

11-21-55

Commissioners ' Court met in Special Session with all members present.

Motion made, seconded and carried to release from pledge the following securities pledged by Farmers and Merchants Nat'l Bank, Gilmer, Texas, and held by First National Bank in Dallas, Dallas, Texas, Pledge dated 2-19-54. Order recorded Vol. 11 page 97 Commissione Court Minutes, and to accept in exchange the following U. S. 2 1/2 % Treasury Bonds of 1967-72 Due 9-15-72 Nos 125670/125674 @ 10 M ea. Next Coupon attached 3-15-56---\$50,000.00. Receipt #59786.

U. S. 2 1/2 % Treasury bonds of 1959-62, Due 12-15-62 Nos 127501/127504, @ 10M each
12-15-55-----\$40,000.00

#3699 @5M 5,000.00

#13836/13838, 236485, @ 1M ea \$4,000.00

Receipt No. 59787

U. S. 2 3/8 % Treasury Bonds of 1957-59

Due 3-15-59

Nos. 15970, @10M 3-15-56 \$10,000.00

No. 477, @ 5M 5,000.00

Receipt No. 59785.

J. W. Bryce

Jim Shockey

Bryant Holmes

Cloe Spencer

Horace Morris

J

Texas Highway Department
Form 451 (Page 1) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS NO. <u>3716</u>		<u>UPSHUR</u> COUNTY, TEXAS.
<u>R. L. White &</u>		<u>JANUARY</u> TERM.
<u>Frances White</u>		A. D. <u>1955</u>

On this the 2 day of April, A. D. 1955, 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 2 day of April, A. D. 1955, which is as follows:

Twelve hundred dollars (\$1,200.00)

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 R. L. White and Frances White

Page 1

B2570-710-5m

Commissioner's Court Min. 11

Defendant(s) shall pay all costs herein

Just Boyce
County Judge, Upshur County, Texas.

Page 2

B2570 710-5m

Commissioner's Court Min. 11

3916

Defendant(s), (jointly) the sum of twelve hundred dollars. (\$1,200.00)

(\$1200.00....) 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

R. L. White and Frances White

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS. NO. <u>3691</u>		<u>UPSHUR</u> COUNTY, TEXAS,
<u>R. G. BLEDSOE</u>		<u>AUGUST</u> TERM.
		A. D. 19 <u>55</u> .

On this the 20th day of August, A. D. 1955, 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 4th day of August,

A. D. 1955, which is as follows: FIFTY (\$50.00) DOLLARS as damages to the land taken as shown by the award of special commissioners, G. C. Fritchett, Heber Jones, and J. D. Williamson, filed herewith and made a part hereof as if copied at length herein.

It is, therefore, ORDERED, ADJUDGED, and DECREED by the Court that the Commissioners' Court of

Upsbur County, Texas, on behalf of the State of Texas, pay to

R. G. Bledsoe

Texas Highway Department
Form 451 (Page 2) 7-50-5m

3691

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

R. G. Bledsoe

Defendant(s), and vested in the State of Texas, said property being described as follows

(Here insert field notes, _____ of petition.)

Being part of a 17 acre tract of land in the J. B. B. Davenport Survey, conveyed by G. K. Anderson et ux to R. G. Bledsoe et ux by deed dated 18 Aug. 1954 and recorded in the Deed Records of Upshur County, Texas, Vol. 205 Page 232 and being more fully described as follows:

BEGINNING at the Southeast corner of the above described tract, same being in the present North Right of Way Line of P. M. Hwy. 554 at right angle to and 40 feet from center line station 104 / 11.2;

THENCE S 54° 57' W, a distance of 185.8 feet to a point at right angle to and 50 feet from center line station 106 / 00;

THENCE in a Southwesterly direction, parallel to and 50 feet from the center line of said Hwy. as it describes a 4 degree curve to the right, a distance of 94.5 feet to a point at right angle to and 50 feet from center line station 106 / 97.91

THENCE S 45° 05' W, a distance of 102.6 feet to a point in said present North Right of Way Line, said point being at right angle to and 40 feet from center line station 108 / 00;

THENCE in a northeasterly direction, with said present North Right of Way Line, a distance of 383.1 feet to the place of beginning, containing 0.06 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

R. G. Bledsoe

Defendant(s) shall pay all costs herein.

J. W. Boyce
County Judge, Upshur County, Texas.

Texas Highway Department
Form 451 (Rev. 1) 7-30-54

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS. NO. <u>3694</u>		<u>UPSEUR</u> COUNTY, TEXAS,
<u>JOHN BRUNER</u>		<u>AUGUST</u> TERM,
_____		A. D. <u>1955</u>

On this the 24th day of October, A. D. 1955, 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 4th day of August, A. D., 1955, which is as follows: That the Special Commissioners award \$40.00 damages, move the barn and build a cow lot and fence.

It is, therefore, ORDERED, ADJUDGED, and DECREED by the Court that the Commissioners' Court of UPSEUR County, Texas, on behalf of the State of Texas, pay to JOHN BRUNER

Texas Highway Department
Form 471 (Page 2) 7-60-5m

3694

Defendant(s), (jointly) the sum of FOPTY & NO/100

(\$ 42.00 ...) 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

JOHN BRUNER

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition.)

Being part of a 16 acre tract of land in the Wm. H. Hereford and J. B. B. Davenport Surveys belonging to John Bruner and being more fully described as follows:

BEGINNING at a point in the present South Right of Way Line of F. M. Hwy. 554, at right angle to and 40 feet from center line station 11 / 58.6;

THENCE S 69° 47' W, a distance of 142.2 feet to a point at right angle to and 55 feet from center line station 13 / 00;

THENCE S 75° 50' W, parallel to and 55 feet from center line of said Hwy. a distance of 72.5 feet to a point at right angle to and 55 feet from center line station 17 / 00;

THENCE S 84° 58' W, a distance of 52.1 feet to a point in the West Boundary Line of the above described tract, at right angle to and 47.3 feet from center line station 17 / 51.5;

THENCE North with said Boundary Line, a distance of 7.6 feet to a point in the present South Right of Way Line of F. M. Hwy. 554, at right angle to and 40 feet from center line station 17 / 49.7;

THENCE N 76° 26' E, following said right of way, a distance of 122.1 feet to a point opposite center line station 16 / 27.8 and 40 feet therefrom;

THENCE N 75° 50' W, following said right of way, a distance of 469.4 feet to the place of beginning, containing 0.18 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

John Bruner

Defendant(s) shall pay all costs herein.

John Bruner

County Judge, Washburn County, Texas.

Texas Highway Department
Form 431 (Prev. 1) 7-30-54

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS. NO. <u>3695</u>		<u>UPSHUR</u> COUNTY, TEXAS.
<u>W. V. PATTERSON</u>		<u>AUGUST</u> TERM.
_____		A. D. 19 <u>55</u> .

