnett | Noah Pilcher. |
| 11. Bettie | Ed Stracener | Birdie Blessingame |
| 12. Swell | Jack Wilson | A.E. Bradshaw. |
| 13. East Gilmer | W.F. Glass | Mrs. J.E. Melvin. |
| 14. Shady Grove | Chas. Orr | Obie Davis. |
| 15. Pritchett | B. L. Hatcher | Jimmie Mathis |
| 16. Rokeby | Cecil Landers | Jim Dunagan |
| 17. Kelsey | I.W. Elliott | Fred Knight |
| 18. Ashland | R.H. Strong | J.D. Beaty |
| 19. Ore City | Will Henderson | E. M. Berry |
| 20. Rhonesboro | Willie Murphy | Ardie Keller |
| 21. East Mountain | C. T. Shelton | Jewel Byers. |
| 22. Johnson Chapel | Bud Langford | Mart Thompson. |
| 23. Latch | J.H. Long | M. G. Chamberlin. |
| 24. Brunley | Homer Harris | O.H. Duncan. |

- Gus Morris.
- Ervin Cobb - 1
- M. F. Robinson.
- F. B. Thompson - 3.

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Court Convened in regular session on 3/14/32 and the following business was transacted.

It is ordered by the Court that the Co. Clerk issue warrant on C & J fund payable to General Fund for \$4000.00.

It is ordered by the Court that the Co. Clerk issue Warrant to Josie Goodson for \$5.00 out of General fund payable the 1st day of each month.

It is ordered by the Court that the County Clerk issue warrant to Jeff Price for \$5.00 out of General fund for one month only.

It is ordered by the Court that the County Clerk issue Warrant to C.G. Kehelberger out of Court house & Jail fund for \$5.50 for fixing Lawn Mower.

It is ordered by the Court that the County Clerk issue warrant to Bob Arnold out of the General fund for \$5.00 the 1st day of each month.

It is ordered by the Court that the County Clerk issue Warrant to Carrol Robertson on General Fund for \$30.00 for inspecting potatoes.

It is ordered by the Court that the County Clerk issue Warrant to Harry Rutledge on General Fund for \$150.00 for carrying Pilgrim to Arizona.

It is ordered by the Court that the County Clerk issue warrant to John Stegall for \$3.00 per month out of General fund.

It is ordered by the Court that the County Clerk issue warrant to Major McClung for \$3.00 per Month out of general fund.

THE STATE OF TEXAS
COUNTY OF UPSHUR

On this the 14th day of March, 1932, the Commissioners' Court of said County convened in regular meeting in the Courthouse with the following members of said Court present, to-wit:

Gus Morris,	County Judge,
E. A. Cobb,	Commissioner Precinct No. 1,
M.F. Robinson,	Commissioner Precinct No. 2,
T. B. Thompson,	Commissioner Precinct No. 3,
George C. Hart,	Commissioner Precinct No. 4,
Will Smith,	County Clerk and Ex-Officio Clerk,
	Commissioners' Court,

and with the following absent; None, constituting the entire court, at which time the following among other proceedings were had.

There came on to be considered the matter of the confirmation of the contract between said County and Rome Manufacturing Company providing for the purchase of certain road machinery as is more fully set out in such contract, and the issuance of warrants in payment therefor, and after due consideration Commissioner Robinson introduced a proposed order.

The order was read in full by the Clerk.

It was moved by Commissioner Robinson and seconded by Commissioner Thompson that the order be passed finally, which motion was carried by the following vote:

AYES: Commissioners Cobb, Robinson, Thompson and Hart.

NOES: None.

THEREUPON the County Judge declared the order finally passed. The order is as follows: An Order, confirming contract between the County of Upshur and Rome Manufacturing Company for the purchase of Road Machinery by said County, providing for the issuance of interest bearing time warrants of said County, in payment therefor, providing for the levy and collection of Taxes on all taxable property in said County sufficient to pay the interest on said Warrants and the principal as it matures.

WHEREAS, heretofore the Commissioners' Court of Upshur County has determined the necessity of purchasing certain road machinery and has directed the County Judge to advertise for Bids in a newspaper of general circulation within the County; and

WHEREAS, the Judge has pursuant to the provisions of Chapter 163 Acts of the Regular Session of the Forty-Second Legislature, advertised for bids, which advertisement is in words and figures as follows, to-wit:

"NOTICE TO BIDDERS"

Notice is hereby given that the Commissioners' Court of Upshur County will receive bids until 10 o'clock A.M. March 14, 1932, on the following road machinery; Two Multi-wheel Motor Grader maintainers equipped with cab twelve foot blades and thirty-two by six front and six thirty-six by eight pneumatic tires in rear.

Machines are to be equipped with Tonkar Roller bearings throughout, including the main circle.

Bids are to be filed with the County Judge, Certified check for five per cent of the bid must be filed with bid.

It is the intention of the County to pay part cash for said equipment and to issue interest-bearing time warrants for the balance, in an amount not exceeding \$5,000.00, bearing six per cent interest and maturing serially within not exceeding six years.

The County reserves the right to reject any and all bids.

Executed this 29th day of February, 1932.

Gus Morris, County Judge,
Upshur County, Texas."

and,

WHEREAS, the following advertisement was published in The Gilmer Daily Mirror, a newspaper of general circulation in Upshur County on the following dates, to-wit: February 29, 1932, and March 7, 1932, and

WHEREAS, no petition was filed by the property tax-paying voters of the County asking for a referendum on the question of issuing said warrants; and

WHEREAS, pursuant to said advertisement bids were received on the 14th day of March 1932, were considered by the Court and the bid of Rome Manufacturing Company was considered and adjudged to be the best bid; and

WHEREAS, on the 14th day of March, 1932, the County of Upshur, acting by and through its proper officers whose names are shown thereon, authorized by the Commissioners' Court, after having received competitive bids entered into a contract with Rome Manufacturing Company, contractor of Rome, New York, whereby the said contractor obligated itself to sell and deliver to said County certain road machinery for said county in accordance with the specifications adopted by said County for that purpose, whose contract is as follows: to-wit,

*GENERAL ORDER FORM
TO
ROME MANUFACTURING COMPANY
DIVISION OF REVERE COPPER AND BRASS INC.,
ROME, NEW YORK.

\$3200.00

Gilmer, Texas
March 14, 1932.

Please ship to M.F. Robinson at Gilmer, County of Upshur, State of Texas, at once, One Rome Multiwheel Motor Grader-twelve foot blade and Cab, for which we agree to pay Rome Manufacturing Company, Division of Revere Copper and Brass Incorporated or order Thirty Two Hundred and No/100 (\$3200.00) Dollars, F.O.B Gilmer as follows: Cash \$200.00. 6-\$500.00 Legal Upshur County Warrants bearing 6% interest from February 15th all bearing 6% interest from February 15th, all bearing 6% interest from date; Settlements in accordance with above to be made at the time of receipt of goods.

GUARANTY. The Rome Manufacturing Company, Division of Revere Copper and Brass Incorporated guarantees the workmanship and material of above goods, under normal use and service, for a period of six months from date of shipment, and agrees to replace or make good at its factory any part or parts thereof which shall be returned within said period of six months, with transportation charges prepaid, and which, in the judgment of seller, shall appear defective, without other responsibility of any character upon seller, and which shall be the limit of the liability of seller hereunder.

The Rome Manufacturing Company, Division of Revere Copper and Brass Incorporated shall retain the ownership of and title to the above machinery covered by this order until all has been paid for in cash and until all notes given in part payment for said machinery, have been fully paid in cash. If any note given in part payment hereof shall not be paid in full at its maturity, all other notes or obligations given in part payment hereof shall at once become due and the said Rome Manufacturing Company, Division of Revere Copper and Brass Incorporated shall have the right to take possession of said machinery wheresoever it may be situated.

It is also further understood, that this contract embodies the entire understanding, it not affected by any verbal representations or agreements and is not subject to countermand.

Signed on behalf of and to be charged to Upshur County, Texas.

Gus Morris,
Erwin Cobb,
M.F. Robinson,
T.B. Thompson,
G. C. Hart,

County Judge,
Commissioner Precinct No. 1,
Commissioner Precinct No. 2,
Commissioner Precinct No. 3,
Commissioner Precinct No. 4,"

and,

WHEREAS, the County does not have funds on hand available for the purpose of paying for said machinery, but will have the funds on hand for taxation sufficient to pay the warrants herein provided; and

WHEREAS, this order ratifying the contract and making it the contract of the County, and levying a tax to support the warrants, is being passed concurrently with, or in advance of the delivery of the machinery;

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

1. That said contract be, and the same is hereby in all things ratified, confirmed and approved as the act and contract of said County and the same shall have effect according to its tenor and purport;

2. That in accordance with said contract, warrants of said county to be denominated "County of Upshur Road Machinery Warrants, Series 1932", be issued in the sum of Three Thousand (\$3,000.00) Dollars, payable to Rome Manufacturing Company, or bearer, evidencing the indebtedness due by said County under and by virtue of said contract;

3. Said warrants shall be numbered from One (1) to Six (6), inclusive, shall be in the denomination of Five Hundred (\$500.00) Dollars each, shall be dated february 15, 1932, and shall bear interest at the rate of six (6%) per cent per annum, payable August 15, 1932, and semi-annually thereafter on february 15th and August 15th of each year, with interest is a part of the contract price agreed to be for said machinery, principal and interest of said warrants shall be payable at Guaranty Trust Company of New York, New York, and said Warrants shall be made to mature serially as follows:

WARRANTS NUMBERS	MATURITY DATES	AMOUNT.
1	February 15, 1933,	\$500.00
2	February 15, 1934,	500.00
3	February 15, 1935,	500.00
4	February 15, 1936,	500.00
5	February 15, 1937,	500.00
6	February 15, 1938,	500.00

4. Said warrants shall be signed by the County Judge, countersigned by the County Clerk of said County and registered by the County Treasurer, and the seal of said County shall be impressed upon each of them. The fac-simile signatures of the County Judge and County Clerk may be lithographed or printed upon the coupons.

5. The form of such warrants shall be substantially as follows:

No. _____

\$500.00

UNITED STATES OF AMERICA,
STATE OF TEXAS
COUNTY OF UPSHUR
ROAD MACHINERY WARRANT
SERIES 1932.

The County of Upshur, a quasi-municipal corporation organized under the laws of the State of Texas, for value received, is justly indebted to Rome Manufacturing Company, or bearer, on the 15th day of February 19___, the principal sum of FIVE HUNDRED DOLLARS, in lawful money of the United States of America, with interest thereon from date hereof at the rate of six per cent per annum, payable August 15, 1932, and semi-annually thereafter on February 15th and August 15th of each year, which interest is evidenced by coupons attached hereto, principal and interest payable at the office of the Guaranty Trust Company of New York, New York, upon presentation and surrender of warrant or proper coupons, and the County Treasurer is authorized, ordered and directed to pay to pay to bearer said principal sum and interest as the same matures. In event the sum of money evidenced by this warrant and the annexed coupons shall not be paid at maturity, the same shall thereafter bear interest at the rate of six (6%) per cent per annum, until fully paid, and in the event of such default and it becomes necessary for the holder hereof, or of any of the coupons attached hereto to place claim therefor in the hands of an attorney for collection or to institute suit thereon, then said County obligates itself to pay to the holder an additional ten per

cent of the amount of default as attorney's fees.

This warrant is one of a series of six (6) warrants of like date and tenor except as to maturities, numbered One (1) to Six (6), inclusive, in the denomination of Five Hundred (\$500.00) Dollars each, aggregating the sum of Three Thousand (\$3,000.00) Dollars, issued for the purpose of evidencing the indebtedness due by said County to Rome Manufacturing Company, or bearer, for the purchase of certain road machinery by said County in accordance with contract therefor, under and by virtue of the Constitution and Laws of the State of Texas, including Chapter 163, Acts of the Regular Session of the Forty-Second Legislature, and pursuant to an order passed by the Commissioners' Court of said County, which order is recorded in the Minutes of said Commissioners' Court.

The date of this warrant in conformity with the order above mentioned is February 15, 1932.

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 and of this series of warrants have been properly done, have happened and 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 and the entire series of which this is one, does not exceed any constitutional; or statutory limitations; and that a sufficient tax to pay the principal and interest of this warrant and the entire series of which this is one has been levied for said purpose and will continue to be annually levied, assessed and collected, while said warrants or any of them are outstanding.

IN TESTIMONY WHEREOF, the Commissioners' Court of Upshur 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, and the interest coupons hereto attached to be executed by the lithographed fac-simile signature of the County Judge and County Clerk as of the 15th day of February 1932,

COUNTERSIGNED:

W.M. SMITH, County Clerk,

Gus Morris, County Judge,

Upshur County, Texas.

Registered, as of this the 15th day of February, 1932,

J.M. Marshall, County Treasurer.

6. The form of interest coupons attached to each of said warrants shall be substantially as follows:

NO _____ \$ _____

ON THE 15TH DAY OF _____, 19 _____

The County Treasurer of the County of Upshur, State of Texas will pay to bearer at the office of the Guaranty Trust Company of New York, New York, the sum of _____ (\$ _____) Dollars being _____ months' interest due that date on the County of Upshur Road Machinery Warrant, Series 1932, dated February 15, 1932, No _____

Gus Morris, County Judge.
W.M. Smith, County Clerk.

8. There shall be printed on the back of each of said warrants substantially the following endorsement for the purpose of transfer of same.

ENDORSEMENT

This is to Certify that Rome Manufacturing Company received the within warrant and interest coupons annexed thereto from the office of the County of Upshur, Texas, and for value received hereby transfers, sells and delivers said warrant and annexed coupons to bearer, without recourse and the bearer hereof is hereby subrogated to all claims, rights, and title, whether at law or in equity, which are or may be secured to it under said warrants and the contract under which same were issued, and the bearer is authorized to

collect same and to give full acquittance therefor.

ROME MANUFACTURING COMPANY

By _____

8. That to pay the interest as it accrues, and create a sinking fund to retire said warrants at their maturity, and to provide for 10% attorney's fees in event of default a tax of and at the rate of Two (2¢) cents on the One Hundred (\$100.00) Dollars' valuation of all taxable property in the said County of Upshur, Texas, out of the constitutional Fifteen (15¢) Cents Road and Bridge Taxing Fund of said County is hereby levied for the year 1932; that during the year 1933 and each year thereafter while any of said warrants or any interest thereon are outstanding and unpaid, and at the time other County taxes are levied in each of said years, there shall be computed and ascertained what rate of tax based upon the latest approved tax rolls of said County will be necessary, requisite, and sufficient to fully make, raise and produce in each of said years the amount of principal necessary to be raised for that year plus the interest maturing in said year upon the amount of this series of warrants, outstanding and unpaid and to provide for 10% attorney's fees in case of default, and for each of said years there is hereby ordered to be, and there is hereby levied and ordered to be assessed and collected in due time, form and manner, a tax at the rate of which shall be found necessary as aforesaid, and all the proceeds of such taxes shall be placed in a separate fund for this series of warrants, known and designated as "ROAD MACHINERY WARRANT FUND, SERIES 1932" and the County Treasurer shall not honor any draft upon said fund or pay out any of the same except in the payment of interest on said warrants or for retiring the same or for attorney's fees as provided above.

9. To pay the interest maturing on said issue of warrants on August 15, 1932, the sum of Ninety (\$90.00) Dollars is hereby appropriated out of funds available therefor, and shall be placed in the special fund created herein to support said issue of warrants, and said sum or so much thereof as is necessary, shall be used for such purpose and for no other purpose. The County Judge, County Clerk and County Treasurer are hereby directed to do all things necessary to carry out the purpose of this appropriation.

10. The County Judge and County Clerk are hereby directed to execute said warrants to Rome Manufacturing Company, in consideration for the delivery to the County of said road equipment which has been this day delivered to the County and accepted by the County as being in accordance with said contract.

The Commissioners' Court hereby finds and hereby officially declares that it has received full consideration for said warrants.

EXECUTED this the 14th day of March 1932.

ATTEST:
W.M. SMITH, County Clerk.

GUS MORRIS, County Judge,
Upshur County, Texas

THE STATE OF TEXAS |

COUNTY OF UPSHUR |

I, the undersigned County Clerk and Ex-Officio Clerk of the Commissioners' Court of Upshur County, Texas, do hereby certify that the foregoing is a true and correct copy of an order passed by Commissioner's Court of the County of Upshur, Texas, held at the Court House in said County on the 14th day of March, 1932, at which meeting all members of the Court and the County Judge were present, which order is recorded in Book _____, Pages _____ at seq, of the Minutes of said Court.

Given under my hand and seal of said Court, this the _____ day of March, 1932.

(SEAL).

W.M. Smith, County Clerk and Ex-Officio Clerk Commissioners' Court,
Upshur County, Texas.

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COURT CONVENED in Regular Session on April 11, 1932.

The following School Trustee's were elected April 2, 1932.

Glenwood School District No.	21	- - - - -	L. Fenick.
Cedar Springs	"	7	B. B. Orr.
Stamps	"	44	C.T. Culpepper.
Independent Springs	"	9	L. L. Hawkins.
Concord	"	10	J. W. Truitt.
Pattonfield	"	22	W. D. Barbee.
Pleasant Grove	"	41	J. J. Delcach.
Enon	"	16	A. E. Carter.
Indian Rock	"	18	Floyd Brown, Will Starr, Cleon Floyd & Robert Thornton.
West Mt.	"	30	John Doby.
Lona Mt.	"	49	C. S. Holyfield.
Lafayette	"		W.O.Reed, R.Young, J.L?Garrett
Rosewood	"	15	R.B.Pool, D.R.Barnett & M.E.Green
Union Ridge	"	4	J.H.Bates, J.V.Cooks, W.R. Pratt, & W.O. Cope.
Shady Grove	"	26	T.L. Davis.
Mings Chapel	"	23	J.R. Ellis.
Union	"	14	W. E. Murphy.
Brumley	"	3	A.F. Still
Union Hill	"	36	Marion Petty, Will Chandler Jno.Rutledge, & L.E.Stracener.
Simpsonville	"	2	Fred Duffey.
East Mt.	"	31	W.M. Landers.
Kelsey	"	45	J.B.Alexander.
New Diana	"	19	Roy Covin, R.C. Chambers, D.Miller & George Thornton.
Cox	"	6	C.C.Cox.
Perryville Co.	"	1	C. W. McAllister.
Sand Hill	"	50	O. H. Loyd.

County Trustee, Commissioners Precinct, No. 4 - - - - J.H.Fennell, was elected.
 County Trustee Commissioners Precinct No. 3 - - - - T.J.Atkinson was elected.
 County Trustee Commissioners Precinct No. 1 - - - - A.H.Phillips was elected.

It is ordered by the Court that the County Clerk issue warrant on Jury Fund
 payable to General Fund for \$3000.00 same to be a loan to General Fund.

It is ordered by the Court that the County Clerk pay the election holder that
 held the School Trustee election on April 2, 1932.

FILE NO. 2068

STATE OF TEXAS |
 VS. NO. _____ |
 HENRY WILLIAMS.....|

IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS,
 May Term,
 A. D. 1932.

TO THE HONORABLE COUNTY JUDGE OF UPSHUR COUNTY:

Comes Now, the State of Texas, acting herein by and through the commissioners' Court of Upshur County, composed of Gus Morris County Judge, and Erwin Cobb Commissioner of Precinct No. 1, M.F. Robinson Commissioner of Precinct No. 2, T.B. Thompson Commissioner of Precinct No. 3, and G.C. Hart, Commissioner of Precinct No. 4, of said County hereinafter referred to as Petitioner, and complains of Henry Williams, hereinafter called defendant (s), and represents and alleges:

1. That Gus Morris is the duly elected and qualified County Judge of Upshur County, Texas, and that Erwin Cobb, M.F. Robinson, T.B. Thompson and G.C. Hart, are the duly elected and qualified commissioners of Upshur County, Texas; That the defendant(s) Henry Williams reside in Upshur County, Texas, where service of process may be had upon him.

2. That the State of Texas is now constructing and laying out and reconstructing a State Highway, designated as such, by the Highway Commission of Texas, in Upshur County, Texas, which said Highway is known and designated as State Highway No. 155; that such construction and reconstruction upon said Highway is surveyed through, across, and upon, and will cross, run through and upon the following described real property, to-wit:

A part of the Henry Williams tract of land situated in the _____ Survey, Upshur County, Texas, about ten and one half miles east of the Town of Gilmer, lying on both sides of Highway No. 155 and described by metes and bounds as follows:

Beginning at the center line of State Highway No. 155 at engineers station 522/03 as actually staked by State Highway Engineers, same being a point on the west boundary line Henry Williams tract and the east boundary line L.D. Covin tract; Thence in a southerly direction with said boundary line to a point 50 feet perpendicular to the center line of said highway; Thence North 79 degrees 56 minutes East, parallel to and 50 feet from center line of Highway for a distance of 2057 feet to a point on the East boundary line Henry Williams tract, same being the west boundary line Oliver Hickey tract; Thence in a northerly direction with Henry Williams east boundary line, crossing the center line of Highway at engineers station 542/60 which point is the north west corner Oliver Hickey tract and the south west corner Lou Marshall tract, to a point 50 feet perpendicular to center line of said highway; Thence South 79 degrees 56 minutes West 2057 feet, keeping parallel to and 50 feet from the center line of said highway, to the west boundary line Henry Williams tract and the east boundary line L.D. Covin tract; thence in a southerly direction with said west boundary line Henry Williams tract to the center line of Highway No. 155, at engineers station 522/03 same being the place of beginning.

The above described tract of land contains 4.73 acres of land.
 The fee simple title to which is owned by said defendant(s).

3. That in the judgement of said Commissioners' Court it is necessary, advisable, and expedient to occupy the land hereinabove described, and to run a road across same, in the manner provided by law, for the purpose, use and benefit of a new and wider right-of-way for the purpose of opening, siding, straightening, constructing, building, improving and maintaining a State Highway, to-wit: State Highway No. 155.

4. That for the reasons and purposes above set out, it is necessary that the State of Texas, through the Commissioners' Court of Upshur County, acquire, take, hold, occupy and use and own the above described real estate for the purpose of directing, constructing and maintaining as aforesaid a road and a right-of-way for said State Highway and that said Commissioners' court has attempted to but cannot agree with said defendant(s) upon the amount to be paid for said lands above described nor the damages, if any there be due said defendant(s), and occasioned by the use of said land, but the commissioners' Court for the purposes aforesaid, have offered said defendant(s) the sum of - - - - - (\$ _____) DOLLARS, for said land and for damages, if any there be due said defendant(s) which sum is the reasonable market value of said property, and is in excess of the damages which would be incurred, if any there be, by running said highway through defendant(s) land, but said defendant(s) have wholly refused to accept the same or to agree with Petitioner upon the value of the land and the damages incurred thereby, if any there be, and Petitioner has been unable to compromise or settle with said defendant(s); by reason whereof said commissioners court has been compelled to institute condemnation proceedings to condemn said lands, which are actually needed for said Highway as hereinabove described and all of which said lands your Petitioner is entitled by law to condemn.

5. That the defendant(s) Henry Williams is (are) claiming or asserting some lien of some kind by virtue of a certain deed, recorded in the Deed Records of Upshur County, Texas, in Volume _____ page _____.

The defendant(s) Henry Williams is(are) claiming or asserting some, right, title, interest or lien of some nature to the plaintiff unknown.

W. W. Sanders,
 Attorney for the Commissioners Court of Upshur
 County, Texas.

WHEREFORE, your petitioner respectfully prays the county judge of Upshur County, Texas, to forth-with, in the manner required by law, name, designate and appoint three (3) disinterested freeholders, citizens of Upshur County, Texas, as special commissioners to assess the value of said above described land and the amount of damages, if any there be, to be allowed said defendant(s) and that said decision of said commissioners when reported to the court, as required by law, be recorded in the minutes of the County Court, as the judgment of the Court, and for all other and further relief, general and special, in law and in equity to which it may be justly entitled.

W. W. Sanders,
 Attorney for the Commissioners Court of Upshur County,
 Texas.

Filed April 8, 1932.
 W.M. Smith County Clerk Upshur County.

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THE STATE OF TEXAS |
 VS. NO. 2015 |
 HENRY WILLIAMS..... |

IN THE COUNTY COURT OF UPSHUR COUNTY,
 TEXAS.

On this the 8th day of April, A.D. 1932, came on to be heard the application of the State of Texas, acting through the Commissioners Court of Upshur County, Texas, under

authority of Article 6674 N Revised Civil Statutes of 1925, asking for the appointment of special Commissioners to assess damages for a right-of-way for State Highway No. 155, which is a public road and a State designated Highway, crossing and running over and across, and to run over and across and through certain real estate situated in Upshur County Texas, fee simple to which is owned by Henry Williams and the land and the relief prayed for is fully described and set out in plaintiffs' petition on file in this cause, reference to which petition is here made.

And it appearing to the Court that the Commissioners have not been agreed upon by said parties, the Court here and now appoints E.F.Aldredge, W.H.Webb, and W.A. Hamm, all disinterested freeholders of Upshur County, Texas, to be special Commissioners to assess the damages in said condemnation proceedings, reference is here made.

Gus Morris,
County Judge, Upshur County, Texas.

THE STATE OF TEXAS |
VS. NO. 2015. |
HENRY WILLIAMS.....|

IN THE COUNTY COURT OF UPSHUR
COUNTY TEXAS

WE, the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb,
W. A. Hamm,
E. F. Aldredge,

Sworn to and subscribed before me this the 8th day of April, A.D. 1932.

(S E A L)

Gus Morris,
Co. Judge in and for Upshur County, Texas.

THE STATE OF TEXAS |
VS. NO. 2015. |
HENRY WILLIAMS.....|

IN THE COUNTY COURT OF UPSHUR
COUNTY TEXAS.

On this the 8th day of April, A.D. 1932 E.F. Aldredge, W.H.Webb, and W.A. Hamm, special commissioners appointed by the Court to assess the damages of Henry Williams, by reason of the construction, reconstruction and opening of State Highway No. 155, upon, across and through certain real estate described in plaintiffs' petition, reference to which is here made, to which real estate the fee simple title is in the said HENRY WILLIAMS, as is more fully set out in said petition of the State of Texas, acting by and through the Commissioners Court of Upshur County, Texas, vs. Henry Williams, filed with the County Judge of Upshur County, Texas, on the 8th day of April, A.D. 1932; Said Commissioners having been sworn to assess said damages fairly and impartially and in accordance with law, do hereby appoint as the time and place for hearing said parties on the matter, the office of the County judge of Upshur County, Texas, at Gilmer, Texas, in said County on the 18th day of April A.D. 1932; a copy of this order shall be served upon

Henry Williams, and service thereof shall be notice to said defendant and each of them to appear at said time and place at Gilmer, at the Court House for the purpose of offering and evidence desired as to the amount of damages to be assessed against the State of Texas, and to be paid to the said Henry Williams, for the right-of-way and strip of land described in plaintiffs original petition, filed with the County Judge of Upshur County, Texas.

Witness our hands this the 9th day of April, A. D. 1932.

W. H. Webb,
W.A. Hamm,
E. F. Aldredge
Special Commissioners.

OFFICER'S RETURN.

Came to hand this the 11 day of April, A.D. 1932, and executed in Upshur County, Texas, on the 11 day of April, A.D. 1932, by delivering to Henry Williams, the within named defendant, in person a true copy of the within notice.

W. W. Sanders,
Upshur County, Texas.

STATE OF TEXAS |

COUNTY OF UPSHUR | Before me, a notary public in and for Upshur County, Texas, on this day personally appeared W.W.Sanders, who after being duly sworn states that he delivered a true copy of the within notice to Henry Williams in person on the 11th day of April, 1932, at Gilmer.

W.A. McIntosh,
Notary Public Upshur County, Texas.

THE STATE OF TEXAS |
VS. NO. 2915 |
HENRY WILLIAMS..... |

IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS
MAY TERM, A.D. 1932.

On this the 18 day of April, A.D. 1932, came on for hearing before the undersigned, E.F.Aldredge, W.H.Webb, and W.A. Hamm, special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to Henry Williams, by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file heren, which land is owned by the said Henry Williams defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of Twenty Five Dollars, (\$25.00) and the said Henry Williams defendant(s) shall pay all costs of this proceedings.

E. F. Aldredge,
W.H. Webb,
W. A. Hamm,

Special Commissioners.

STATE OF TEXAS		FINAL JUDGMENT
VS. NO. 2018.		IN THE COUNTY COURT OF UPSHUR COUNTY
HENRY WILLIAMS.		TEXAS, APRIL 29, TERM. A. D.
		1932.

On this the 29th day of April, A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 18th day of April, A.D. 1932, which is as follows:

THE STATE OF TEXAS		IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS.
VS. NO. 2018.....		MAY TERM, A.D. 1932.
HENRY WILLIAMS.....		

On this the 18th day of April, A.D. 1932, came on for hearing before the undersigned E. F. Aldredge, W.H. Webb and W.A. Hamm, special commissioners and disinterested free-holders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County Texas, to assess the damages accruing to Henry Williams by reason of the condemnation and taking of right-of-way fully described in petitione 's petition on file herein, which land is owned by the said Henry Williams defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of Twenty Five Dollars (\$25.00) and the said Henry Williams, defendant (s) shall pay all costs of this proceedings.

E. F. Aldredge,
W. H. Webb,
W. A. Hamm,
Special Commissioners.

It is therefore, ORDERED, ADJUDGED, and DECREED by the court that the commissioners' court of Upshur County, Texas, on behalf of the state of Texas, pay to Henry Williams defendant (s), (jointly) the sum of Twenty Five Dollars (\$25.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property, and

It is further ORDERED, ADJUDGED, and DECREED that the title to said property hereinafter described be, and the same is hereby divested out of the said Henry Williams, defendant(s) and vested in The State of Texas, said property described as follows:

A part of the Henry Williams tract of land situated in the _____ survey, Upshur County, Texas, about ten and one half miles East of the town of Gilmer, lying on both sides of Highway No. 155, and described by metes and bounds as follows:

BEGINNING: at the center line of State Highway No. 155 at engineers station 522-03 as actually staked by State Highway Engineers, same being a point on the west boundary line Henry Williams tract and the East boundary line L.D. Covin tract; Thence in a southerly direction with said boundary line to a point 50 feet perpendicular to the centerline of said highway; THENCE North 79 degrees 56 minutes East, parallel to and 50 feet from center line of highway for a distance of 2057 feet to a point on the East boundary line Henry

cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb,
W. A. Hamm,
E. F. Aldredge,

Sworn to and subscribed before me this the 8th day of April, A.D. 1932.

Gus Morris,
County Judge, in and for Upshur County, Texas.

(SEAL)

Filed April 8, 1932, W.M. Smith County Clerk,
Upshur County, Texas.

FINAL JUDGMENT.

STATE OF TEXAS |
VS. NO. 2019 |
LOU MARSHALL..... |

In the County Court of Upshur County, Texas,
April 29, Term, A.D. 1932.

On this the 29 day of April, A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 18th day of April, A.D. 1932, which is as follows:

"THE STATE OF TEXAS |
VS. NO. 2024 |
Lou Marshall..... |

IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS
MAY TERM, A.D. 1932.

On this the 15 day of April, A.D. 1932, came on for hearing before the undersigned, E.F. Aldredge, W.H. Webb, and W.A. Hamm, special commissioners and disinterested free holders of upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to Lou Marshall by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file herein, which land is owned by the said Lou Marshall defendant (s) herein, and all parties having been duly notified of time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment and all the evidence as to the damage which will be sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of Five Dollars (\$5.00) and the said defendant(s) shall pay all costs of this proceedings.

E. F. Aldredge,
W. H. Webb,
W. A. Hamm,
Special Commissioners

It is therefore, ORDERED ADJUDGED AND DECREED by the court that the commission court of Upshur County, Texas, on behalf of the State of Texas, pay to Lou Marshall, defendant (s), (jointly), the sum of Five Dollars (\$5.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

It is further ordered ADJUDGED AND DECREED that the title to said property

THE STATE OF TEXAS |
VS. NO. 2022..... |
MRS. VERONA BURNS... |

IN THE COUNTY COURT OF UPSHUR COUNTY
T E X A S.