On this the ~~20th~~ ^{25th} day of ~~August~~ ^{October} A. D. 1955, 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 4th day of August

A. D. 1955, which is as follows: FIFTY & NO/100 (\$50.00) DOLLARS, as damages to the land taken as shown by the award of special commissioners, Heber Jones, G. C. Pritchett, and J. L. Williamson filed herewith and made a part hereof as if copied at length herein.

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. V. Patterson

County Department
174 (Page 2) 7-30-5m

3695

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

W. V. Patterson

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition.)

Being part of a 7.75 acre tract of land in the J. B. B. Davenport survey, conveyed by J. W. Wyatt et ux to W. V. Patterson by deed dated 9 March 1946 and recorded in the Deed Records of Upshur County, Texas, Vol. 165 Page 100, and being more fully described as follows:

BEGINNING at the intersection of the present South Right of Way Line of P. M. Hwy. 554 and the East Boundary Line of the W. V. Patterson tract, said point being at right angle to and 40 feet from center line station 62 / 31.2;

THENCE South with said East Boundary Line, a distance of 20 feet to point at right angle to and 60 feet from center line station 62 / 31.9;

THENCE S 88° 14' W, parallel to and 60 feet from center line of said wy., a distance of 102.2 feet to a point at right angle to and 60 feet from center line station 63 / 34.1;

THENCE in a Westerly direction parallel to and 60 feet from the center line of said Hwy. as it describes a 2 degree curve to the right, a distance of 32.8 feet to a point in the West Boundary Line of said tract, said point being at right angle to and 60 feet from center line station 63 / 66.2;

THENCE North with said West Boundary Line a distance of 20 feet to point in said present South Right of Way Line, said point being at right angle to and 40 feet from center line station 63 / 65.8;

THENCE in an Easterly direction with said present South Right of Way line, a distance of 135.0 feet to the place of beginning, containing 0.06 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

W. V. Patterson

Defendant(s) shall pay all costs herein.

J. W. Byer
County Judge, Upshur County, Texas.

Texas Highway Department
Form 421 (Page 1) 7-50-57a

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE COUNTY _____ COURT OF
VS. NO. <u>3696</u>		_____ UPSHUR COUNTY, TEXAS,
_____ NORRIS DUNCAN _____		_____ AUGUST TERM,
_____		A. D. 19 <u>55</u>

On this the 20th day of August, A. D. 19 55, 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 4th day of August,

A. D. 19 55, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, G. C. Pritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

It is, therefore, ORDERED, ADJUDGED, and DECREED by the Court that the Commissioners' Court of _____ Upsbur _____ County, Texas, on behalf of the State of Texas, pay to

_____ Norris Duncan _____

3696

Texas Highway Department
Form 411 (Page 2) 1-50 5m

Defendant(s), (jointly) the sum of _____

(\$ 400.00) 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

Norris Duncan

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition.)

Being part of a 6 acre tract of land in the Salvador De La Cerda Survey, conveyed by W. P. Still et ux to Norris Duncan by deed dated 5 Feb, 1938 and recorded in the Upshur County Deed Records, Vol. 14[^] Page 633; Also being part of a one acre tract of land in the Wm. E. Hereford Survey, conveyed by V. E. Todd, et ux to Norris Duncan by deed dated 16 Nov. 1933 and recorded in the Deed Records of Upshur County, Texas, Vol. 140 Page 634, and being more fully described as follows:

BEGINNING at a point in the present North Right of Way Line of F. M. Hwy. 554, said point being at right angle to and 4[^] feet from center line station 56 / 00;

THENCE N 83° 14' W, a distance of 101.1 feet to a point at right angle to and 55 feet from center line station 57 / 00;

THENCE S 88° 14' W, parallel to and 55 feet from the center line of said Hwy., a distance of 203.3 feet to a point in the West Boundary Line of the Norris Duncan property, said point being at right angle to and 55 feet from center line station 59 / 03.3;

THENCE South, with said West Boundary Line, a distance of 15 feet to a point in said present Right of Way Line, said point being at right angle to and 40 feet from center line station 59 / 03.8;

THENCE N 88° 14' E, with said right of way line, a distance of 303.8 feet to the place of beginning, containing 0.09 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Norris Duncan

Defendant(s) shall pay all costs herein.

[Signature]

County Judge, Upshur County, Texas.

Texas Highway Department
Form 52 (Page 1) 7-10-54

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS. NO. <u>3697</u>		<u>UPSHUR</u> COUNTY, TEXAS.
<u>OSCAR JACKSON</u>		<u>AUGUST</u> TERM,
_____		A. D. <u>1955</u>

On this the 20th day of August, A. D. 1955, 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 4th day of August,

A. D. 1955, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, G. C. Pritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

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

Oscar Jackson

3697

Texas Highway Department
Form 451 (Page 2) 7-59-5m

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Oscar Jackson

Defendant(s), and vested in the State of Texas, said property being described as follows.

(Here insert field notes, _____ of petition.)

Being part of a 10 acre tract of land in the J. B. B. Davenport Survey, conveyed by Joe Byas et ux to Oscar Jackson et ux by deed dated 10 Nov. 1936 and recorded in the Deed Records of Upshur County, Texas, Vol. 92 page 56, and being more fully described as follows:

BEGINNING at a point in the present South right of way line of F. M. Hwy. 554, said point being at right angle to and 40 feet from center line station 61 / 00;

THENCE S 76° 55' W, a distance of 102.0 feet to a point at right angle to and 60 feet from center line station 62 / 00;

THENCE S 88° 14' W, parallel to and 60 feet from the center line of said Hwy., a distance of 31.9 feet to a point in the West Boundary Line of the above described tract, said point being at right angle to center line station 62 / 31.9;

THENCE North with said West Boundary Line, a distance of 20 feet to a point in said present right of way at right angle to and 40 feet from center line station 62 / 31.2;

THENCE N 88° 14' E, with said right of way line, a distance of 131.2 feet to the place of beginning, containing 0.04 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Oscar Jackson

Defendant(s) shall pay all costs herein.

J. B. B. Davenport

County Judge, Upshur County, Texas.

Texas Highway Department
Form 421 (Page 1) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS. NO. <u>3698</u>		<u>UPSHUR</u> COUNTY, TEXAS,
<u>PRECIOUS BREWER</u>		<u>AUGUST</u> TERM,
_____		A. D. 19 <u>55</u>

On this the 20th day of August, A. D. 1955, 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 ⁴24th day of August,

A. D. 1955, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, G. C. Pritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

It is, therefore, ORDERED, ADJUDGED, and DECREED by the Court that the Commissioners' Court of Upsbur County, Texas, on behalf of the State of Texas, pay to Precious Brewer

3698

Texas Highway Department
Form 451 (Page 2) 7-59-5m

Defendant(s), (jointly) the sum of _____

(\$ L.O.O.) 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

Precious Brewer

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition.)