We, the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb
W. A. Hamm,
E.F.Aldredge,

Sworn to and subscribed before me this the 5th day of April, A.D. 1932.

(SEAL) Gus Morris,
Co, Judge, in and for Upshur County, Texas.

Filed April 8, 1932.

FINAL JUDGMENT.

STATE OF TEXAS |
VS. NO. 2022. |
MRS. Verona BURNS... |

IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS
APRIL 29, TERM, A.D. 1932.

On this the 29 day of April, A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections has been filed to the award of the special commissioners, filed on the 18th day of April, A.D. 1932, which is as follows:

THE STATE OF TEXAS |
VS. NO. 2024 |
Mrs. Verona Burns..... |

IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS
MAY TERM, A.D. 1932.

On this the 18 day of April, A.D. 1932, Came on for hearing before the undersigned, E.F.Aldredge, W.H.Webb, and W.A. Hamm, Special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to Mrs Verona Burns by reason of the condemnation and taking of right-of-way fully described in petitioner's petition in file herein, which land is owned by the said Mrs. Verona Burns defendant(s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation; we assess said damages in the sum of Twenty Dollars (\$20.00) and the said defendant(s) shall pay all costs of this proceedings.

E. F. Aldredge,
W. H. Webb,
W.A. Hamm,
SPECIAL COMMISSIONERS.

It is therefore, ORDERED, ADJUDGED, and DECREED by the court that the commissioners court of Upshur County, Texas, on behalf of the State of Texas, pay to Mrs. Verona Burns,

FILE NO. 2071.

THE STATE OF TEXAS |
VS. NO. "2023"..... |
W. R. PETEET..... |

IN THE COUNTY COURT OF
UPSHUR COUNTY TEXAS.

On this the 8th day of April, A.D. 1932, came on to be heard the application of the State of Texas, acting through the Commissioners Court of Upshur County, Texas, under authority of Article 6674 N Revised Civil Statutes of 1925, asking for the appointment of special Commissioners to assess damages for a right-of-way for State Highway No. 155, which is a public road and a State designated Highway, crossing and running over and across, and to run over and across and through certain real estate situated in Upshur County, Texas, fee simple to which is owned by W.R. Peteet, and the land and the relief prayed for is fully described and set out in plaintiffs' petition on file in this cause, reference to which petition is here made.

And it appearing to the Court that the Commissioners have not been agreed, upon by said parties, the Court here and now appoints E.F. Aldredge, W.H. Webb, and W.A. Hamm, all disinterested freeholders of Upshur County, Texas, to be special Commissioners to assess the damages in said condemnation proceedings, reference is here made.

Gus Morris,
County Judge, Upshur County, Texas.

Filed April 8, 1932.

W. M. Smith County Clerk, Upshur County.

THE STATE OF TEXAS |
VS. NO. 2023..... |
W. R. PETEET..... |

IN THE COUNTY COURT OF
UPSHUR COUNTY TEXAS.

WE, the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb,
W. A. Hamm,
E. F. Aldredge,

Sworn to and subscribed before me this the 8th day of April, A.D. 1932.

Gus Morris, Co Judge in and
for Upshur County, Texas.

(S E A L)

Filed April 8, 1932. W.M. Smith County Clerk,
Upshur County.

FINAL JUDGMENT.

STATE OF TEXAS |
 VS. NO. 2023 |
 W. R. PETEET.... |

IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS.
 APRIL 29, TERM, A.D. 1932.

On this the 29th day of April, A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 18th day of April, A. D. 1932, which is as follows:

THE STATE OF TEXAS |
 Vs. No. 2023 |
 MRS. W. R. PETEET.... |

IN THE COUNTY COURT OF UPSHUR COUNTY,
 MAY TERM, A.D. 1932.

On this 18 day of April, A.D. 1932, came on for hearing before the undersigned, E.F. Aldredge, W.H. Webb and W.A. Hamm, Special Commissioners and disinterested free-holders of Upshur County, Texas and duly appointed by the County Judge of Upshur County, Texas to assess the damages accruing to W.R. Peteet by reason of the condemnation and taking of right of way fully described in petitioner's petition on file herein, which land is owned by the said W.R. Peteet defendant(s) herein, and all parties having been duly notified of the time and place of meeting as by law required and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant(s) by reason of such condemnation, we assess said damages in the sum of Forty Dollars (\$40.00) and the said defendant(s) shall pay all costs of this proceedings.

E.F. Aldredge,
 W.H. Webb,
 W.A. Hamm,
 SPECIAL COMMISSIONERS.

It is therefore, ORDERED ADJUDGED and DECREED by the court that the Commissioners' Court of Upshur County, Texas, on behalf of the State of Texas, pay to W.R. Peteet, defendant (s), (jointly), the sum of Forty Dollars, (\$40.00) and that such payment be and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

It is further ORDERED, ADJUDGED AND DECREED that the title to said property hereinafter described be, and the same is hereby divested out of the said W.R. Peteet, defendant (s) and vested in The State of Texas, said property being described as follows:

Field notes describing the required right-of-way along a portion of the relocation of State Highway Number 155, in Upshur County.

The right-of-way herein described is a part of Lot Numbers 4 and 5 Block Number 14 in the townsite of Ashland, Upshur County, Texas.

The right of-way herein required is a strip of land 100 feet in width, 50 feet on each side of the center line of the relocation of state Highway number 155, hereinafter referred to as the Highway as surveyed by the Resident Engineer of the State Highway Department of Texas, as shown by a Right-of-Way map of this portion of the Highway on file with the County Clerk of Upshur County, Texas, the required right-of-way being more particularly described as follows:

Lots Numbers 4 and 5 Block Number 14; BEGINNING at the North east corner corner of Lot number 4 Block Number 14. THENCE South along the west side of an alley at 5 feet feet across the Center line of the Highway at Engineer's Chaining Station 792 plus 38 and at

FINAL JUDGMENT.

STATE OF TEXAS
VS NO. 2026
J. D. SIMMONS

IN THE COUNTY COURT OF
UPSHUR COUNTY, TEXAS.
APRIL 29, A. D. 1932.

On this the 29th day of April A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 18th day of April A.D. 1932, which is as follows:

THE STATE OF TEXAS
VS NO. 2026
J. D. SIMMONS

IN THE COUNTY COURT OF
UPSHUR COUNTY, TEXAS.
MAY TERM, A. D. 1932.

On this the 18th day of April A.D. 1932, came on for hearing before the undersigned M. F. Alldredge, W.H. Webb and W.A. Hamm, special commissioners and disinterested free-holders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to _____ by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file herein, which land is owned by the said J.D.Simmons defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant(s) by reason of such condemnation we assess said damages in the sum of forty dollars (\$40.00) and the said defendant (s) shall pay all costs of this proceedings.

M.F. Alldredge.

W. H. Webb.

W. A. Hamm, Special Commissioners.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED, by the Court that the commissioners Court of Upshur County, Texas on behalf of the State of Texas pay to J.D.Simmons defendant (s) (jointly) the sum of forty dollars (\$40.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property and,

IT IS FURTHER ORDERED, ADJUDGED, and Decreed that the title to said property hereinafter described be, and the same is hereby divested out of the said J.D.Simmons a defendant (s) and vested in the State of Texas, said property being described as follows:

Field notes describing the required right-of-way along a portion of the relocation of State highway no. 155 in Upshur County, Texas. The right-of-way herein described as a part of lot no. 19 and 21 of block no. 14 of the townsite of Ashland, Upshur County, Texas. The Right of way herein required is a strip of land 100 feet in width, 50 feet on each side of the center line of the re-location of State highway no. 155, hereinafter referred to as the Highway as surveyed by the Resident Engineer of the State Highway Department of Texas as shown by a right of way of this portion of the Highway on file with the County Clerk of Upshur County, Texas, the required right-of-way being more particularly described as follows: Lot no. 19 Block no. 14. BEGINNING at the north west corner of Lot no. 19 Block no. 14; Thence East along the South side of Lot No. 12 at 20 feet a point 50 feet from measured at a right angle, the center line of the Highway; Thence South 52 degrees 33 minutes East, parallel to and 50 feet from the center line of the Highway 9 feet to a point in the East side of lot No. 19, THENCE South along the East side of the Lot No. 19 at 72 feet across the center line of the Highway at Engineers Chaining Station 795 plus 25 and at 144 feet the South East corner of Lot No. 19th said point being 50 feet from measured, at a right angle, the center line of the Highway Thence North 52 degrees 33 minutes West, parallel to and 50 feet from the center line of the

Sworn to and subscribed before me this the 8th day of April A.D. 1932.

Gus Morris County Judge, in and for
Upshur County, Texas.

(SEAL).

Filed April 8, 1932.

W.M.SMITH, County Clerk, Upshur County, Texas.

FINAL JUDGMENT.

STATE OF TEXAS	IN THE COUNTY COURT OF
VS NO. 2028	UPSHUR COUNTY, TEXAS.
T. W. MOUGHON	APRIL 29, 1932.

On this the 29th, day of April 1932, came on for final hearing the above numbered and styled cause, and it appearing to the Court that no objections have been filed to the award of the Special Commissioners, filed on the 18th day of April A.D. 1932, which is as follows:

THE STATE OF TEXAS	IN THE COUNTY COURT OF
VS. NO. 2028	UPSHUR COUNTY, TEXAS.
T. W. MOUGHON	MAY TERM, A. D. 1932.

On this the 18th day of April A. D. 1932 came on for hearing before the undersigned E. F. Aldredge, W. H. Webb and W. A. Hamm, special commissioners and disinterested free-holders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to T. W. Moughon, by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file herein, which land is owned by the said T.W.Moughon, defendant(s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of One Hundred Forty Dollars (\$140.00) and the said T. W. Moughon defendant (s) shall pay all costs of this proceedings.

E. F. Aldredge.

W. H. Webb.

W. A. Hamm, Special Commissioners.

IT IS THEREFORE, ORDERED, ADJUDGED, and DECREED by the Court that the commissioners' court of Upshur County, Texas, on behalf of the State of Texas, pay to T.W. Moughon, defendant (s) (jointly) the sum of One Hundred & Forty Dollars (\$140.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

IT IS FURTHER ORDERED, ADJUDGED, and DECREED that the title to said property hereinafter described be, and the same is hereby divested out of the T.W.Moughon defendant (s) and vested in the STATE OF TEXAS, said property being described as follows:

Field notes describing required right-of-way along a portion of the proposed re-location of State Highway No. 155 in Upshur County,

The Right of way herein described being a part of a 130 and 215 acre tract of land which is the property of T.W.Moughon, the said 130 & 215 acre tract being located in the James Scott and T.J. Wiggins Survey, Abstract No. 440 and 521 Upshur County, Texas, and

The right of way being a strip of land one hundred (100) feet in width, fifty (50) feet on each side of the center line for one thousand seven hundred ninety six (1796) feet and a strip of land one hundred fifty (150) feet in width, seventy five (75) feet on each side of the center line for eight hundred twenty one (821) feet of the re-location

FILE NO. 2075

THE STATE OF TEXAS IN THE COUNTY COURT
 VS NO. 2027 OF
 EMANUEL CROW, ESTATE UPSHUR COUNTY, TEXAS.

On this the 8th day of April A.D. 1932, came on to be heard the application of the State of Texas, acting through the Commissioners Court of Upshur County, Texas, under authority of Article 6674 H Revised Civil Statutes of 1925, asking for the appointment of special Commissioners to assess damages for a right of way for State Highway No. 155, which is a public road and a State designated Highway, crossing and running over and across, and to run over and across and through certain real estate situated in Upshur County, Texas, fee simple to which is owned by Lennie Crow, Eddie Crow, Noble Crow and Bertha Crow, and the land and the relief prayed for is fully described and set out in plaintiff's petition on file in this cause, reference to which petition is here made.

And it appearing to the Court that the Commissioners have not been agreed upon by said parties, the Court here and now appoints E. F. Aldredge, W. H. Webb and W. A. Hamm, all disinterested freeholders of Upshur County, Texas, to be special Commissioners to assess the damages in said condemnation proceedings, reference is here made.

Gus Morris, County Judge
 Upshur County, Texas.

Filed April 8, 1932

W.M. SMITH, Clerk County Court, Upshur Co.,

THE STATE OF TEXAS IN THE COUNTY COURT OF
 VS NO. 2027 UPSHUR COUNTY, TEXAS.
 EMANUEL CROW, ESTATE _____ TERM, A. D. 1932.

We, the undersigned Commissioners appointed in the above and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb.
 W. A. HAMM.
 E. F. Aldredge.

Sworn to and subscribed before me this the 8th day of April A.D. 1932.

Gus Morris, County Judge, in and for
 Upshur County, Texas.

(SEAL).

Filed April 8, 1932,

W.M. SMITH, County Clerk, Upshur Co. Texas.

FINAL JUDGMENT.

STATE OF TEXAS IN THE COUNTY COURT OF
 VS NO. 2028 UPSHUR COUNTY, TEXAS.
 EMANUEL CROW EST APRIL 29, A.D. 1932.

On this the 29th day of April A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 18th day of April A.D. 1932, which is as follows:

THE STATE OF TEXAS
VS NO. 2027
EMANUEL CROW, ESTATE

IN THE COUNTY COURT OF
UPSHUR COUNTY, TEXAS
MAY TERM, A. D. 1932.

On this the 18th day of April A.D. 1932, came on for hearing before the undersigned E. F. Aldredge, W.H. Webb, and W.A. Hamm, special commissioners and disinterested freeholders of Upshur County, Texas and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to Emanuel Crow Estate by reason of the condemnation and taking of right of way fully described in petitioner's petition on file herein, which land is owned by the said Emanuel Crow Estate defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation we assess said damages in the sum of fifty Dollars (\$50.00) and the said Emanuel Crow Estate defendant (s) shall pay all costs of this proceedings.

E. F. Aldredge.
W. H. Webb.
W. A. Hamm, Special Commissioners.

It IS THEREFORE, ORDERED, ADJUDGED and DECREED, by the Court that the Commissioners Court of Upshur County, Texas on behalf of the State of Texas, pay to Emanuel Crow Estate defendant (s) (jointly) the sum of fifty Dollars (\$50.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property, and

IT IS FURTHER ORDERED, ADJUDGED and DECREED that the title to said property hereinafter described be, and the same is hereby divested out of the said Emanuel Crow Estate, defendant(s) and vested in The State of Texas, said property being described as follows:

Field notes describing required Right-of-way along a portion of the re-location of State Highway Number 155 in Upshur County, Texas.

The Right-of-way herein described being a part of a 200 acre tract of land which is the property of the Emanuel Crow Estate located in James Scott Survey, Abstract No. 440 Upshur County, Texas, and

The Right-of-way being a strip of land One Hundred (100) Feet in width Fifty (50) feet on each side of the center line for 389 feet and a strip of land one hundred fifty (150) feet in width, seventy five (75) feet on each side of the center line of thirteen hundred (1300) feet and a strip of land one hundred (100) feet in width, fifty (50) feet on each side of the center line for two hundred ninety four (294) feet of the re-location of State Highway Number 155, hereinafter referred to as the Highway through the above mentioned property of Emanuel Crow Estate, as surveyed by the Resident Engineer of the State Highway Department of Texas, the center line being more particularly described as follows:

BEGINNING at a point where the center line of the Highway crosses the west boundary line of the said 200 acre tract of land, the property of the Emanuel Crow Estate the said point of beginning being at Engineer Chaining Station 683 plus 11 of the Highway; THENCE North, along the west boundary line of the above mentioned tract of land 54 feet to a point 50 feet from, measured at a right angle, the center line of the Highway; Thence south 70 degrees 35 minutes East, parallel to and 50 feet from the center line of the Highway 430 feet to a point opposite Engineers Chaining Station 687 plus 00; Thence North 19 degrees 27 minutes East 25 feet to a point; Thence South 70 degrees 35 minutes East, parallel to and 75 feet from the center line of the Highway 1300 feet to a point; Thence South 19 degrees 27 minutes West

THE STATE OF TEXAS
VS NO. 2025
WILLIAM WRIGHT

IN THE COUNTY COURT
OF
UPSHUR COUNTY, TEXAS.