Being part of a 20 acre tract of land in the E. T. Howard Survey conveyed by Spencer Cuba et al to Precious Brewer by deed dated 25 Nov. 1933 and recorded in the Deed Records of Upshur County Texas, Vol. 146 Page 261, and being more fully described as follows:

BEGINNING at a point where the East Boundary Line of the above described tract, intersects the present South Right of Way Line of F. M. Hwy. 554, said point being at right angle to and 40 feet from center line station 221 / 56.9;

THENCE South, with said East Boundary Line, a distance of 11.6 feet to a point at right angle to and 50 feet from center line station 221 / 62.9;

THENCE S 59° 05' W, a distance of 537.1 feet to a point at right angle to and 50 feet from center line station 227 / 00;

THENCE S 57° 05' W, a distance of 132.9 feet to a point in the West Boundary Line of said tract, said point being at right angle to and 54.8 feet from center line station 228 / 32.8;

THENCE North, with said West Boundary Line, a distance of 17.2 feet to a point in said present South Right of Way Line at right angle to and 40 feet from center line station 228 / 23.9;

THENCE N 59° 09' E, with said present South Right of Way Line, a distance of 667.0 feet to the place of beginning, containing 0.16 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Precious Brewer

Defendant(s) shall pay all costs herein

Jan Boyer

County Judge, Upshur County, Texas.

Texas Highway Department
Form 431 (Page 2) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS. NO. <u>3699</u>		<u>UPSHUR</u> COUNTY, TEXAS,
<u>RUE HAGLER</u>		<u>AUGUST</u> TERM,
_____		A. D. <u>1955</u>

On this the 20th day of August, A. D. 1955, 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 4th day of August, A. D. 1955, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shwon by the award of special commissioners, G. C. Pritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

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 Rue Hagler

3699

Texas Highway Department
Form 471 (Page 2) 7-59-5m

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Rue Hagler

Defendant(s), and vested in the State of Texas, said property being described as follows.

(Here insert field notes, of petition)

Being part of an 8 acre tract of land in the J. B. S. Davenport Survey, conveyed by R. A. Hagler et al to Rue Hagler by deed dated 25 Sept. 1942 and recorded in the Deed Records of Upshur County, Texas, Vol. 150 Page 270, and being more fully described as follows:

BEGINNING at the apparent Northeast corner of the above described tract, same being in the present South Right of Way Line of P. M. Hwy. 554 at right angle to and 40 feet from center line station 100 / 42.8;

THENCE South, with the East Boundary Line of said tract, a distance of 12.9 feet to a point at right angle to and 50 feet from center line station 100 / 50.9;

THENCE S 52° 59' W, a distance of 249.3 feet to a point in the said present South Right of Way Line at right angle to and 40 feet from center line station 103 / 00;

THENCE N 50° 41' E, with said present South Right of Way Line, a distance of 257.2 feet to the place of beginning, containing 0.03 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said

Rue Hagler

Defendant(s) shall pay all costs herein.

[Signature]
County Judge, Upshur County, Texas

Texas Highway Department
Form 431 (Page 1) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS NO. <u>3700</u>		_____ UPSHUR _____ COUNTY, TEXAS,
<u>PARLETHA BROOKS ET VIR</u>		_____ AUGUST _____ TERM.
_____		A. D. 19 <u>55</u> .

On this the 20th day of August, A. D. 1955, 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 ^{4th}~~20th~~ day of August,

A. D. 1955, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, G. C. Pritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

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 Parletha Brooks et vir

Texas Highway Department
Form 451 (Page 2) 7-5-54

3700

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Parletha Brooks et vir

Defendant(s), and vested in the State of Texas, said property being described as follows

(Here insert field notes, _____ of petition)

Being part of 20 acre tract of land in the E. T. Howard Survey, conveyed by Spencer Cubs et al to Parletha Brooks by deed dated 25 Nov. 1933 and recorded in the Deed Records of Upshur County, Texas, Vol. 170 Page 603, and being more fully described as follows:

BEGINNING at a point where the West Boundary Line of the above described tract intersects the present South Right of Way Line of F. M. Hwy. 554, said point being at right angle to and 40 feet from center line station 221 / 56.9;

THENCE South, with said West Boundary Line a distance of 11.6 feet to a point at right angle to and 50 feet from center line station 221 / 62.9;

THENCE N 59° 09' E, a distance of 62.9 feet to a point at right angle to and 50 feet from center line station 221 / 00;

THENCE W 53° 26' E, a distance of 100.5 feet to a point in said present South Right of Way Line at right angle to and 40 feet from center line station 220 / 00;

THENCE S 59° 09' W, with said present South Right of Way Line, a distance of 156.9 feet to the place of beginning, containing 0.03 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Parletha Brooks et vir

Defendant(s) shall pay all costs herein.

Jim Bryan

County Judge, Upshur County, Texas.

Texas Highway Department
Form 451 (Page 1) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS
VS. NO. 3701
James Jones Estate

IN THE _____ COUNTY _____ COURT OF
UPSHUR COUNTY, TEXAS.
AUGUST TERM.
A. D. 1955.

On this the 20 day of August, A. D. 1955, 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 ^{4th}~~20th~~ day of August,

A. D. 1955, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, G. C. Pritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

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

James Jones Estate

Highway Department
Form 471 (Page 2) 7-50-5m

3701

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

James Jones Estate

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition)

Being part of 3 tracts of land conveyed as follows:

In the J. B. B. Davenport Survey, a 1/2 Acre tract of land conveyed by B. F. Humphreys to James Jones by deed dated 22 April 1944 and recorded in the Deed Records of Upshur County, Texas, Vol. 156 Page 143;

In the Salvador De La Cerda Survey, a 1/2 acre tract of land conveyed by B. F. Humphreys to James Jones by deed dated 18 Oct. 1944 and recorded in the Deed Records of Upshur County, Texas, Vol. 159 Page 218;

In the Salvador De La Cerda Survey, a 1/2 acre tract of land conveyed by B. F. Humphreys to James Jones by deed dated 10 Oct. 1945 and recorded in the Deed Records of Upshur County, Texas, Vol. 163 Page 87; and being more fully described as follows:

BEGINNING At the Northeast corner of the above described property, same being in the present South Right of Way Line of F. M. Hwy. 54 at right angle to and 40 feet from center line station 151 + 45.4;

THENCE South, with the East Boundary line of said property, a distance of 7.3 feet to a point at right angle to and 47.3 feet from center line station 151 + 45.1;

THENCE S 89° 08' W, a distance of 155.1 feet to a point at right angle to and 55 feet from center line station 153 + 00;

THENCE N 83° 36' W, a distance of 195.2 feet to a point in the West Boundary Line of said property, said point being in said present South Right of Way Line at right angle to and 40 feet from center line station 154 + 94.6;

THENCE S 88° 00' E, with said present South Right of Way Line, a distance of 349.2 feet to the place of beginning, containing 0.07 acres of land.

AND IT IS ORDERED, ADJUDGED and DECREED that the said _____

James Jones Estate

Defendant(s) shall pay all costs herein.

[Signature]

County Judge, Upshur County, Texas.

Texas Highway Department
Form 431 (Page 1) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS. NO. <u>3702</u>		_____ UPSHUR _____ COUNTY, TEXAS.
JESSIE MATEIS		_____ AUGUST _____ TERM.
_____		A. D. 19 <u>55</u> .

On this the 20th day of August, A. D. 1955, 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 ⁴24th day of August, A. D. 1955, which is as follows ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, G. C. Fritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

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 _____ Jessie ^{is} Mathis _____

Texas Highway Department
Form 471 (Page 2) 7-26-59

3702

Defendant(s) (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Jessie Mathis

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition)

Being part of a one acre tract of land in the Salvador De La Cerda Survey conveyed by B. F. Humphreys et ux to Jessie Mathis et ux by deed dated 14 Nov. 1942 and recorded in the Deed Records of Upshur County, Texas Vol. 158 Page 472, and being more fully described as follows:

BEGINNING at the Southwest corner of the above described tract, same being in the present North Right of Way Line of F. M. Hwy. 554 at right angle to and 40 feet from center line station 157 / 42.2;

THENCE North, with the West Boundary Line of said tract, a distance of 15 feet to a point at right angle to and 55 feet from center line station 157 / 42.6;

THENCE S 82° 29' E, a distance of 138.8 feet to a point in said present North Right of Way Line at right angle to and 40 feet from center line station 156 / 05.6;

THENCE in a Westerly direction, with said present South Right of Way Line, parallel to and 40 feet from the center line of said Hwy. as it describes a one degree curve to the left, a distance of 137.8 feet to the place of beginning, containing 0.02 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Jessie Mathis

Defendant(s) shall pay all costs herein.

[Signature]
County Judge, Upshur County, Texas.

Texas Highway Department
Form 591 (Page 2) 7-30-5m

JUDGMENT OF THE COURT

STATE OF TEXAS VS. NO. <u>3703</u> <u>HENRY T. STOKER AND A. L. STOKER</u>	}	IN THE _____ COUNTY _____ COURT OF _____ UPSHUR _____ COUNTY, TEXAS, _____ FEBRUARY _____ TERM, A. D. 19 <u>55</u>
--	---	---

On this the 21st day of October, A. D. 1955, 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 5th day of March,

A. D. 1955, which is as follows: THREE THOUSAND TWO HUNDRED & NO/100 (\$3,200.00) DOLLARS as damages to the land taken as shown by the award of special commissioners, Jim Ferguson, Ed Gooch, and Allen McCllland filed herewith and made a part hereof as if copied at length herein.

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 T. Stoker and A. L. Stoker

2703

Defendant(s). (jointly) the sum of THREE THOUSAND TWO HUNDRED & NO/100 DOLLARS (\$ 3,200.00) 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 T. Stoker and A. L. Stoker

Defendant(s), and vested in the State of Texas, said property being described as follows:

BEGINNING at a point where the West Right of Way Line of proposed U.S. Hwy. 271 intersects the North Boundary Line of the Stoker property, said point being opposite center line station 148 + 72.1 of proposed U.S. Hwy. 271 and 70 feet therefrom;

THENCE in a Southerly direction, following a curve to the right of radius 3,749.8 feet, a distance of 279.9 feet, to a point in the South Boundary Line of the Stoker property, said point being opposite center line station 151 + 57.2 of proposed U.S. Hwy. 271 and 70 feet therefrom;

THENCE East, following said South Boundary Line, a distance of 25 feet to a point in the West Right of Way Line of present U.S. Hwy. 271;

THENCE in a Northerly direction, following said West Right of Way Line, to a point where same intersects the North Boundary Line of the Stoker property;

THENCE West, following said North Boundary Line, a distance of 31 feet to the place of beginning, containing 0.18 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said

Henry T. Stoker and A. L. Stoker

Defendant(s) shall pay all costs herein.

J. W. Boyce
County Judge, Upshur County, Texas.

Texas Highway Department
Form 431 (Page 1) 1-58-5m

JUDGMENT OF THE COURT

STATE OF TEXAS VS. NO. <u>3704</u> <u>Estelle Trammell et vir</u>	}	IN THE _____ County _____ COURT OF <u>Upshur</u> COUNTY, TEXAS, <u>August</u> TERM. A. D. 19 <u>55</u>
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On this the 1st day of October, A. D. 1955, 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 4th day of August,

A. D., 1955, which is as follows: ONE & NO/100 (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, Heber Jones, G. C. Pritchett, and J. L. Williamson filed herewith and made a part hereof as if copied at length herein.

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
Estelle Trammell et vir

3704

Defendant(s), (jointly) the sum of ONE 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 hereinafter described be, and the same is hereby divested out of the said

Estella Trammell et vir

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition)

Being part of a 27 acre tract of land in the Salvador De La Cerda Survey, Conveyed by W. J. Wilborn et ux to Estella Trammell et vir by deed dated 30 July 1930 and recorded in the Deed Records of Upshur County, Texas, Vol. 75 Page 83 and being more fully described as follows:

TRACT NO. 1

BEGINNING at the Southwest corner of the above described tract, same being in the present North Right of Way Line of F. M. Hwy. 554 at right angle to and 40 feet from center line station 178+39.0;

THENCE North, with the West Boundary Line of said tract a distance of 20 feet to a point at right angle to and 60 feet from center line station 178+38.5;

THENCE N 88° 35' E, a distance of 38.5 feet to a point at right angle to and 60 feet from center line station 178+00;

THENCE S 85° 42' E, a distance of 201.0 feet to a point in said present North Right of Way Line at right angle to and 40 feet from center line station 176+00;

THENCE S 88° 35' W, with said present North Right of Way Line, a distance of 239.0 feet to the place of beginning, containing 0.06 acres of land more or less.

TRACT NO. 2

BEGINNING at a point approximately 339 feet N 88° 35' E, from the Southwest corner of said 27 acre tract, same being in the present North Right of Way Line of F. M. Hwy. 554 at right angle to and 40 feet from center line station 175+00;

THENCE N 85° 43' E, a distance of 200.3 feet to a point at right angle to and 50 feet from center line station 173+00;

THENCE S 88° 33' E, a distance of 200.3 feet to a point in said present North Right of Way Line at right angle to and 40 feet from center line station 171+00;

THENCE S 88° 35' W, with said present North Right of Way Line, a distance of 400 feet to the place of beginning, containing 0.05 acres of land more or less.

3704

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Estella Trammell et vir

Defendant(s) shall pay all costs herein.

Jan Brewer
County Judge, Upshur County, Texas

Page 1

B2690-750-5m

Texas Highway Department
Form 451 (Page 1) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS NO. <u>3705</u>		<u>UPSHUR</u> COUNTY, TEXAS.
... .. E. H. PRITCHETT		_____ AUGUST _____ TERM.
_____		A. D. 19 <u>55</u> .

On this the 20th day of August, A. D. 1955, 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 4 day of August ..

A. D. 1955, which is as follows: ONE & NO/100 (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, Heber Jones, G. C. Pritchett, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

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

_____ E. H. Pritchett _____

Highway Department
421 (Form 2) 7-28-58

3705

Defendant(s), (jointly) the sum of One Dollar

(S L O D ...) 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

E. H. Pritchett

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition.)