We, the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb.
W. A. Hamm.
E. F. Aldredge.

Sworn to and subscribed before me this the 8th day of April A.D. 1932.

(SEAL).

Gus Morris, County Judge, in and for
upshur County, Texas.

Filed April 8, 1932

W.M.SMITH, County Clerk Upshur County, Texas.

FINAL JUDGMENT;

STATE OF TEXAS
VS NO. 2025
WILLIAM WRIGHT

IN THE COUNTY COURT OF
UPSHUR COUNTY, TEXAS.
APRIL 29, A. D. 1932.

On this the 29th day of April A.D. 1932, came on for final hearing the above numbered and stuled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 18th, day of April A.D. 1932, which is as follows:

THE STATE OF TEXAS
VS NO. 2025
WILLIAM WRIGHT

IN THE COUNTY COURT OF
UPSHUR COUNTY, TEXAS.
MAY TERM A. D. 1932.

On this the 18th day of April A.D. 1932, came on for hearing before the undersigned E. F. Aldredge, W.H. Webb and W.A. Hamm, special commissioners and disinterested free-holders of Upshur County, Texas, and duly appointed by the County Judge of upshur County, Texas, to assess the damages accruing to _____ day reason of the condemnation and taking of right-of-way fully described in petitioners petition on file herein, which land is owned by the said William Wright defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation we assess said damages in the sum of nothing, (\$____) and the said William Wright defendant (s) shall pay all costs of this proceedings.

E. F. Aldredge.
W. H. Webb.
W. A. Hamm, Special Commissioners.

IT IS THEREFORE, ORDERED, ADJUDGED, and DECREED, by the Court that the Commissioners Court of Upshur County, Texas, on behalf of the State of Texas, pay to defendant (s) (jointly) the sum of nothing, and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

IF IS FURTHER ORDERED, ADJUDGED and Decreed that the title to said property hereinafter described be, and the same is hereby divested out of the said William Wright, defendant (s) and vested in the State of Texas, said property being described as follows:

THE STATE OF TEXAS

VS. NO. 2050

D. MILLER

IN THE COUNTY COURT OF

UPSHUR COUNTY, TEXAS

MAY TERM, A.D. 1932.

On this the 18th day of April A.D. 1932, came on for hearing before the undersigned E.F. Aldredge, W.H. Webb and W.A. Hamm, special commissioners and disinterested free-holdings of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to D. Miller, by reason of the condemnation and taking of right-of-way fully described in petitioners petition on file herein, which land is owned by the said D. Miller defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation we assess said damages in the sum of One Hundred Dollars (\$100.00) and the said D. Miller defendant (s) shall pay all costs of this proceedings.

E. F. Aldredge.

W. H. Webb.

W. A. Hamm, Special Commissioners.

It is Therefore, Ordered, Adjudged, and Decreed by the Court that the commissioners' Court of Upshur County, Texas, on behalf of the State of Texas, pay to D. Miller defendant (s) (jointly) the sum of One Hundred Dollars (\$100.00) and that such payments be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property, and

IT IS FURTHER ORDERED, ADJUDGED, and DECREED that the title to said property herein after described be, and the same is hereby divested out of the D. Miller defendant (s) and vested in the State of Texas, said property being described as follows:

Field notes describing required Right-of-way along a portion of the proposed re-location of State Highway number 155 in Upshur County, Texas.

The right of way herein described being a part of a 77 acre tract of land, the property of D. Miller, the said 77 acre tract of land being located in the James Scott Survey Abstract No. 440, Upshur County, Texas, and

The Right of way being a strip of land one hundred (100) feet in width, Fifty (50) feet on each side of the center line of the re-location of State Highway No. 155, through the above mentioned tract of land as surveyed by the Resident Engineer of the State Highway Department of Texas, the Right-of-way being more particularly described as follows: BEGINNING at a point where the center line of the Highway crosses the West line of the said 77 acre tract of land, the property of D. Miller, the said point of beginning being at Engineer Chain Station 727 plus 27 of the Highway; Thence North along the West boundary line of the said property 54 feet to a point 50 feet from, measured at right angle, the center line of the Highway; Thence South 70 degrees 33 minutes East, parallel to and 50 feet from the center line of the Highway 1977 feet to a point in the East boundary line of the said property; THENCE South, along the East boundary line of the above mentioned property, at 54 feet cross the center line of the Highway at Engineers Chain Station 707 plus 04 and at 108 feet a point 50 feet from, measured at a right angle, the center line of the Highway; Thence North 70 degrees 33 minutes West, parallel to and 50 feet from the center line of the Highway 125 feet to a point where the said right-of-way line intersects the North boundary line of a tract of land, the property of E.G. Cole; Thence in a Westerly direction with the meanderings of the north boundary line of the said E. G. Cole North boundary line 559 feet to a point 18 feet, measured at a right angle, the center line of the Highway; Thence South 32 feet to a point 50 feet from, measured at a right angle, the center line of the Highway opposite Engineer Chain Station 740 plus 00 of the Highway

FINAL JUDGMENT:

STATE OF TEXAS
VS NO. 2037
E. B. WEST

IN THE COUNTY COURT OF
UPSHUR COUNTY, TEXAS
APRIL 29, 1932.

On this the 29th day of April A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the Court that no objections have been filed to award of the special commissioners, filed on the 18th day of April A.D. 1932, which is as follows:

THE STATE OF TEXAS
VS NO. 2037
E. B. WEST

IN THE COUNTY COURT OF
UPSHUR COUNTY, TEXAS
MAY TERM, A. D. 1932.

On this the 18 day of April A.D. 1932, came on for hearing before the undersigned E. F. Aldredge, W.H. Webb and W.A. Hamm, special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to E.B. West, by reason of the condemnation and taking of right, of way fully described in petitioner's petition on file herein, which land is owned by the said E.B. West defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant(s) by reason of such condemnation, we assess said damages in the sum of fifteen Dollars (\$15.00) and the said E.B. West defendant (s) shall pay all costs of this proceedings.

E. F. Aldredge

W. H. Webb.

W. A. Hamm, Special Commissioners.

It is Therefore, Ordered, Adjudged and Decreed by the court that the commissioners court of Upshur County, Texas on behalf of the State of Texas, to pay to E.B. West defendant (s) (jointly) the sum of fifteen Dollars (\$15.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the herein-after described property; and

It is Further ordered, Adjudged, and Decreed that the title to said property hereinafter described be, and the same is hereby divested out of the said E.B. West, defendant(s) and vested in the State of Texas, said property being described as follows:

Field Notes describing the required right of way along a portion of the relocation of State Highway Number 155, in Upshur County, Texas. The right of way herein described is a part of Lot Numbers 1, 2, 3, 4, 5, 6, 7, 8, 13, 14, 15, 16, 17, 18, and 19, of Block No. 20 in the Townsite of Ashland, Upshur County, Texas. The right of way herein required is a strip of land 100 feet in width, 50 feet on each side of the center line of the relocation of State Highway number 155 hereinafter referred to as the Highway, as Surveyed by the Resident Engineer of the State Highway Department of Texas as shown by a right of Way Map of this portion of the Highway on file with the County Clerk of Upshur County, Texas, the required right of Way being more particularly described as follows:

Lot numbers 1, 2, 3, 4, 5, 6, 7, 8, 13, 14, 15, 16, 17, 18, and 19, Block Number 20; BEGINNING at the northeast corner of Lot Number 3 Block No. 20, the said point of beginning being 50 feet from measured at a right angle, the center line of the Highway; Thence South 52 degrees 35 minutes East, parallel to and 50 feet from the center line of the Highway 340 feet to a point in the East side of Lot Number 19; Thence South 48 feet to the South east corner of Lot No. 19; Thence West at 27 feet cross the center line of the Highway at

FILE NO. 2080

THE STATE OF TEXAS	IN THE COUNTY COURT
CVS. NO. 2033	OF
WILLIAM WRIGHT & I.P. STARR	UPSHUR COUNTY, TEXAS.

On this the 8th day of April, A.D. 1932, came on to be heard the application of the State of Texas, acting through the Commissioners Court of Upshur County, Texas, under authority of Article 6674 A Revised Civil Statutes of 1925, asking for the appointment of Special Commissioners to assess damages for a right of way for State Highway No. 155, which is a public road and a State designated Highway, crossing and running over and across, and to run over and across and through certain real estate situated in Upshur County, Texas, fee simple to which is owned by William Wright and the land and the relief prayed for is fully described and set out in plaintiffs petition on file in this cause, reference to which petition is here made.

And it appearing to the Court that the Commissioners have not been agreed, upon by said parties, the Court here and now appoints A.F. Aldredge, W.H. Webb, and W.A. Hamm, all disinterested freeholders of Upshur County, Texas, to be special commissioners to assess the damages in said condemnation proceedings, reference is here made.

Gus Morris, County Judge
Upshur County, Texas.

Filed April 8, 1932,
W.M. SMITH, Clerk County Court, Upshur Co., Texas.

THE STATE OF TEXAS	IN THE COUNTY COURT
VS NO. 2033	OF
WILLIAM WRIGHT & I.P. STARR	UPSHUR COUNTY, TEXAS.

We, the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb.
W. A. Hamm.
E. F. Aldredge.

Sworn to and subscribed before me this the 8th day of April A.D. 1932.
Gus Morris, Co. Judge, in and for
Upshur County, Texas.

(SEAL).
Filed April 8, 1932,
W.M. SMITH, Clerk County Court, Upshur Co., Texas.

STATE OF TEXAS	IN THE COUNTY COURT OF
VS NO. 2033	UPSHUR COUNTY, TEXAS
WILLIAM WRIGHT & I.P. STARR	APRIL 29, 1932.

On this the 29th day of April A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 18th day of April A.D. 1932, which is as follows:

THE STATE OF TEXAS

VS NO. 2033

WILLIAM WRIGHT & I.P. STARR

IN THE COUNTY COURT OF

UPSHUR COUNTY, TEXAS.

MAY TERM, A. D. 1932.

On this the 18 day of April A.D. 1932, came on for hearing before the undersigned E.F. Aldredge, W.H. Webb and W.A. Hamm, special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to William Wright & I.P. Starr by reason of the condemnation and taking of right of way fully described in petitioners petition on file herein, which land is owned by the said William Wright & I.P. Starr defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of One Hundred Dollars (\$100.00) and the said William Wright, ^{Andrew Wright} & I.P. Starr defendant (s) shall pay all costs of this proceedings.

E. F. Aldredge.

W. H. Webb.

W. A. Hamm, Special Commissioners.

It is therefore, Ordered, Adjudged and Decreed by the court that the commissioners Court of Upshur County, Texas, on behalf of the State of Texas, to pay to William Wright & I. P. Starr, defendant (s) (jointly) the sum of One Hundred Dollars (\$100.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

It is further Ordered, Adjudged, and Decreed that the title to said property hereinafter described be, and the same is hereby divested out of the said William Wright & I.P. Starr defendant (s) and vested in The State of Texas, said property being described as follows:

Field notes describing the required right of way along a portion of the re-location of State Highway Number 155 in Upshur County, Texas; The right of way herein described being a part of a 203 acre tract of land, the property of William Wright, A.W. Wright, and I.P. Starr, the said 203 acre tract of land being located in the L. S. Van Reder Survey Abstract Number 508, Upshur County, Texas, and; The Right-of-way being a strip of land two hundred (200) feet in width, one hundred (100) feet on each side of the center line for Seven Hundred forty two and two tenths (742.2) feet and a strip of land one hundred (100) feet in width, fifty (50) feet on each side of the center line for one thousand two hundred ninety five and seven tenths (1295.7) feet side of the center line of the re-location of State Highway number 155 hereinafter referred to as the highway through the above mentioned tract of land, the property of William Wright, A.W. Wright and I.P. Starr, as surveyed by the Resident Engineer of the State Highway Department of Texas, a right of way map of this portion of the Highway being on file with the County Clerk of Upshur County, Texas, the center line being more particularly described as follows: BEGINNING at a point where the center line of the Highway crosses the South boundary line of the above mentioned tract of land, the said point of beginning being as Engineers Chaining Station 455 plus 99 of the Highway; Thence North 41 degrees 54 minutes East 742.3 feet to the beginning of a 4 degree 00 minute curve to the right at Engineers Chaining Station 463 plus 41.3; Thence in a North Easterly direction along the arc of the above mentioned 4 degree 00 minute curve to the right whose central angle is 24 degrees 00 minute and whose tangent bears North 41 degrees 54 minutes East 600 feet to the end of said curve at Engineers Chaining Station 469 plus 41.3; Thence North 65 degrees 54 minutes East 695.7 feet to a point where the center line of the highway intersects

STATE OF TEXAS
VS NO _____
H. A. TAYLOR

IN THE COUNTY COURT OF
UPSHUR COUNTY, TEXAS
JANUARY TERM, A. D. 1932.

On this the 26th day of January A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 26th day of January A.D. 1932, which is as follows:

On this the 26th day of January A.D. 1932, came on for hearing before the undersigned E.F.Aldredge, W.H. Webb, and W.A. Hamm, special commissioners, and disinterested free-holders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to H.A.Taylor by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file herein, which land is owned by the said H. A. Taylor defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of One & No/100 Dollars (\$1.00) and the said H. A. Taylor defendant (s) shall pay all costs of this proceedings.

E. F. Aldredge.
W. H. Webb.
W. A. Hamm, Special Commissioners.

It is therefore, ordered, Adjudged and Decreed by the Court that the commissioners' court of Upshur County, Texas, on behalf of the State of Texas, pay to H.A.Taylor, defendant (s) (jointly) the sum of One and No/100 Dollar (\$1.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property and.

It is further Ordered, Adjudged, and Decreed that the title to said property hereinbefore described be, and the same is hereby divested out of the said H.A. Taylor defendant (s) and vested in The State of Texas, said property being described as follows: A part of the H.A. Taylor tract of land situated in Upshur County, Texas in the _____ Survey on State Highway No. 155, approximately three miles East of the town of Gilmer, Upshur County, Texas, and described by metes and bounds as follows: BEGINNING at a point on the center line of Highway No. 155 at engineers station 154/95 as actually staked by State Highway Engineers same being a point on the West boundary line of the H.A.Taylor tract and also a point on the East boundary line of the J.C. McDonald tract; Thence in a northerly direction with said West boundary line H.A.Taylor tract to a point 50 feet perpendicular to center line of said highway; Thence South 71 degrees 19 minutes East parallel to and fifty feet from the center line of said highway for a distance of 1575.0 feet to a point on the East boundary line of the H.A.Taylor tract and the West boundary line Mrs. J.J. Simpson tract; Thence in a Southerly direction with the said East boundary line H.A.Taylor tract, crossing the center line of said highway at engineers Station 170/70 to a point 50 feet perpendicular to the center line of highway, same being a point on the West boundary line of the Matt Kemp tract; Thence North 71 degrees 19 minutes West keeping parallel to and 50 feet from the center line of highway for a distance of 1575.0 feet to a point on the West boundary line H.A. Taylor tract, same being the East boundary line of the J.C.McDonald tract; Thence in a Northerly direction along the West boundary line of the said H. A. Taylor tract and the East boundary line of the J.C. McDonald tract to the center line of said highway at engineers station 154/95 same being the place of beginning, the above described tract of land containing 3.60 acres of land of which 2.2 acres have been in use as a public road for a period of ten years.

FINAL JUDGMENT.

STATE OF TEXAS |
VS. NO. 2024 |
MRS. DOUGLAS BUIE....|

IN THE COUNTY COURT OF UPSHUR COUNTY, TEXAS.
APRIL 29, TERM, A.D. 1932.

On this the 29th day of April. a.d. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 18th day of April, A.D. 1932, which is as follows:

THE STATE OF TEXAS |
VS. NO. 2024. |
MRS. DOUGLAS BUIE.....|

IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS.
May TERM, A.D. 1932.