Being part of a 23 acre tract of land in the J. B. B. Davenport Survey, conveyed by Clara Hamberlin et vir to E. H. Pritchett by deed dated 22 May 1951 and recorded in the Deed Records of Upshur County, Texas, Vol. 187 Page 186, and being more fully described as follows:

BEGINNING at a point approximately 23 feet S 50° 48' E, from the Northeast corner of the above described tract, said point being in the present South Right of Way Line of F. W. Hwy. 554 at right angle to and 40 feet from center line station 105 / 00;

THENCE S 47° 24' W, a distance of 103.6 feet to a point at right angle to and 50 feet from center line station 106 / 00;

THENCE S 62° 22' W, a distance of 101.5 feet to a point in said present South Right of Way Line at right angle to and 40 feet from center line station 106 / 97.9;

THENCE in a Northeasterly direction, with said present South Right of Way Line, parallel to and 40 feet from the center line of said Hwy, as it describes a 4 degree curve to the left, a distance of 203.4 feet to the place of beginning, containing 0.02 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

E. H. Pritchett

Defendant(s) shall pay all costs herein.

Herbert
County Judge, Upshur County, Texas.

Texas Highway Department
Form 481 (Page 1) 7-20-54

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS NO <u>3710</u>		<u>UPSHUR</u> COUNTY, TEXAS,
<u>JOHNNIE F. GIBSON</u>		<u>AUGUST</u> TERM,
_____		A D. 19 <u>55</u> .

On this the ~~20th~~ 17th day of ~~August~~ November, A. D. 1955, 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 ~~20th~~ 4th day of August.....

A. D., 1955, which is as follows:

ONE & NO/100 (\$1.00) DOLLAR as damages to the land taken as shown by the award of Special Commissioners, Heber Jones, G. C. Pritchett, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

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 Johnnie F. Gibson

Texas Highway Department
Form 451 (Page 2) 7-30-54

3710

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Johnnie F. Gibson

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition.)

Being part of a 34.2 acre tract of land in the E. T. Howard Survey, now under Contract of Sale and Purchase from the Veteran's Land Board, General Land Office, Austin, Texas to Johnnie F. Gibson; description of which is contained in said Contract of Sale and Purchase recorded in the Deed Records of Upshur County, Texas, Vol. 192 Page 23 and dated 14 May 1952 and being more fully described as follows:

BEGINNING at the Northeast corner of said 34.2 acre tract, same being in the present South Right of Way Line of F. M. Hwy. 554, at right angle to and 40 feet from center line station 190 + 78.5;

THENCE South, with the East Boundary Line of said tract, a distance of 10 feet to a point at right angle to and 50 feet from center line station 190 + 78.3;

THENCE N 89° 44' W, parallel to and 50 feet from the center line of said Hwy, a distance of 21.7 feet to a point at right angle to and 50 feet from center line station 191 + 00;

THENCE N 86° 52' W, a distance of 200.3 feet to a point in said present South Right of Way Line, said point being at right angle to and 40 feet from center line station 193 + 00;

THENCE S 89° 44' E, with said present South Right of Way Line, a distance of 221.5 feet to the place of beginning, containing 0.03 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Johnnie F. Gibson

Defendant(s) shall pay all costs herein.

Joe Boyce
County Judge, Upshur County, Texas.

Texas Highway Department
Form 251 (Page 2) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS NO. <u>3711</u>		<u>UPSHUR</u> COUNTY, TEXAS.
<u>LOSSIE HAGLER</u>		_____ AUGUST _____ TERM.
_____		A. D. 19 <u>55</u>

On this the 20th day of August, A. D. 1955, 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 4th day of August,

A. D. 19 55, which is as follows ~~XXXXXXXXXXXX~~
 ONE & NO/100 (\$1.00) DOLLAR as damages to the land taken as shown by the award of Special Commissioners, Heber Jones, G. C. Fritchett, and J. D. Williamson, filed herewith and made a part hereof as if copied at length herein.

It is, therefore, ORDERED, ADJUDGED, and DECREED by the Court that the Commissioners' Court of Upsbur County, Texas, on behalf of the State of Texas, pay to Lossie Hagler

Survey Department
(Form 3) 7-20-5m

3711

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Lossie Hagler

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes, _____ of petition)

Being part of an 8 acre tract of land in the J. B. B. Davenport Survey conveyed by R. A. Hagler, et al to Lossie Hagler by deed dated 25 Sept. 1942 and recorded in the Deed Records of Upshur County, Texas, Vol. 150 Page 269, and being more fully described as follows:

BEGINNING at the apparent Southeast corner of the above described tract, same being in the present North Right of Way Line at right of angle to and 40 feet from center line station 99 / 36.2;

THENCE North, with the East Boundary Line of said tract, a distance of 12.9 feet to a point at right angle to and 50 feet from center line station 99 / 28.1;

THENCE S 50° 41' W, a distance of 71.0 feet to a point at right angle to and 50 feet from center line station 100 / 00;

THENCE S 48° 46' W, a distance of 300.2 feet to a point in said present North Right of Way Line at right angle to and 40 feet from centerline station 103 / 00;

THENCE N 50° 41' E, with said present North Right of Way Line, a distance of 363.8 feet to the place of beginning containing 0.05 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Lossie Hagler

Defendant(s) shall pay all costs herein.

[Signature]

County Judge, Upshur County, Texas

Texas Highway Department
Form 151 (Page 1) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS
 VS. NO 3717
 LILLIE MAE (HAGLER) LEWIS

IN THE _____ COUNTY _____ COURT OF
 _____ UPSHUR _____ COUNTY, TEXAS,
 _____ AUGUST _____ TERM.
 A D. 1955

On this the 17th day of November, A. D. 1955, 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 4th day of August,

A. D. 1955, which is as follows: ONE & NO/100 (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, G. C. Pritchett, Heber Jones, J. L. Williamson filed herewith and made a part hereof as if copied at length herein.

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 _____ Lillie Mae (Hagler) Lewis _____

3717

Department
No. 2) 7-28-5m

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Lillie Mae (Hagler) Lewis

Defendant(s), and vested in the State of Texas, said property being described as follows

(Here insert field notes, ... of petition)

Being part of an 8 acre tract of land in the J. B. C. Deavenport Survey conveyed by Lottie Hagler, et al to Lillie Mae (Hagler) Lewis by deed dated 25 Sept. 1942 and recorded in the Deed Records of Upshur County, Texas Vol. 150 Page 266, and being more fully described as follows:

BEGINNING at the apparent Southwest corner of the above described tract, same being in the present North Right of Way Line of P. M. Hwy. 55 at right angle to and 40 feet from center line station 99 / 36.2;

THENCE North, with the West Boundary Line of said tract, a distance of 12.9 feet to a point at right angle to and 50 feet from center line station 99 / 28.1;

THENCE N 50° 41' E, a distance of 28.1 feet to a point at right angle to and 50 feet from center line station 99 / 00;

THENCE N 53° 33' E, a distance of 200.3 feet to a point in said present North Right of Way Line at right angle to and 40 feet from center line station 97 / 00;

THENCE S 50° 41' W, with said present North Right of Way Line, a distance of 236.2 feet to the place of beginning, containing 0.03 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said

Lillie Mae (Hagler) Lewis

Defendant(s) shall pay all costs herein.

J. M. Boyer

County Judge, Upshur County, Texas

Texas Highway Department
Form 401 (Rev. 1) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS NO. <u>2718</u>		<u>UPSHUR</u> COUNTY, TEXAS,
<u>HIRSH E. RP</u>		<u>AUGUST</u> TERM,
_____		A. D. 19 <u>55</u> .

On this the ~~20th~~ ^{17th} day of ~~August~~ ^{November} A. D. 1955, 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 ~~4th~~ day of August _____

A. D. 1955, which is as follows ONE & NO/100 DOLLAR (\$1.00) as damages to the land taken as shown by the award of special commissioners, Heber Jones, G. C. Pritchett and J. L. Williamson filed herewith and made a part hereof as if copied at length herein.

It is, therefore, ORDERED, ADJUDGED, and DECREED by the Court that the Commissioners' Court of Upsbur County, Texas, on behalf of the State of Texas, pay to Hiram E. RP

3718

Cash Highway Department
Form 431 (Page 2) 7-28-6m

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Hiram Earp

Defendant(s), and vested in the State of Texas, said property being described as follows.

(Here insert field notes, _____ of petition.)

Being part of a 10 acre tract of landout of the Southwest corner of a 70 acre tract known as the Mary Still Estate, situated in Upshur County, Texas in the Salvador De La Cerda Survey, and being more fully described as follows:

BEGINNING at the apparent Southeast corner of the Hiram Earp 10 acre tract, same being in the present North Right of Way Line of F. M. Hwy. 554 at right angle to and 40 feet from center line station 70 + 06.4;

THENCE North, with the East Boundary Line of said 10 acre tract a distance of 7.1 feet to a point at right angle to and 47.1 feet from center line station 70 + 05.8;

THENCE S 80° 33' W, a distance of 94.5 feet to a point in said present North Right of Way Line at right angle to and 40 feet from center line station 71 + 00;

THENCE N 84° 51' W, with said present North Right of Way Line, a distance of 93.6 feet to the place of beginning, containing 0.01 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Hiram Earp

Defendant(s) shall pay all costs herein.

George

County Judge, Upshur County, Texas.

Texas Highway Department
Form 451 (Page 1) 7-50-5m

JUDGMENT OF THE COURT

STATE OF TEXAS

VS. NO 3719

T. E. YOEMAN

IN THE _____ COUNTY _____ COURT OF

UPSHUR COUNTY, TEXAS.

AUGUST TERM.

A. D. 1955.

On this the ~~20th~~ day of August A. D. 1955, 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 20th day of August

A. D. 1955, which is as follows: ONE & NO/100 (\$1.00) DOLLAR as damages

to the land taken as shown by the award of special commissioners, Heber Jones, J. L. Williams, and G. C. Fritchett filed herewith and made a part hereof as if copied at length herein.

It is, therefore, ORDERED, ADJUDGED, and DECREED by the Court that the Commissioners' Court of

Upsbur County, Texas, on behalf of the State of Texas, pay to

T. E. Youman

Texas Highway Department
Form 446 (Page 2) 7-30-64

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

T. E. Youman

Defendant(s), and vested in the State of Texas, said property being described as follows:

Texas Highway Department
Form 446 (Page 2) 7-30-64

Being part of a 28 acre tract of land in the E. T. Howard Survey conveyed by Lodie Trice Davis et vir to Virginia Youman by deed dated 28 Jan. 1939 and recorded in the Deed Records of Upshur County, Texas, Vol. 135 Page 383, and being more fully described as follows:

TRACT NO. 1:

BEGINNING at the Northeast corner of the above described tract, same being in the present South Right of Way Line of F. M. Hwy. 554, at right angle to and 40 feet from center line station 180 + 45.0:

THENCE South, with the East Boundary Line of said tract, a distance of 25 feet to a point at right angle to and 65 feet from center line station 180 + 45.6:

THENCE S 88° 35' W, a distance of 115.6 feet to a point at right angle to and 65 feet from center line station 181 + 61.2:

THENCE N 80° 17' W, a distance of 141.3 feet to a point in said present South Right of Way Line, at right angle to and 40 feet from center line station 183 + 00:

THENCE in an Easterly direction, with said present South Right of Way Line, a distance of 255.3 feet to the place of beginning, containing 0.11 acres of land more or less.

TRACT NO. 2.

BEGINNING at the Northern most Northwest corner of the above described 28 acre tract, same being in the present South Right of Way Line of F. M. Hwy. 554, at right angle to and 40 feet from center line station 187 + 50.3:

THENCE South, with the West Boundary Line of said tract, a distance of 5.6 feet to a point at right angle to and 45.6 feet from center line station 187 + 50.4:

THENCE U 87° 24' E, a distance of 150.4 feet to a point in said present South Right of Way Line, at right angle to and 40 feet from center line station 186 + 00:

THENCE S 89° 33' W, with said present South Right of Way Line, a distance of 150.3 feet to the place of beginning, containing 0.01 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

T. E. Youman

Defendant(s) shall pay all costs herein.

Just Bayer

County Judge, Upshur County, Texas.

Page 2

3520-100-50

Texas Highway Department
Form 401 (Page 1) 7-40-54m

3725

JUDGMENT OF THE COURT

STATE OF TEXAS

VS. NO. 3725

Dorothy Arthur, et vir

IN THE County COURT OF

Upshur COUNTY, TEXAS.

August TERM.

A. D. 19 54

On this the _____ day of _____, A. D. 19____, 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 _____ day of _____,

A. D. 19____, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, H. A. Fennell, J. H. Moon, Regless Oxford, filed herewith and made a part hereof as if copied at length herein.

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

Dorothy Arthur, et vir

Texas Highway Department
Form 531 (Page 2) 7-59-5m

3725

Defendant(s) (jointly) the sum of ... ONE 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 hereinafter described be, and the same is hereby divested out of the said

Dorothy Arthur, et vir

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes. of petition.)

being part of a 28.62 acre tract of land in the Salvador De La Cerda Survey conveyed by Mamie Blair et vir et al to Dorothy Arthue by deed dated the 31st day of May 1950 and duly recorded in Vol. 182 Page 526 of the Upshur County Deed Records, and being more fully described as follows:

BEGINNING at a point where the East Right of Way Line of proposed F. M. Hwy. 556 intersects the SBL of the Arthur tract, said point being opposite center line station 135 / 62.9 of proposed F. M. Hwy. 556 and 40 feet therefrom;

THENCE in a Northwesterly direction, following a curve to the left of radius 1082.1 feet, a distance of 421.5 feet, to a point in the NBL of the Arthur tract opposite center line station 139 / 68.8 of proposed F. M. Hwy. 556 and 40 feet therefrom;

THENCE S 89° 00' W, following said NBL at 44.3 feet cross the center line of proposed F. M. Hwy. 556 at its station 139 / 88 and continuing a total distance of 88.6 feet to a point in the West Right of Way Line of proposed F. M. Hwy. 556 opposite center line station 140 / 07.2 and 40 feet therefrom;

THENCE in a Southeasterly direction, following a curve to the right of radius 1002.1 feet, a distance of 424.2 feet, to a point in the South Boundary Line of the Arthur tract, said point being opposite center line station 135 / 66.1 of proposed F. M. Hwy. 556 and 40 feet therefrom;

THENCE N 89° 00' E, following said SBL, at 44 feet cross the center line of proposed F. M. Hwy 556 at its station 135 / 65 and continuing a total distance of 80 feet to the place of beginning containing 0.78 acres

And it is further ORDERED, ADJUDGED and DECREED that the said _____ of land more or less of which there are 0.62 acres in the present county road, leaving 0.16 acres of land more or less.