On this the 18 day of April, A.D. 1932, came on for hearing before the undersigned, E.F. Aldredge, W.H. Webb and W.A. Hamm, special commissioners and disinterested free-holders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to Mrs. Buiie by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file herein, which land is owned by the said Mrs. Buiie defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation we assess said damages in the sum of move house & dig well (\$) and the said - - - - - defendant(s) shall pay all costs of this proceedings.

E. F. Aldredge,
M. H. Webb.
W. A. Hamm,
Special Commissioners.

It is therefore ordered, adjudged and decreed by the court that the commissioners' court of Upshur County, Texas, on behalf of the State of Texas, pay to Mrs. Douglas Buiie, defendant(s), (jointly) the sum of Upshur County is move house & dig a new well (\$) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property, and

It is further ORDERED, ADJUDGED, and DECREED that the title to said property hereinafter described be, and the same is hereby divested out of the said Mrs. Douglas Buiie defendant(s) and vested in the State of Texas, said property being described as follows:

A part of the Mrs. Douglas Buiie tract of land situated in Upshur County, Texas, in the _____ Survey, on State Highway No. 155, and approximately 1.6 miles E from the City of Gilmer, Upshur County, Texas, and described by metes and bounds as follows:

Beginning at a point on the center line of said Highway #155, at Engineers Station 87 + 66 as actually stated by State Highway Engineers, the same being a point on the West boundary line of the said Mrs. Douglass Buiie and a point on the E Boundary line of the J.C. McDonald tract; THENCE in a southerly direction with said W boundary line of Mrs. Douglas Buiie tract and E boundary line of J.C. McDonald tract to a point 50 feet. perpendicular to the center line of said highway; THENCE along a curve to the left of 5779.4 Ft. radius keeping 50 ft. from center-line of highway, for a distance of 215.1 ft. to the end of said curve THENCE S 81° 18' E parallel to and 50 ft. from the center line of highway 618.9 ft. to a point 50 ft.

by said parties, the court here and now appoints E.F.Aldredge, W. H.Webb, and W.A. Hamm, all disinterested freeholder of Upshur County, Texas, to be special commissioners to assess the damages in said condemnation proceedings, reference to which is made.

Gus Morris,
County Judge, Upshur County, Texas.

STATE OF TEXAS | IN THE _____ COUNTY OF _____
VS. NO. 2052 | TEXAS _____ TERM _____
L. D. COVIN.....| A. D. 19 _____

We, the undersigned Commissioners, appointed in the above entitled and numbered cause, being first duly sworn, state upon our oaths that we will assess the damages fairly and impartially and in accordance with law.

E.F.Aldredge,
M.H. Webb,
W.A. Hamm

SUBSCRIBED AND SWORN to before me, this the 6th day of January, A.D. 1932.

Gus Morris,
County Judge, Upshur County, Texas.

(SEAL)

FINAL JUDGMENT.

STATE OF TEXAS. | IN THE COUNTY COURT OF UPSHUR COUNTY,
VS. NO. 2052. | TEXAS. _____ TERM, A. D. 1932.
L. D. COVIN|

On this the 26th day of January A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 6th day of April, A.D. 1932, which is as follows:

THE STATE OF TEXAS | IN THE COUNTY COURT OF UPSHUR COUNTY
VS. NO. 2052..... | TEXAS. _____ TERM A.D. 1932.
L. E. COVIN..... |

On this the 6th day of January, A.D. 1932, came on for hearing before the undersigned E.F.Aldredge, W.H.Webb, and W.A. Hamm, special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to L.D.Covin, by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file herein, which land is owned by the said L.D. Covin defendant(s) herein, and all parties having been duly notified of the time and place of meeting as by law, required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant(s) by reason of such condemnation, we assess said damages in the sum of Sixty & No/100 Dollars, (\$60.00) and the said

STATE OF TEXAS)
VS. NO. 2054.)
AMOS COUCH.)

IN THE COUNTY COURT OF UPSHUR
COUNTY, TEXAS. _____ TERM,
A.D. 1932.

On this 6th day of January, A.D. 1932, came on to be heard the application of the State of Texas, acting through the commissioners' court of Upshur County, Texas, under authority of Article 6674n, Revised Statutes of 1925, asking for the appointment of special commissioners to assess damages for a right-of-way for State Highway No. 155, which is a public road and a State designated Highway crossing and running over and across and to run over and across and through certain real estate, situated in Upshur County, Texas, fee simple title to which is owned by Amos Couch and the said land and the relief prayed for is fully described and set out in plaintiff's petition on file in this cause, reference to which petition is here made.

And it appearing to the court that the commissioners have not been agreed upon by said parties; the court here and now appoints E.F. Aldredge, W.H. Webb, and W.A. Hamm, all disinterested free-holders of Upshur County, Texas, to be special commissioners' to assess the damages in said condemnation proceedings, reference to which is made.

Gus Morris,
County Judge Upshur County, Texas.

STATE OF TEXAS |
VS. NO. 2054. |
Amos Couch..... |

IN THE COUNTY COURT OF UPSHUR COUNTY,
Texas.
_____ TERM, A.D. 1932.

We, the undersigned Commissioners, appointed in the above entitled and numbered cause, being first duly sworn, state upon our oaths that we will assess the damages fairly and impartially and in accordance with law.

E. F. Aldredge,
W. H. Webb,
W. A. Hamm,

Subscribed and sworn to before me, this the 6th day of January, A.D. 1932.

(S E A L)

Gus Morris, County Judge, Upshur County, Texas.

STATE OF TEXAS)
VS. NO. 2054.)
AMOS COUCH.)

FINAL JUDGMENT.
IN THE COUNTY COURT OF UPSHUR COUNTY, TEXAS.
APRIL _____ 1932.

On this the 26th day of January, A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the Court that no objection have been filed to award of the special commissioners, filed on the 15th day of April, A.D. 1932, which is as follows:

THE STATE OF TEXAS. ()
VS. NO. 2054.
AMOS COUCH |

IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS.
MAY TERM, A.D.
1932.

On this the 26th day of Jan.A.D. 1932, came on for hearing before the undersigned E.F.Aldredge, W.H.Webb and W.A. Hamm, special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to Amos Couch by reason of the condemnation and taking of right-of-way fully described in petitioners petition on file herein, which land is owned by the said Amos Couch, defendant(s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment and all the evidence as to the damages which will be sustained by said defendant(s) by reason of such condemnation, we assess said damages in the sum of One Hundred forty & no/100 (\$140.00) and the said Amos Couch defendant(s) shall pay all costs of this proceedings.

E.F.Aldredge,
W.H. Webb,
W.A. Hamm,
Special Commissioners.

It is therefore ORDERED, ADJUDGED, AND DECREED by the court that the commissioners' court of Upshur County, Texas, on behalf of the State of Texas, pay to Amos Couch, defendant(s) (jointly) the sum of One Hundred Forty & no/100 (\$140.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property and

It is further ORDERED, adjudged, and decreed that the title to said property hereinafter described be, and the same is hereby divested out of the said defendant(s) and vested in the State of Texas, said property being described as follows:

A part of the Amos Couch tract of land situated in Upshur County, Texas, in the _____ Survey on State Highway No. 155, approximately seven and one half miles east of the town of Gilmer, Upshur County, Texas, and described by metes and bounds as follows:

A part of the Amos Couch tract of land situated in Upshur County, Texas, in the _____ Survey on State Highway No. 155, approximately seven and one half miles east of the town of Gilmer, Upshur County, Texas, and described by metes and bounds as follows:

A part of the Amos Couch tract of land situated in Upshur County, Texas, in the _____ Survey on State Highway No. 155, approximately seven and one half miles east of the town of Gilmer, Upshur County, Texas, and described by metes and bounds as follows:

Beginning at the centerline of said State Highway No. 155, at engineers Station 358 + 35 as actually staked by State Highway Engineers, same being a point on the West boundary line of the Amos Couch tract and the east boundary line of the W.W.Sanders, tract; Thence in a northerly direction with the west boundary line of the Amos Couch tract and the east boundary line of the W.W.Sanders tract to a point 50 feet perpendicular to the center line of Highway; Thence South 89 degrees 31 minutes East, keeping 50 feet from and parallel to the center line of said Highway, for a distance of 2025.6 feet to engineers station 408 + 60, which station is the beginning of a curve to the left of 1382.4 feet, radius; thence along said curve to the left for a distance of 1169.7 feet to engineers station 420 + 72.7 which point is the end of said curve to the left; Thence north 48 degrees 06 minutes West to a point 100 feet perpendicular to the center line of said highway; thence North 41 degrees 54 minutes East, keeping 100 feet from and parallel to the centerline of said Highway, for a distance of 115.0 feet to a point on the east boundary line of the Amos Couch tract and the West boundary line of the W.W.Sanders east tract; thence in a

impartially and in accordance with law.

E.F.Aldredge,
M. H. Webb,
W.A. Hamm,

SUBSCRIBED and Sworn to before me, this the 6th day of January, A.D. 1932.

Gus Morris,
County Judge Upshur County, Texas.

(S E A L)

) * * * * *

FINAL JUDGMENT

STATE OF TEXAS | IN THE COUNTY COURT OF UPSHUR COUNTY
VS. NO. 2111 | TEXAS. _____ 1932.
MRS. GEO JOHNSON |

On this the 26th day of January, A.D. 1932, came on for final hearing the above numbered and styled cause, and it appearing to the court that no objections have been filed to the award of the special commissioners, filed on the 18th day of April, A.D. 1932, is as follows:

THE STATE OF TEXAS | IN THE COUNTY COURT OF UPSHUR COUNTY,
VS. NO. 2111. | TEXAS.
Mrs. George Johnson..... | MAY TERM, A.D. 1932.

On this the 26th day of Jan, A.D. 1932, came on for hearing before the undersigned E.F.Aldredge, W.H.Webb and W.A. Hamm, special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas to assess the damages accruing to Mrs. Geo. Johnson, by reason of the condemnation and taking of right-ofway fully described in petitioners petition on file herein, which land is owned by the said Mrs. Geo. Johnson, defendant(s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of One Hundred & no/100 (\$100.00) and the said Mrs. Geo. Johnson defendant(s) shall pay all costs of this proceedings.

E.F. Aldredge,
W.H.Webb,
W.A.Hamm,
Special Commissioners.

It is therefore, ORDERED, ADJUDGED AND DECREED BY the court that the commissioners' court of Upshur County, Texas, on behalf of the State of Texas, pay to Mrs. Geo. Johnson, defendant's) (jointly), the sum of One Hundred & No/100 (\$100.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property, and

It is further ORDERED, ADJUDGED, and DECREED that the title to said property hereinafter described be, and the same is hereby divested out of the said Mrs. Geo. Johnson defendant(s) and vested in the State of Texas, and property being described as follows:

FILE NO. 2021.

THE STATE OF TEXAS		IN THE COUNTY COURT OF
VS. NO. 2021		UPSHUR COUNTY TEXAS.
FRANK BRUNER.....		

On this the 8th day of April, 1932, came on to be heard the application of the State of Texas, acting through the Commissioners Court of Upshur County, Texas, under authority of Article 6674 H Revised Civil Statutes of 1925, asking for the appointment of special Commissioners to assess damages for a right-of-way for State Highway No. 155, which is a public road and a State designated Highway, crossing and running over and across, and to run over and across and through certain real estate situated in Upshur County, Texas, fee simple to which is owned by Frank Bruner, and the land and the relief prayed for is fully described and set out in plaintiffs' petition on file in this cause, reference to which petition is here made.

And it appearing to the Court that the Commissioners have not been agreed upon by Said parties, the Court here and now appoints E.F. Aldredge, W.H. Webb, and W.A. Hamm all disinterested freeholders of Upshur County, Texas, to be special Commissioners to assess the damages in said condemnation proceedings, reference is here made.

Gus Morris,
County Judge, Upshur County, Texas.

THE STATE OF TEXAS		IN THE COUNTY COURT OF
VS. NO. 2021		UPSHUR COUNTY TEXAS.
FRANK BRUNER.....		

We, the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb.
W. A. Hamm,
E.F. Aldredge,

Sworn to and subscribed before me this the 8th day of April, A.D. 1932.

Gus Morris,
Co. Judge, in and for Upshur County, Texas.

(SEAL)

Filed April 8, 1932, W.M. Smith County Clerk,
Upshur County, Texas.

STATE OF TEXAS		FINAL JUDGMENT
VS. NO. 2021		IN THE _____ COURT OF UPSHUR COUNTY TEXAS.
Frank Bruner. . . .		MAY TERM, A.D. 1932.

On this the 25th day of April, A.D. 1932, came on for hearing before the undersigned, W.H. Webb, W.A. Hamm, and Edwin Aldredge, Special Commissioners and disinterested

THE STATE OF TEXAS | File No. 2193.
 VS. NO. 2036 | IN THE COUNTY COURT OF UPSHUR COUNTY
 T. W. DAVIDSON.....| T E X A S.

On this the 8th day of April, A.D. 1932, came on to be heard the application of the State of Texas, acting through the Commissioners Court of Upshur County, Texas, under authority of Article 6674 N Revised Civil Statutes of 1925, asking for the appointment of Special Commissioners to assess damages for a right-of-way for State Highway No. 155, which is a public road and a State designated Highway, crossing and running over and across, and to run over and across and through certain real estate situated in Upshur County, Texas, fee simple to which is owned by T.W. Davidson and the land and the relief prayed for is fully described and set out in plaintiffs' petition on file in this cause, reference to which petition is here made.

And it appearing to the Court that the Commissioners have not been agreed upon by said parties, the court here and now appoints E.F. Aldredge, W.H. Webb, and W.A. Hamm, all disinterested freeholders of Upshur County, Texas, to be special Commissioners to assess the damages in said condemnation proceedings reference is here made.

Gus Morris,
 County Judge, Upshur County, Texas.

Filed April 8, 1932. W. M.
 Smith County Clerk, Upshur County.

 THE STATE OF TEXAS | O A T H
 VS. NO. 2036 | IN THE COUNTY COURT OF UPSHUR
 T. W. DAVIDSON.....| COUNTY TEXAS.

WE, the undersigned commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. A. Hamm,
 W. H. Webb,
 E.F. Aldredge,

Sworn to and subscribed before me this the 8th day of April, A.D. 1932.

(SEAL)

Gus Morris,
 County Judge, in and for Upshur County, Texas.

Filed April 8, 1932,
 W. M. Smith County Clerk,
 Upshur County,

STATE OF TEXAS

IN THE _____ COURT OF UPSHUR COUNTY TEXAS.

VS. NO. 2036

MAY TERM, A.D. 1932.

T. W. Davidson

On this the 25th day of April, A.D. 1932, came on for hearing before the undersigned, W. H. Webb, W. A. Hamm, and E. F. Aldredge Special Commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to T. W. Davidson by reason of the condemnation and taking of right-of-way fully described in petitioners' petition on file herein which land is owned by the said T. W. Davidson, defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment and all the evidence as to the damage which will be sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of nothing (\$ _____), and the said T. W. Davidson, defendant (s) shall pay all costs of this proceedings.

W. H. Webb,

W. A. Hamm,

E. F. Aldredge,

Special Commissioners.

It is therefore, ORDERED, ADJUDGED and DECREED by the court that the commissioners court of Upshur County, Texas, on behalf of the State of Texas, pay to T. W. Davidson, defendant (s), jointly the sum of nothing, and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

It is further ordered, adjudged and decreed that the title to said property hereinafter described be, and the same is hereby divested out of the said T. W. Davidson, defendant (s) and vested in the State of Texas, said property being described as follows:

Field notes describing required right-of-way along a portion of the relocation of State Highway Number 155, in Upshur County, Texas. The Right-of-Way herein described is a part of Lot Number 3, Block Number 5, Lot Numbers 1, 2, 3, 4, 5, 6, 17, 18, 19, 20 Block Number 9, Lot Nos. 9, 10, 11 and 12 Block Number 10, Lot Nos. 10, 11 and 12 Block Number 14, Lot No. 13, Block 15, Lot Nos. 5 and 6 Block Number 24 all being within the townsite of Ashland, Upshur County, Texas.