Defendant(s) shall pay all costs herein

[Signature]

County Judge, Upshur County, Texas.

Texas Highway Department
Form 451 (Page 1) 7-50-50

JUDGMENT OF THE COURT

STATE OF TEXAS

VS. NO. 3728

Mamie Blair, et vir

IN THE County COURT OF

Upshur COUNTY, TEXAS,

August TERM

A. D. 19 54

On this the _____ day of _____ A. D. 19____, 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 _____ day of _____

A. D. 19 ____, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners Homer Moon, H. A. Fennell, Regless Oxford and filed herewith and made a part hereof as if copied at length herein.

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

Mamie Blair, et vir

Texas Highway Department
Form 472 (Page 2) 7-30-54

3726

Defendant(s), (jointly) the sum of ONE 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 hereinafter described be, and the same is hereby divested out of the said

Mamie Blair, et vir

Defendant(s), and vested in the State of Texas, said property being described as follows:

Being part of a 28.62 acre tract of land in the Salvador De La Cerda Survey conveyed by Mattie Belle Reppond et vir et al to Mamie Blair by deed dated the 31st day of May 1950 and duly recorded in Vol. 182 Page 527 of the Upshur County Deed Records, and being more fully described as follows:

BEGINNING at the Southeast corner of the Blair tract, said point being N 89° 00' E, a distance of 35 feet from center-line station 131 / 60 of proposed P. M. Hwy. 556;

THENCE N 1° 00' W, a distance of 113.6 feet, to a point where the ERL of the Blair tract intersects the East Right of Way Line of proposed P. M. Hwy. 556, said point being opposite center line station 132 / 72.1 of proposed P. M. Hwy. 556 and 40 feet therefrom;

THENCE N 2° 49' W, a distance of 200.8 feet, to a point where said East Right of Way Line intersects the WBL of the Blair tract, said point being opposite center line station 135 / 62.9 of proposed P. M. Hwy. 556 and 40 feet therefrom;

THENCE S 89° 00' W, following said ERL, at 40 feet cross the center of proposed P. M. Hwy. 556 at its station 135 / 65 and continuing a total distance of 80 feet to a point in the West Right of Way Line of proposed P. M. Hwy. 556 opposite center line station 135 / 66.1 and 40 feet therefrom;

THENCE in a Southerly direction, following a curve to the right of radius 1002.1 feet, a distance of 1.6 feet, to a point in the West Right of Way Line of proposed P. M. Hwy. 556 opposite center-line station 135 / 61.5 and 40 feet therefrom;

THENCE S 2° 49' E, a distance of 402.9 feet, to a point in the SRL of the Blair property, said point being opposite center line station 131 / 61.6 of proposed P. M. Hwy. 556 and 40 feet therefrom;

THENCE N 89° 00' E, following said SRL, at 40 feet cross the center of proposed P. M. Hwy. 556 at its station 131 / 60 and continuing a total distance of 75 feet to the place of beginning containing 0.74 acres of land more or less of which 0.58 acres are in the present county road leaving 0.16 acres of land more or less.

HS-40-750-5m

3726

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Mamie Blair, et vir

Defendant(s) shall pay all costs herein.

J. W. Boyce
County Judge, Upshur County, Texas.

Texas Highway Department
Form 431 (Page 1) 7-58-6M

3727

JUDGMENT OF THE COURT

STATE OF TEXAS

VS NO. 3727

Mattie Bell Reppond, et vir

IN THE _____ County _____ COURT OF

Upshur COUNTY, TEXAS,

August TERM.

A. D. 19____

On this the 5th day of October, A. D. 1954, 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 5th day of October

A. D. 1954, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, Homer Moon, H. A. Fennell, Regless Oxford, and filed herewith and made a part hereof as if copied at length herein.

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

Mattie Bell Reppond, et vir

Texas Highway Department
Form 457 (Page 2) 2-20-54

3727

Defendant(s), (jointly) the sum of ONE & 00/100 (\$1.00) 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 hereinafter described be, and the same is hereby divested out of the said

Mattie Bell Reppond, et vir

Defendant(s), and vested in the State of Texas, said property being described as follows:

Being part of a 57.75 acre tract of land in the Salvador Le La Gerda Survey conveyed by Mamie Blair et vir et al to Mattie Belle Reppond by deed dated the 31st day of May 1950 and duly recorded in Vol. 162 Page 524 of the Upshur County Deed Records, and being more fully described as follows:

BEGINNING at a point where the East Right of Way Line of proposed F. M. Hwy. 556 intersects the SFL of the Reppond tract, said point being opposite center line station 131 / 68.8 of proposed F. M. Hwy. 556 and 40 feet therefrom;

THENCE in a Northwesterly direction, following a curve to the left of radius 1082.1 feet a distance of 136.2 feet, to a point in said East Right of Way Line opposite center-line station 141 / 00 and 40 feet therefrom;

THENCE N 29° 41' W, a distance of 212.1 feet, to a point in said East Right of Way Line opposite center line station 143 / 00 and 70 feet therefrom;

THENCE N 46° 02' W, a distance of 105.8 feet, to a point in said East Right of Way Line opposite center line station 144 / 00.3 and 70 feet therefrom;

THENCE N 48° 47' W, a distance of 99.7 feet, to a point in said East Right of Way Line opposite center line station 145 / 00 and 70 feet therefrom;

THENCE N 60° 06' W, a distance of 102.0 feet, to a point in said East Right of Way Line opposite center line station 146 / 00 and 50 feet therefrom;

THENCE N 54° 30' W, a distance of 100.5 feet, to a point in said East Right of Way Line opposite center-line station 147 / 00 and 40 feet therefrom;

THENCE N 48° 47' W, a distance of 392.2 feet, to a point in the NBL of the Reppond tract opposite center line station 150 / 92.2 of proposed F. M. Hwy. 556 and 40 feet therefrom;

THENCE N 89° 00' W, following said NBL, at 60.1 feet cross the center line of proposed F. M. Hwy. 556 at its station 151 / 37 and continuing a total distance of 120.2 feet to a point in the West Right of Way Line of proposed F. M. Hwy. 556 opposite center line station 151 / 81.8 and 40 feet therefrom;