The right-of-way herein required is a strip of land 100 feet in width, 50 feet on each side of of the center line of the relocation of State Highway Number 155, hereinafter referred to as the Highway as surveyed by the Resident Engineer of the State Highway Department of Texas, as shown by a Right-of-way Map of this portion of the Highway on file with the County Clerk of Upshur County, Texas, the required right-of-way being more particularly described as follows:

Lot 3 Block 5, BEGINNING at the southwest corner of Lot 3 Block 5, THENCE North 26 feet to a point 50 feet from, measured at a right angle, the center line of the Highway. THENCE IN a southeasterly direction, parallel to and 50 feet from the centerline of the Highway, 50 feet to a point in the South side of lot 3. THENCE West 42 feet to the place of beginning.

Lots 1-2-3-4-5-6 Block Number 9. BEGINNING at the North west corner of Lot 1 Block 9, THENCE East along the North side of Lot Number 1 at 42 feet cross the center line of the Highway at Engineer's Chaining Station 786 plus 07 and at 130 feet the north east corner of Lot Number 1. THENCE South along the West side of an Alley at 68 feet across the center line of

the Highway of Engineer's Chaining Station 787 plus 18 at 135 feet a point in the east side of lot 6 a distance of 50 feet from, measured at a right angle, the Center line of the Highway. THENCE in a northwesterly direction, parallel to and 50 feet from the Center line of the Highway, along the Arc of a 4 degree and no minute curve to the left whose Central angle is 18 degrees and 04 minutes and whose tangent bears North 52 degrees 33 minutes west 167 feet to a point in the west line of lot number 2. THENCE North 35 feet to the place of beginning, c.

Lots 17, 18, 19 and 20 Block Number 9 BEGINNING at the Northwest corner of lot number 17, at 12 ft. cross the center line of the Highway at Engineer's Chaining station 787 plus 47 and at 86 feet a point 50 feet from, measured at a right angle, the center line of the Highway. THENCE in a south easterly direction, parallel to and 50 feet from the Center line of the Highway along the arc of a 4 degree and 00 minute curve the right whose central angle is 18 degrees and 04 minutes and whose tangent bears south 70 degrees 33 minutes East 65 feet to a point in the east side of lot number 18. THENCE South along the east side of Block number 9, at 54 feet the south east corner of lot number 20; THENCE West along the south side of lot 20 at 20 feet across the Center line of the Highway at Engineer's Chaining Station 789 plus 05 and at 90 feet a point 50 feet from, measured at a right angle, the center line of the highway. THENCE in a north westerly direction, parallel to and 50 feet from the center line of the Highway, along the arc of a 4 degree and 00 minute curve to the left whose central angle is 18 degrees and 04 minutes and whose tangent bears north 42 degrees 33 minutes West 58 feet to a point in the West side of Lot number 19. THENCE North along the east side of an alley 60 feet to the place of beginning.

Lots 9, 10, 11 and 12 Block 10. BEGINNING at the south west corner of Block 10 THENCE North along the west side of block 12, at 11 feet cross the center line of the Highway at Engineer's Chaining Station 790 plus 22 and at 86 feet a point in the West end of lot number 9, the said point being 50 feet from, measured at right angle, the center line of Highway.

T. W Davidson-lots 9, 10, 11 and 12 Block Number 10- continued,

THENCE South 52 degrees 33 minutes east, parallel to and 50 feet from the center line of the Highway 117 feet to a point in the south side of Lot number 12, THENCE West along the south side of Lot Number 12, at 65 feet cross the center line of the Highway at Engineer's Chaining Station 790 plus 40 and at 78 feet the place of beginning.

Lot Numbers 10, 11 and 12 Block Number 14. BEGINNING at the north west corner of lot Number 10 Block number 14; THENCE East along the north side of Lot number 10 at 40 feet a point 50 feet from, measured at a right angle, the Center line of the Highway, THENCE South 52 degrees 33 minutes east, parallel to and 50 feet from the center line of the Highway 100 feet to a point in the north end of Lot number 19. THENCE West, along the south side of lot Number 12, at 65 feet cross the Center line of the Highway at Engineer's Chaining Station 793 plus 19 and at 105 feet the southwest corner of Lot number 12; Thence North along the East side of an alley, 75 feet to the place of beginning.

Lot Number 13, Block Number 15.

BEGINNING at the south west corner of Lot number 13, block Number 15. Thence North along the west side of Lot Number 13, at 24 feet a point 50 feet from, measured at a right angle, the center line of the highway; THENCE South 52 degrees 33 minutes east, parallel to and 50 feet from the center line of the Highway, 32 feet to a point in the south end of Lot number 13. THENCE West, along the south end of Lot number 13, at 22 feet the place of beginning.

W. H. Webb,
W.A. Hamm,
E.F.Aldredge

Sworn to and subscribed before me this the 19 day of April, 1932.

Gus Morris,
County Judge, in and for Upshur County.

(SEAL)

FINAL JUDGMENT

STATE OF TEXAS | IN THE COUNTY COURT OF
VS. NO. 2046. | UPSHUR COUNTY TEXAS.
FRANK SMITH | MAY TERM, A.D. 1932.

On this the 25th day of April, A.D. 1932, came on for hearing before the under-
signed, W.H.Webb, W.A. Hamm, and Edwin Aldredge, special Commissioners and disinterested free-
holders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County,
Texas, to assess the damages accruing to Frank Smith, by reason of the condemnation and taking
of right-of-way fully described in petitioner's petition on file herein which land is owned
by the said Frank Smith defendant (s) herein, and all parties having been duly notified of
the time and place of meeting as by law required, and all parties appearing in person and by
their attorneys, and after fully hearing said parties at the time and place of appointment,
and all the evidence as to the damages which will be sustained by said defendant(s) by reason
of such condemnation, we assess said damages in the sum of nothing (\$ no), and the said
Frank Smith defendant (s) shall pay all costs of this proceedings.

E. F. Aldredge,
W. H. Webb,
W. A. Hamm,
SPECIAL COMMISSIONERS.

It is therefore, ORDERED, ADJUDGED and DECREED by the court that the commissioners
court of Upshur County, Texas, on behalf of the State of Texas, pay to Frank Smith, defendant(s)
jointly, the sum of nothing (\$ _____) and that such payment, be and it is hereby adjudged
to be full compensation for the fee simple title to the hereinafter described property;
and

It is further ORDERED, ADJUDGED and DECREED that the title to said property
hereinafter described be, and the same is hereby divested out of the said Frank Smith,
defendant(s) and vested in the State of Texas, said property being described as follows:

The right-of-way herein described being a part of a 145 acre tract of land,
which is the property of Frank Smith the said 145 acre tract being located in the Wm. G.
Morton Survey, Abstract No. 375, Upshur County, Texas, and,

The right-of-way being a strip of land being 200 feet in width, 100 feet on each
side of the center line for 893 feet of the re-location of State Highway No. 155, hereinafter
referred to as the Highway through the above mentioned property as surveyed by the Resident
Engineer of the State Highway Department of Texas, the required right-of-way being more par-
ticularly described as follows:

cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb,
W. A. Hamm,
E. F. Aldredge,

Sworn to and subscribed before me this the 19 day of April, A.D. 1932.

Gus Morris, County Judge,
Upsnur County, Texas.

(S E A L)

FINAL JUDGMENT

STATE OF TEXAS 0
VS. NO. 2045. 0
ROY GOVIN. 1

IN THE COUNTY COURT OF UPSHUR
COUNTY TEXAS. MAY TERM, A.D. 1932.

On this the 25th day of April, A.D. 1932, came on for hearing before the undersigned W. H. Webb, W. A. Hamm, and E. F. Aldredge special commissioners and disinterested freeholders of Upsnur County, Texas, and duly appointed by the County Judge of Upsnur County, Texas, to assess the damages accruing to Roy Govin, by reason the condemnation and taking of right-of-way fully described in petitioner's petition on file herein which land is owned by the said Roy Govin, defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damage which will sustain by said defendant(s) by reason of such condemnation, we assess said damages in the sum of nothing (\$ _____) and the said Roy Govin defendant(s) shall pay all cost of this proceedings.

W. H. Webb,
W. A. Hamm,
E. F. Aldredge,
Special Commissioners,

It is therefore ORDERED ADJUDGED AND DECREED by the court that the commissioners court of Upsnur County, Texas, on behalf of the State of Texas, pay to - - - - - defendant (s) jointly, the sum of (\$ _____), and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the title to said property hereinafter described be, and the same is hereby divested out of the said defendant (s) and vested in the State of Texas, said property being described as follows:

The right-of-way being a strip of land 100 feet in width, 50 feet on each side of the center line of the re-location of State Highway No. 155, hereinafter referred to as the Highway as surveyed by the Resident Engineer of the State Highway Department of the State of Texas, the required right-of-way being more particularly described as follows: BEGINNING at a point which is the Northwest corner of a tract of land owned by Roy Govin, the said point of beginning being opposite Engineer's Chaining Station 579 plus 50.

FILE NO. 2466

THE STATE OF TEXAS |
VS. NO. 2020..... |
S.R. Petest..... |

IN THE COUNTY COURT OF UPSHUR
COUNTY, TEXAS

On this the 6th day of April, A.D. 1932, came on to be heard the application of the State of Texas, acting through the Commissioners Court of Upshur County, Texas, under authority of Article 6674 N Revised Civil Statutes of 1925, asking for the appointment of special commissioners to assess damages for a right-of-way for State Highway No. 155, which is a public road and a State designated Highway, crossing and running over and across, and to run over and across and through certain real estate situated in Upshur County, Texas, fee simple to which is owned by S.R. Petest, and to the land and the relief prayed for is fully described and set out in plaintiffs petition on file in this cause, reference to which petition is here made.

And it appearing to the Court that the Commissioners have not been agreed upon by said parties, the Court here and now appoints E.F. Aldredge, W.H. Webb, and W. A. Hamm, all disinterested freeholders of Upshur County, Texas, to be special Commissioners to assess the damages in said condemnation proceedings, reference is here made.

Gus Morris,
County Judge, Upshur County, Texas.

Filed April 8, 1932.
W. M. Smith County Clerk,

THE STATE OF TEXAS |
VS. NO. 2020 |
S. R. PETEET..... |

IN THE COUNTY COURT OF UPSHUR
COUNTY TEXAS.

We the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb,
W. A. Hamm
E. F. Aldredge,

STATE OF TEXAS |
VS. NO. 2020 |
S. R. PETEET. |

IN THE COUNTY COURT OF UPSHUR COUNTY,
TEXAS, _____ Term, A. D. 1932.

On this the 4th day of May, A.D. 1932, came on for hearing before the undersigned, W.H. Webb, W.A. Hamm, and E.F. Aldredge, Special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to S.R. Petest, by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file herein which land is owned by the said S.R. Petest, defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant(s) by reason of such condemnation, we assess said damages in the sum of nothing

(§ _____), and the said S.R. Peteet, defendant (s) shall pay all costs of this proceeding.

W. H. Webb,
W. A. Pann,
E. F. Aldredge,
SPECIAL COMMISSIONERS.

It is therefore ORDERED ADJUDGED AND DECREED by the Court that the commissioners court of Upshur County, Texas, on behalf of the State of Texas, pay to S.R. Peteet, defendant(s) jointly, the sum of nothing (§____) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the title to said property hereinafter described, be, and the same is hereby divested out of the said S.R. Peteet defendant (s) and vested in the State of Texas, said property being described as follows:

Field notes describing the required Right of Way along a portion of the relocation of State Highway Number 155 in Upshur County, Texas.

The Right of Way herein described is a part of Lot Number 8 and 9 in Block Number 14 and Lot Numbers 1, 2, 3 and 4 in Block Number 24 in the Townsite of Ashland, Upshur County, Texas.

The Right of Way herein required is a strip of land 100 feet in width, 50 feet on each side of the center line of the relocation of State Highway number 155, hereinafter referred to as the Highway as surveyed by the Resident Engineer of the State Highway Department as shown by a Right of Way Map on file with the County Clerk of Upshur County, Texas, the required Right of Way being more particularly described as follows:

LOT NUMBERS 8 AND 9 IN BLOCK NUMBER 14; Beginning at the southwest corner of Lot Number 9 Block 14. THENCE east, along the south side of Lot number 9 at 38 feet a point 50 feet from, measured at a right angle, the center line of the Highway. THENCE north 52 degrees 33 minutes west, parallel to and 50 feet from the center line of the Highway, 58 feet to a point in the West side of Lot Number 8. THENCE SOUTH, along the east side of an alley, 44 feet to the place of beginning.

LOT NUMBERS 1, 2, 3 and 4 IN BLOCK NUMBER 24; BEGINNING at the northwest corner of lot number 1 in block number 24. THENCE East along the north side of Block Number 24, at 35 feet a point 50 feet from, measured at a right angle, the center line of the Highway. THENCE South 52 degrees 33 minutes east, parallel to and 50 feet from the center line of the Highway, 98 feet to a point in the east side of Lot Number 4: THENCE south, along the east side of lot Number 4. THENCE South, along the east side of lot number 4, at 76 feet a point on the center line of the Highway at Engineers chaining station 802 plus 91, the said point being on the south side of Lot Number 4. THENCE West, along the south side of Lot number 4, at 7 feet a point which is the most southerly southwest corner of Lot 4. THENCE in a northwesterly direction along the southwest side of Block Number 24 at 140 feet a point on the most northerly south west corner of Lot number 1. THENCE north along the west side of Lot Number 1, at 10 feet cross the center line of the Highway at Engineers chaining station 801 plus 37 and at 47 feet the place of beginning.

Field notes describing the required Right of Way along a portion of the relocation of State Highway Number 155 in Upshur County, Texas

The Right of Way herein described being a part of Lots 1, 2 and 3 of Block Number 24 the property of S. R. Peteet;

The right of Way herein required being a strip of land adjoining onto the center line of the relocation of State Highway Number 155, hereinafter referred to as the Highway

THE STATE OF TEXAS |
VS. NO. 2031. |
JESS FARMER... |

IN THE COUNTY COURT OF Upshur County,
T E X A S.

We, the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb,
W. A. Hamm
E. F. Aldredge

Sworn to and subscribed before me this the 8th day of April, A.D. 1932.

Gus Morris,
Co. Judge, in and for Upshur County,
Texas.

J U D G M E N T

IN THE COUNTY COURT OF UPSHUR COUNTY TEXAS.
MAY TERM, A. D. 1932.

STATE OF TEXAS |
VS. No. 2031. |
JESS FARMER. |

On this the 25th day of April, A.D. 1932, came on for hearing before the undersigned W.H.Webb W. A. Hamm, and Edwin Aldredge, special commissioners and disinterested free holders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to Jess Farmer by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file herein which land is owned by the said Jess Farmer, defendant(s) herein, and all parties having been duly notified of the time and place of meetings as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant(s) by reason of such condemnation, we assess said damages in the sum of One Thousand & No/100 (\$1000.00), and the said Jess Farmer defendant(s) shall pay all costs of this proceedings.

E. F. Aldredge
W. H. Webb,
W. A. Hamm,

SPECIAL COMMISSIONERS.

IT is therefore, ORDERED ADJUDGED AND DECREED by the court that the commissioners Court of Upshur County, Texas, on behalf of the State of Texas, pay to Jess Farmer, defendant(s) jointly, the sum of One Thousand & No/100 (\$1000.00) and that such payment be, and it is hereby adjudged to be full Compensation for the free simple title to the hereinafter described property; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the title to said property hereinafter described be, and the same is hereby divested out of the said Jess Farmer defendant(s) and vested in the state of Texas, said property being described as follows:

THE damages in said condemnation proceedings, reference is here made.

Gus Morris,
County Judge, Upshur County, Texas.

THE STATE OF TEXAS |
VS. NO. 2034. |
G. L. STARKEY ET AL |

IN THE COUNTY COURT OF UPSHUR COUNTY
T E X A S .

WE, the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb,
W. A. Hamm,
E. F. Aldredge,

Subscribed and sworn to before me this the 8th day of April, A.D. 1932.

Gus Morris,
Co. Judge, in and for Upshur County,
Texas.

(SEAL)

STATE OF TEXAS. |
VS. NO. 2034. |
G. L. STARKEY ET AL..... |

IN THE COUNTY COURT OF UPSHUR COUNTY, TEXAS.
_____ TERM, A.D. 1932.

On this the 4th day of May, A.D. 1932, came on for hearing before the undersigned, W.H.Webb, W.A. Hamm and E.F.Aldredge special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to G.L.Starkey et al by reason of the condemnation and taking of right of way fully described in petitioner's petition on file herein which land is owned by the said G.L.Starkey et al, defendant(s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation we assess said damages in the sum of Nothing (\$ _____) and the said G.L.Starkey et al defendant(s) shall pay all cost of this proceedings.

W. H. Webb,
W. A. Hamm,
E. F. Aldredge,
SPECIAL COMMISSIONERS.

It is therefore, ORDERED ADJUDGED AND DECREED by the court that the commissioners court of Upshur County, Texas, on behalf of the State of Texas, pay to G.L.Starkey et al defendant (s) jointly, the sum of Nothing (\$ _____) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

WE, the undersigned Commissioners appointed in the above entitled and numbered cause, being first duly sworn, state upon our oath, that he will assess the damages fairly and impartially and in accordance with law.

W. H. WEBB
W. A. HAMM
E. F. ALDREDGE

Sworn to and subscribed before me this the 8th day of April, A. D.

1932.

Gus Morris, Co. Judge, in and for
Upshur County, Texas.

SEAL.

STATE OF TEXAS
VS. NO. 2040
W. A. RAY

I
I
I

IN THE COUNTY COURT OF
UPSHUR COUNTY, TEX.
_____ TERM A. D. 1932.

On this the 4th day of May A. D. 1932, came on for hearing before the undersigned, W H Webb, W A Hamm and E F Aldredge special commissioners and disinterested freeholders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County, Texas, to assess the damages accruing to W A Ray by reason of the condemnation and taking of right of way fully described in petitioner's petition on file herein which land is owned by the said W A Ray defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will be sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of Ten & no/100 (\$10.00), and the said W A Ray defendant(s) shall pay all costs of this proceedings.

W. H. WEBB
W. A. HAMM
E. F. ALDREDGE,
SPECIAL COMMISSIONERS.

It is therefore, Ordered, Adjudged and Decreed by the Court that the Commissioners Court of Upshur County, Texas, on behalf of the State of Texas, pay to W A Ray defendant (s) jointly, the sum of Ten & no/100 (\$10.00) and that such payment be, and it is hereby adjudged to be full compensation for the fee simple title to the hereinafter described property; and

IT IS FURTHER ORDERED, ADJUDGED and DECREED that thy title to said property hereinafter described be, and the same is hereby divested out of the said W A Ray defendant (s) and vested in the State of Texas, said property being described as follows:

W. A. Ray. Field Notes describing the required Right-of-Way along a Portion of the relocation of State Highway Number 155 in Upshur County, The Right-of-Way herein described is a part of Lot Number 15 and 16 Block Number 14 of the townsite of Ashland, Upshur County, Texas. The Right-of-Way herein required is a strip of land 100 feet in width, 50 feet on each side of the Center line of the relocation of State Highway Number 155, hereinafter referred to as the Highway, as surveyed by the Resident Engineer of the State Highway Department of Texas, as shown by a Right-of-Way Map of this portion of the Highway on file with the County Clerk of Upshur County, the required Right-of-way being more particularly described as follows: Lot Number 15 and 16 in Block Number 14. Beginning at the north west corner of lot number 15 Block Number 14; Thence east 50 feet to the North east corner of Lot Number 16, Thence South 67 feet to a point in the east side of Lot Number 16, the said point being 50 feet from, measured

And it appearing to the Court that the Commissioners have not been agreed upon by said parties, the court here and now appoints E.F. Aldredge, W. H. Webb, and W.A. Hamm, all disinterested freeholders of Upshur County, Texas, to be special Commissioners to assess the damages in said condemnation proceedings, reference is here made.

Gus Morris,
County Judge, Upshur County, Texas,

THE STATE OF TEXAS I
VS. NO. 2043 I
T. H. BOYD.....I

IN THE COUNTY COURT OF
UPSHUR COUNTY, Texas.

We, the undersigned Commissioners appointed in the above entitled, and numbered cause, being first duly sworn, state upon our oath, that we will assess the damages fairly and impartially and in accordance with law.

W. H. Webb,
W. A. Hamm,
E. F. Aldredge.

Sworn to and subscribed before me this the 8th day of April, A.D. 1932.

(SEAL)

Gus Morris,
Co Judge in and for Upshur County,
Texas.

STATE OF TEXAS
VS. NO. 2043
T. H. BOYD

I
I
I

IN THE COUNTY COURT OF
UPSHUR COUNTY TEXAS
_____ TERM. A. D. 1932.

On this the 4th day of May A. D. 1932, came on for hearing before the undersigned, W H Webb, W A Hamm and E F Aldredge special commissioners and disinterested free holders of Upshur County, Texas, and duly appointed by the County Judge of Upshur County Texas, to assess the damages accruing to T H Boyd by reason of the condemnation and taking of right-of-way fully described in petitioner's petition on file herein which land is owned by the said T H Boyd defendant (s) herein, and all parties having been duly notified of the time and place of meeting as by law required, and all parties appearing in person and by their attorneys, and after fully hearing said parties at the time and place of appointment, and all the evidence as to the damages which will sustained by said defendant (s) by reason of such condemnation, we assess said damages in the sum of Ten & no/100 (\$10.00) and the said T H Boyd defendant (s) shall pay all cost of this proceedings.

W. H. WEBB
W. A. HALL
E. F. ALDREDGE,
SPECIAL COMMISSIONERS.

It is therefore, Ordered, Adjudged and Decreed by the Court that the Commissioners court of Upshur County, Texas, on behalf of the State of Texas, pay to T H Boyd

REPORT of J. M. Marshall, County Treasurer of Upshur County, Texas, of Receipts and Expenditures from May 1st, 1931 to Aug. 1st, 1931, inclusive:

1. GENERAL FUND 1st. Class.		
Balance last Report, Filed May, 1931	2515.61	
To Amount received since last report	2055.49	
To amount transferred from other funds, since last report.	2000.00	
By amount paid out since last Report, Ex. "A"		2751.41
" " transferred to other funds, since last report		
Amount to balance		<u>819.69</u>
	6571.10	6571.10
Balance	\$819.69	
2. JURY FUND. 2nd Class.		
Balance last report, Filed May, 1931.	7932.70	
To amount received since last report	453.26	
To amount paid out since last Report, Ex "B"		1403.42
Amount to Balance		<u>6982.54</u>
	8385.96	8385.96
Balance.	\$ 6982.54	
3. R & B FUND. 3rd Class.		
Balance last Report, Filed May 1931	228.84	
To amount received since last report	153.82	
By Amount paid since last Report, Ex. "C"		279.12
Amount to Balance		<u>103.54</u>
	382.66	382.66
Balance.	\$ 103.54	
4. R & B BOND FUND		
Balance last Report, Filed May 1931.	9965.41	
To Amount received since last Report	202.92	
By Amount paid out since last Report, Ex " "		1012.98
Amount to Balance		<u>9155.35</u>
	10168.33	10168.33
Balance.	\$ 9155.35	
5. CH & JAIL FUND		
Balance last Report, Filed May 1931.	6170.08	
To amount received since last report	554.50	
By amount paid out since last report, Ex " "		1024.57
" " transferred to other Funds, since last Rep.		2000.00
Amount to Balance		<u>\$3700.01</u>
	6724.58	6724.58
Balance	3700.01	

6. SPECIAL #1 FUND		
Balance last Report, Filed May 1931.	1701.78	
To Amount received since last Report	121.26	
By " paid out since last Report, Ex " "		507.52
Amount to Balance		1315.52
	<hr/>	
	1823.04	1823.04
Balance	1315.52	

7. SPECIAL #2, FUND.		
Balance last Report, Filed May 1931	147.77	
To Amount received since last Report	29.52	
By " transferred to other funds, since last report		24.58
" " per cent. Commission on amount received		152.71
	<hr/>	
	177.29	177.29
Balance	\$152.71	

8. SPECIAL #3 FUND		
Balance last Report, Filed May 1931.	172.64	
To amount received since last Report	16.38	
By " paid out since last report, Ex " E "		34.01
Amount to Balance		155.01
	<hr/>	
	189.02	189.02
Balance	\$155.01	

9. SPECIAL #4 FUND		
Balance last Report, Filed May 1931	279.85	
To amount received since last Report	35.59	
By " paid out since last Report, Ex " F "		5.28
Amount to Balance		310.14
	<hr/>	
	315.42	315.42
Balance	\$310.14	

10. SPECIAL #5 FUND		
Balance last Report, Filed May 1931	94.14	
To amount received since last Report	.28	
By " paid out since last Report, Ex " A "		14.24
Amount to Balance		80.18
	<hr/>	
	94.42	94.42
Balance	\$80.18	

11. SPECIAL #6 FUND.		
Balance last report, Filed May 1931	397.24	
To Amount received since last report	17.25	

Cont'd

By amount paid out since last Report, Ex "B"		.94
Amount to balance		413.55
	414.49	414.49
Balance	\$ 413.55	

12.	SPECIAL #7 FUND	
Balance last Report, Filed May 1931	70.81	
To amount received since last report	13.12	
By " paid out since last Report, Ex "C"		10.88
Amount to balance		73.05
	83.93	83.93
Balance	\$ 73.05	

13.	SPECIAL #8 FUND	
Balance last Report, Filed May 1931	1281.07	
To amount received since last Report	61.09	
By " transferred to other funds, since last report		1132.73
Amount to Balance		209.43
	1342.16	1342.16
Balance	209.43	

14.	GO. BOND FUND	
Balance last Report, Filed May 1931.	79812.15	
To amount received since last report	3731.10	
By " paid out since last report, Ex " "		50606.11
Amount to Balance		32937.14
	83543.25	83543.25
Balance	\$ 32937.14	

15.	AUTO FUND	
Balance last Report, Filed May 1931.	7146.99	
To amount received since last report	3476.63	
By " paid out since last Report, Ex " "		3275.46
Amount to Balance		7348.16
	10623.62	10623.62
Balance	7348.16	

16.	GEN. INT. & SINKING FUND	
Balance last Report, Filed May 1931.	3095.83	
To amount received since last report	95.15	
By " paid out since last Report Ex " D "		1039.11
Amount to Balance		2151.87
	3190.98	3190.98
Balance	\$ 2151.87	

17. **PERMANENT SCHOOL FUND**

Balance last Report, Filed May, 1931.	1032.39
To amount received since last Report	41.65
Amount to Balance	1074.04
Balance	\$ 1074.04

* * * * *

RECAPITULATION

Jury Fund	Balance	6982.54
Road and Bridge Fund	"	103.54
General County Fund	"	819.69
R & B Fund	"	9155.35
CH & Jail Fund	"	3700.01
Special #1 Fund	"	1315.52
" #2 "	"	152.71
" #3 "	"	155.01
" #4 "	"	310.14
" #5 "	"	80.18
" #6 "	"	413.55
" #7 "	"	73.05
" #8 "	"	209.45
Co. Bond	"	32937.14
Auto	"	7348.16
Gen I & S	"	2151.87
Permanent School Fund	"	1074.04
		63416.76

LIST OF BONDS AND OTHER SECURITIES ON HAND.

80 Bonds Series "A" 500	40000.00
274 Bond Series "D" 1000	274000.00
178 " " "E" 1000	178000.00
280 " " "Y" 1000	280000.00
55 " " #7 1000	55000.00
47 " " #1 500	23500.00
27 " " #4 500	13500.00
29 R & B Warrants 1000	29000.00
29 Gen. " 1000	29000.00
5 R B George " 2200	2200.00
	924200.00

THE STATE OF TEXAS |
 COUNTY OF UPSHUR |

BEFORE ME, the undersigned authority, on this day personally appeared J M Marshall County Treasurer of Upshur County, who being by me duly sworn, upon oath, says that the within and foregoing report is true and correct.

J. M. Marshall, County Treasurer.

Sworn to and subscribed before me, this 7 day of August, 1931.

W. M. Smith, County Clerk,
 Upshur County, Texas.

By: Ruth Hudgins, Deputy. SEAL.

REPORT of J M Marshall, County Reasurer of Upshur County, Texas, of Receipts and Expenditures from Aug. 1st, to Nov. 1st, 1931, inclusive:

1. GENERAL FUND. 1st Class.

Balance last Report, Filed Aug. 1931.	819.69	
To amount received since last Report	2404 .81	
By " paid out since last Report, Ex "A"		2920.68
Amount to Balance		303.82
	<u>3224.50</u>	<u>3224.50</u>
Balance	\$ 303.82	

2. JURY FUND. 2nd Class.

Blance last Report, Filed Aug. 1931.	6982.54	
To amount received since last Report	208.42	
By " paid out since last Report, Ex. "B"		2573.78
Amount to balance		4617.18
	<u>7190.96</u>	<u>7190.96</u>
Balance	\$ 4617.18	

3. R & B. FUND. 3rd. Class.

Balance last Report, Filed Aug. 1931.	103.54	
To amount received since last Report	82.57	
	<u>186.11</u>	
Balance	\$ 186.11	

4. R & B BOND FUND

Balance last Report, Filed Aug. 1931.	9155.35	
To Amount received since last report	105.90	
By " paid out since last Report. Ex " "		936.78
Amount to balance		8324.47
	<u>9261.25</u>	<u>9261.25</u>
Balance	\$8324.47	

5. CH & JAIL FUND

Balance last Report, Filed Aug. 1931.	3700.01	
To amount received since last Report.	181.89	
By " paid out since last Report, Ex. " "		3626.20
Amount to Balance		255.70
	<u>3881.90</u>	<u>3881.90</u>
Balance	255.70	

6. SPECIAL #1 FUND.

Balance last Report, Filed, Aug. 1931.	1315.52	
To amount received since last report	48.97	
By " paid out since last Report, Ex " "		201.31

Amount to balance		1163.18
	1364.49	1364.49
Balance	\$ 1163.18	

7. SPECIAL # 2 FUND.

Balance last Report, Filed Aug. 1931.	152.71	
To amount received since last report	7.64	
By " paid out since last report, Ex "D"		133.35
Amount to Balance		27.00
	160.35	160.35
Balance	27.00	

8. SPECIAL #3. FUND.

Balance last Report, Filed Aug. 1931.	155.01	
To amount received since last report	13.06	
By " paid out since last report, Ex "E"		149.44
Amount to balance		18.63
	168.07	168.07
Balance	18.63	

9. SPECIAL #4 FUND.

Balance last Report, Filed Aug. 1931.	310.14	
To amount received since last Report	5.48	
By " paid out since last Report, Ex "F"		5.11
Amount to Balance		310.51
	315.62	315.62
Balance	\$ 310.51	

10. SPECIAL #5. FUND.

Balance last Report, Filed Aug. 1931.	80.15	
To amount received since last report	5.72	
By " paid out since last report. Ex "A"		8.00
Amount to Balance		77.90
	85.90	85.90
Balance	77.90	

11. SPECIAL #6 FUND.

Balance last Report, Filed Aug. 1931.	413.55	
To amount received since last Report	8.01	
By " paid out since last report, Ex "B"		14.46
Amount to Balance		407.10
	421.56	421.56
Balance	\$ 407.10	

12. SPECIAL #7. FUND.

Balance last Report, Filed Aug. 1931.	73.05	
To amount received since last Report	5.23	
By " paid out since last Report, Ex. "C"		26.50
Amount to balance		51.78
	<hr/>	
	78.28	78.28
Balance	\$ 51.78	

13. SPECIAL #8 FUND.

Balance last Report, Filed Aug. 1931.	209.43	
To amount received since last report	11.91	
By " paid out since last report, Ex " "		218.25
Amount to Balance		3.09
	<hr/>	
	221.34	221.34
Balance	\$ 3.09	

14. CO. BOND FUND.

Balance last Report, Filed Aug. 1931.	32937.14	
To amount received since last Report	1727.68	
By " paid out since last Report. Ex " "		1182.76
Amount to Balance		33482.06
	<hr/>	
	34664.82	34664.82
Balance	33482.06	

15. AUTO FUND.

Balance last Report, Filed Aug. 1931.	7348.16	
To amount received since last report	1719.23	
By " paid out since last Report, EX " "		5803.29
Amount to Balance		3264.10
	<hr/>	
	9067.39	9067.39
Balance	\$ 3264.10	

16. GEN. INT. SINKING FUND.

Balance last Report, Filed 1931.	2151.87	
To amount received since last Report	40.21	
By " paid out since last report, Ex. "D"		903.49
Amount to Balance		1288.59
	<hr/>	
	2192.08	2192.08
Balance	1288.59	

REPORT of J M Marshall County Treasurer of Upshur County, Texas, of Receipts and Expenditures from February 1 to May 1, 1932, inclusive:

1. GENERAL FUND. 1st Class.

Balance last Report, Filed Feb. 1932.	1431.37	
To Amount received since last Report	10322.23	
To amount trans. from other funds, since last Report.	7000.00	
By " paid out since last report, Ex "A"		16173.61
Amount to Balance		2579.99

	18753.60	18753.60
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Balance	2579.99	
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2. JURY FUND. 2nd. Class.

Balance last Report, Filed Feb. 1932.	3695.25	
To amount received since last report	1264.18	
To amount trans. from other funds, since last report.	3000.00	
By " paid out since last Report, Ex "B"		4079.72
Amount to Balance		3878.71

	7959.43	7959.43
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Balance	3879.71	
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3. R & B. FUND. 3rd Class.

Balance last Report, Filed Feb. 1932.	749.12	
To amount received since last report	2891.34	
To amount paid out since last Report. Ex "C"		3089.87
Amount to Balance		550.59

	3640.46	3640.46
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Balance	\$ 550.59	
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4. R & B BOND FUND.

Balance last report, Filed Feb. 1932.	4175.88	
To amount received since last report	3336.07	
By " paid out since last Report, Ex "D"		5.23
Amount to balance		7506.72.

	7511.95	7511.95
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Balance	7506.72.	
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5. CH & JAIL FUND.

Balance last Report, Filed, Feb. 1932.	890.84	
To amount received since last report	8270.38	
By amount paid out since last report, Ex "E"		1986.28
" " transferred to other funds, since last Report.		4000.00
Amount to Balance		3174.94.

	9161.22	9161.22
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Balance	3174.94	
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SPECIAL 1 FUN D.

Balance last Report, Filed Feb. 1932.	569.29	
To amount received since last Report	2850.35	
By " paid out since Report, Ex. "F"		1501.17
" " per cent. com. on amt. rec'd. Dep.		2.00
Amount to Balance		2216.47
	<u>3719.64</u>	<u>3719.64</u>
Balance	\$ 2216.47	

7. SPECIAL #2 FUND.

Balance last Report, Filed Feb. 1932.	133.53	
To amount received since last report	199.82	
By " paid out since last Report. Ex " "		314.22
Amount to Balance		19.13
	<u>333.35</u>	<u>333.35</u>
Balance	19.13	

8. SPECIAL #3 FUND.

Balance last report, Filed Feb. 1932.	23.83	
To amount received since last report	268.55	
By " paid out since last Report. Ex " "		19.32
Amount to Balance		273.06
	<u>292.38</u>	<u>292.38</u>
Balance	19.32	

9. SPECIAL #4 FUND.

Balance last Report, Filed Feb. 1932.	209.10	
To amount received since last Report	234.69	
By " paid out since last Report. Ex " "		99.30
Amount to Balance		344.49
	<u>443.79</u>	<u>443.49</u>
Balance	344.49	

10. SPECIAL #5 FUND.

BALANCE last report, Filed Feb. 1932.	27.93	
To amount received since last report	314.14	
By " paid out since last Report " A "		29.97
Amount to Balance		312.10
	<u>342.07</u>	<u>342.07</u>
Blance	312.10	

11. SPECIAL # 6 FUND.		
Balance last Report, Filed Feb. 1932.	431.44	
To amount received since last Report	264.69	
By " paid out since last Report. Ex " B"		62.14
Amount to Balance		633.99
	696.13	696.13
Balance	\$ 633.99	
12. SPECIAL #7 FUND.		
Balance last Report, Filed Feb. 1932.	26.68	
To Amount received since last report	218.07	
By " paid out since last report Ex "C"		129.72
Amount to balance		115.03
	244.75	244.75
Balance	\$ 115.03	
13. SPECIAL #8 FUND.		
Balance last Report, Filed Feb. 1932.	160.71	
To amount received since last report	768.35	
By " paid out since last Report, Ex "D"		875.16
Amount to Balance		53.90
	929.06	929.06
Balance	53.90	
14. AUTO FUND.		
Balance last Report, Filed Feb. 1932.	1275.46	
To amount received since last report	34551.00	
By " paid out since last Report Ex "E"		15726.31
Amount to Balance		20100.15
	35826.46	35826.46
Balance	\$ 20100.15	
15. CO. BOND FUND		
Balance last Report, Filed Feb. 32.	13916.96	
To amount received since last report	25901.57	
By " paid out since last Report, Ex "F"		21163.48
Amount to Balance		28655.05
	49818.53	49818.53
Balance.	28655.05	
16. GEN. INT. & SINKING FUND.		
Balance last report, filed Feb. 1932.	1630.05	
To amount received since last report	1665.19	
By " paid out since last report EX " "		1.08
Amount to Balance		3294.16
	3295.24	3294.24
Balance	3294.16	

REPORT of J M Marshall County Treasurer of Upshur County, Texas, of Receipts and Expenditures from Nov. 1st to February 1932, inclusive:

1. GENERAL FUND. 1st Class.		
Balance last Report, Filed Nov. 1931.	303.82	
To amount received since last Report	1961.07	
To " paid out since last Report, Ex. "A"		833.52
Amount to Balance		1431.37
	<u>2264.89</u>	<u>2264.89</u>
Balance	1431.37	
2. JURY FUND. 2nd Class		
Balance last Report, Filed Nov. 1931.	4617.18	
To amount received since last Report	872.25	
By " paid out since last Report, Ex "B"		1794.18
Amount to Balance		3695.25
	<u>5489.43</u>	<u>5489.43</u>
Balance	3695.25	
3. R & B FUND. 3rd Class.		
Balance last Report, Filed Nov. 1931.	186.11	
To amount received since last Report	619.11	
By " paid out since last report, Ex. "C"		56.10
Amount to Balance		749.12
	<u>805.22</u>	<u>805.22</u>
Balance	749.12	
4. R & B BOND FUND		
Balance last Report, Filed Nov. 1931.	8324.47	
To Amount received since last Report	624.65	
By " paid out since last report, Ex "D"		4873.24
Amount to Balance		4175.88
	<u>9049.12</u>	<u>9049.12</u>
Balance	4175.88	
5. C H & JAIL FUND.		
Balance last Report, Filed Nov. 1931.	255.70	
To amount received since last Report	1693.78	
By " paid out since last Report, Ex. "E"		1058.64
Amount to Balance		890.84
	<u>1949.48</u>	<u>1949.48</u>
Balance	\$ 890.84	
6. SPECIAL #1 FUND.		

Balance last Report, Filed Nov. 1931.	1163.18	
To amount received since last report	486.72	
By " paid out since last Report, Ex. "F"		780.61
Amount to Balance		869.29
	<hr/>	
	1649.90	1649.29
Balance	\$ 869.29	

7. SPECIAL # 2, FUND.

Balance last Report, Filed Nov. 1931	27.00	
To amount received since last report	163.88	
By " paid out since last Report, "EX "		57.35
Amount to Balance		133.53
	<hr/>	
	190.88	190.88
Balance	133.53	

8. SPECIAL # 3 FUND.

Balance last Report, Filed Nov. 1931.	18.63	
To amount received since last Report	71.88	
By " paid out since last Report Ex " "		36.68
Amount to balance		53.83
	<hr/>	
	90.51	90.51
Balance	53.83	

9. SPECIAL #4 FUND.

Balance last Report, Filed Nov. 1931.	310.51	
To amount received since last report	70.91	
By " paid out since last Report, Ex " "		171.33
Amount to Balance		209.10
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	380.43	380.43
Balance	209.10	

10. SPECIAL #5 FUND.

Balance last Report, Filed Nov. 1931.	77.90	
To amount received since last Report	52.02	
By " paid out since last Report, Ex. " "		101.99
Amount to balance		27.93
	<hr/>	
	129.92	129.92
Balance	27.93	

11. SPECIAL #6 FUND.

Balance last Report, Filed Nov. 1931	407.10	
To Amount received since last Report	156.54	
By " paid out since last Report. Ex "B"		132.20
Amount to Balance		431.44
	<hr/>	
	563.64	563.64
Balance	\$ 431.44	

12.	SPECIAL #7 FUND.	
Balance last Report, Filed Nov. 1931	51.78	
To Amount received since last Report	79.48	
By " paid out since last Report Ex. "C"		104.58
Amount to Balance		26.68
	131.26	131.26
Balance	26.68	
13.	SPECIAL #8 FUND	
Balance last Report, Filed Nov. 1931	3.09	
To amount received since last report	329.17	
By " paid out since last Report Ex. " "		171.55
Amount to Balance		160.71
	332.26	332.26
Balance	160.71	
14.	CO. BOND FUND	
Balance last Report, Filed Nov. 1931	33482.06	
To amount received since last report	10232.81	
By " paid out since last Report Ex " "		29797.91
Amount to Balance		13916.96
	43714.87	43714.87
Balance	\$ 13916.96	
15.	AUTO FUND	
Balance last Report, Filed Nov. 1931	3264.10	
To amount received since last Report	2219.94	
By " paid out since last Report, Ex " "		4208.58
Amount to Balance		1275.46
	5484.04	5484.04
Balance	1275.46	
16.	GEN. I & S. FUND	
Balance last Report, Filed Nov. 1931	1288.59	
To amount received since last Report	345.93	
By " paid out since last Report, EX " "		4.47
Amount to Balance		1630.05
	1634.52	1634.52
Balance	\$ 1630.05	
RECAPITULATION		
Jury Fund	Balance	3695.25
Road and Bridge Fund	"	1431.37

Commissioners Court convened in regular session on June 13, 1932 and following business was transacted.

OATH OF BOARD OF EQUALIZATION

We, Gus Morris, E A Cobb, Frank Robinson, T B Tompson, and Geo. C. Hart, members of the board of equalization of Upshur County for the year of 1932, hereby solemnly swear that in the performance of our duties as members of such board for said year, we will not vote to allow any taxable property to stand assessed on the rolls of said county for said year at the sum which we believe to be less than its true market value, or, if it has no market value, then its real value; that we will faithfully endeavor and as a member of said board will move to have each item of taxable property which I believe to be assessed for said year at less than its real market value, or real value, raised on the tax rolls to what I believe to be its true cash 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 roll of said County for said year at its true market value, or, if it has no market value, then its real value.

We further solemnly swear that we have read and understand the provision contained in the Constitution and laws of this State relative to the valuation of taxable property, and that I will faithfully perform all the duties required of me under the Constitution and laws of this State. SO HELP ME GOD.

Gus Morris, Co. Judge
 Erwin A. Cobb
 M. F. Robinson
 T. B. Thompson
 G. C. Hart

It is ordered by the Court that Co. Clerk issue warrant to H C Cox for \$6.00 per-month on General Fund for keeping Mrs. E. F. Wash.

It is ordered by the court that Co. Clerk issue warrant to H C Cox for \$12.00 per month on Gen. Fund for keeping Sis Darnell. Same to begin July 1, 1932.

It is ordered by the Court that Co. Clerk issue warrant to W F Peterson for \$6.00 per mo. on Gen. fund for his keeping. Same to begin on July 1, 1932.

It is ordered by the court that Co. Clerk issue warrant to Lum Davis for \$5.00 for the keeping of Carl Davis out of Gen. Fund. Same to begin on July 1, 1932.

It is ordered by the court that the pauper be transferred from Mrs. J B Hill to Mrs. Lonnie Franklin. Mrs. Franklin is to take care of all of the paupers until the Commissioners Court see fit to remove them. She is to receive \$12.00 for each person per month. Said pauper are to be properly cared for. Mrs. Franklin is to take the paupers & begin to keep them on the 15th day of June, 1932.

It is ordered that the following be paid to Hanover National Bank & Trust Co. Due July 1, 1932.

80 bonds Ser.	A. Coupons	\$12.50	\$1000.00
53 " "	7 "	\$27.50	1457.50
46 " "	1 "	\$12.50	585.00
			<hr/>
			3032.50
			7.58
			<hr/>
			\$3040.08

Pay to American Bank, Austin, Texas. 27 Bonds. Ser. #4 (\$5.00) each \$337.50
 Com. 84
 338.34

It is ordered by the Court that Co. Clerk issue warrant to A J Foxworth out of Gen. Fund for \$6.00 per mo. for his safe keeping of himself & wife. Same to Begin July 1, 1932.

It is ordered by the Court that Co. Clerk issue warrant to M S Williams for the amount of \$10 per mo. on general fund for keeping Mrs. Meadows same to begun July 1, 1932.

It is ordered by the Court that Co. Clerk issue warrant to W E Davis for the amount of \$6.00 per month on gen. fund for keeping himself & wife. Same to begin July 1, 1932.

It is ordered by the Court that Co. Clerk issue warrant to Eva Bayle out of Gen. fund for \$6.00 per month for her keeping.

It is ordered by the Court that Co. Clerk issue warrant to J E Wilson out of Gen. fund for \$10.00 for keeping Mr. W M Brooks same to begin July 1, 1932.

It is ordered by the Court that Co. Clerk issue warrant on gen. fund for \$40.00 payable to Mrs. Henry Revill for fixing fence on right of way.

It is ordered by the Court that there is a public necessity for the immediate purchase of a motor grader for the purpose of working the roads in the oil field. That the machinery now on hand is insufficient to take care of the work. It is further ordered that we except the bid of J D Adams & Co. it being the lowest & best bid. At the price of \$3229.60 delivered at Gilmer, Texas. \$229.60 for freight cost and balance in three equal payments being due March 15 of each year 1933, 1934 & 1935 with interest at the rate of 6% per cent from date of shipment.

Court Convened in Regular Session of July 11, 1932.

It is ordered by the Court that John Stegall is a pauper and the Court hereby orders the County Clerk to issue Warrant on general Fund probably to John Stegall for \$5.00 per month instead of \$2.50 same to begin August 1, 1932.

It is ordered by the Court that County Clerk issue Warrant Payable to the Gilliland Laboratories, Inc. for \$170.00 on General Fund for Anti-toxin, mail to The Gilliland Laboratories Inc., at Marietta, Pa.

It is ordered by the Court that County Clerk issue Warrant for \$39.45 on Auto Fund payable to Wyatt Metal & Boiler Wprks, Dallas Texas, same being payable for Culverts.

It is ordered by the Court that County Clerk issue Warrant to T & P R.R. Co. for \$737.50 on General Fund for Right of Way.

It is ordered by the Court that County Clerk issue warrant to Mrs. G.E. Mings on General Fund for \$25.00 for Right of Way.

Court convened in Regular Session on August 8, 1932.

It is ordered by the Court that the Following be paid:

To Frost National Bank, San Antonio, Texas, Two coupons \$30.00 each - - \$60.00 payable out of Auto fund.

Pay to First National Bank Gilmer, Texas, Coupons on Warrants No. 3 & 4 \$15.00 each - - - \$30.00 payable out of Auto Fund.

It is ordered by the Court that Mr. D. G. Robinson be awarded the contract for building the fence on Highway #15, his bid being the lowest, at \$80.00 per mile, Mr. Robinson to furnish all material.

It is ordered by the Court that the County Clerk issue warrant to I. A. Wetherby on the 1st day of Sept. 1932 and the first day of each Month thereafter for \$8.00 they being paupers.