THENCE S 48° 47' E, a distance of 581.8 feet, to a point in said West Right of Way Line opposite center line station 146 / 00 and 40 feet therefrom;

THENCE S 37° 28' E, a distance of 102.0 feet, to a point in said West Right of Way Line opposite center line station 145 / 00 and 60 feet therefrom;

THENCE S 43° 03' E, a distance of 100.2 feet, to a point in said West Right of Way Line opposite center line station 144 / 00.3 and 70 feet therefrom;

3727

THENCE S 46° 02' E, a distance of 93.4 feet, to a point in said West Right of Way Line opposite center line station 143 / 00 and 70 feet therefrom;

THENCE S 48° 09' E, a distance of 191.3 feet, to a point in said West Right of Way Line opposite center line station 141 / 00 and 40 feet therefrom;

THENCE in a Southerly direction, following a curve to the right of radius 1002.1 feet, a distance of 89.2 feet, to a point in the South Boundary Line of the Reppond tract, said point being opposite center line station 140 / 07.2 of proposed F. M. Hwy. 556 and 40 feet therefrom;

THENCE N 89° 00' E, following said SBL at 44.3 feet cross the center line of proposed F. M. Hwy. 556 at its station 139 / 88 and continuing a total distance of 88.6 feet to the place of beginning, containing 2.58 acres of land more or less of which there are 1.46 acres in the present county road leaving 1.12 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Mattie Bell Reppond, et vir

Defendant(s) shall pay all costs herein.

John Boyce
County Judge, Upshur County, Texas.

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS NO <u>3690</u>		<u>UPSHUR</u> COUNTY, TEXAS,
<u>R. A. HAGLER</u>		<u>AUGUST</u> TERM.
_____)	A. D. 19 <u>55</u> .

On this the 31st day of August, A. D. 1955, 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 31st day of August

A. D. 1955, which is as follows: ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, G. C. Pritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

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

R. A. Hagler

Texas Highway Department
Form -C1 (Page 2) 7-28-60

3690

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

R. A. Hagler

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes. _____ of petition)

Being part of a 13 acre tract of land in the J. B. B. Davenport Survey, conveyed by Lossie Hagler et al to R. A. Hagler by deed dated 25 Sept. 1942 and recorded in the Deed Records of Upshur County, Texas, Vol. 150 Page 267, and being more fully described as follows:

BEGINNING at the apparent Northwest corner of the above described tract, same being in the present South Right of Way Line of P. M. Hwy. 554 at right angle to and 40 feet from center line station 100 / 42.8;

THENCE South, with the West Boundary Line of said tract a distance of 12.9 feet to a point at right angle to and 50 feet from center line station 100 / 50.9;

THENCE N 50° 41' E, a distance of 150.9 feet to a point at right angle to and 50 feet from center line station 99 / 00;

THENCE N 47° 49' E, a distance of 200.3 feet to a point in said present South Right of Way Line at right angle to and 40 feet from center line station 97 / 00;

THENCE S 50° 41' W, with said present South Right of Way Line, a distance of 342.8 feet to the place of beginning, containing 0.06 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

R. A. Hagler

Defendant(s) shall pay all costs herein.

[Signature]

County Judge, Upshur County, Texas

JUDGMENT OF THE COURT

STATE OF TEXAS	}	IN THE _____ COUNTY _____ COURT OF
VS NO. <u>3693</u>		_____ UPSHUR _____ COUNTY, TEXAS.
<u>HARRY EARP</u>		_____ AUGUST _____ TERM.
_____		A. D. 19 <u>55</u>

On this the 20th day of August, A. D. 1955, 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 4th day of August, A. D. 1955, which is as follows: as award, ONE (\$1.00) DOLLAR as damages to the land taken as shown by the award of special commissioners, G. C. Pritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

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 Harry Earp

Texas Highway Department
Form 451 (Page 2) 7-26-5m

3693

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Harry Earp

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes. _____ of petition.)

Texas Highway Department
Form 451 (Page 2) 7-26-5m

Being part of a 10 acre tract of land out of the Southeast corner of a 70 acre tract known as the Mary Still Estate, situated in Unshur County, Texas in the Salvador De La Cerda Survey, and being more fully described as follows:

BEGINNING at a point where the East Boundary Line of the Harry Earp 10 acre tract intersects the present North Right of Way Line of F. M. Hwy. 594, said point being at right angle to and 40 feet from center line station 60 + 06.8;

TRACED North, with said East Boundary Line, a distance of 15 feet to a point at right angle to and 55 feet from center line station 60 + 06.3;

THENCE S 88° 14' W, a distance of 93.7 feet to a point at right angle to and 55 feet from center line station 61 + 00;

THENCE N 88° 20' W, a distance of 100.2 feet to a point at right angle to and 60 feet from center line station 62 + 00;

THENCE S 88° 14' W, a distance of 124.1 feet to a point at right angle to and 60 feet from center line station 63 + 24.1;

THENCE in a Westerly direction, parallel to and 60 feet from the center line of said F. M. Hwy. as it describes a 2 degree curve to the right, a distance of 151.0 feet to a point at right angle to and 60 feet from center line station 64 + 88.3;

THENCE S 86° 12' W, a distance of 33.1 feet to a point in the West Boundary Line of said Earp tract, said point being at right angle to and 57.1 feet from center line station 65 + 21.3;

THENCE South, with said West Boundary Line, a distance of 17.1 feet to a point in the said present North Right of Way Line, said point being at right angle to and 40 feet from center line station 65 + 20.9;

THENCE in an Easterly direction, following the said present North Right of Way Line a distance of 512 feet to the place of beginning, containing 0.22 acres of land more or less.

3693

Defendant(s), (jointly) the sum of One 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 hereinafter described be, and the same is hereby divested out of the said

Harry Earp

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes. _____ of petition)

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Harry Earp

Defendant(s) shall pay all costs herein

Joe Boyce

County Judge, Unshur County, Texas.

Texas Highway Department
Form 61 (Page 1) T-50 5m

JUDGMENT OF THE COURT

STATE OF TEXAS
VS. NO. 3692
MRS. J. W. WYATT

IN THE _____ COUNTY _____ COURT OF
UPSHUR COUNTY, TEXAS,
AUGUST TERM.
A D. 19 55

On this the 20th day of August, A D. 1955, 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 16th day of August,

A. D. 1955, which is as follows: TWO HUNDRED FIFTY (\$250.00) DOLLARS as damages to the land taken as shown by the award of special commissioners, G. C. Pritchett, Heber Jones, and J. L. Williamson, filed herewith and made a part hereof as if copied at length herein.

It is, therefore, ORDERED, ADJUDGED, and DECREED by the Court that the Commissioners' Court of

Upsbur County, Texas, on behalf of the State of Texas, pay to

Mrs. J. W. Wyatt

Texas Highway Department
Form 471 (Page 2) 7-59-5m

3692

Defendant(s), (jointly) the sum of Two Hundred Fifty Dollars

(\$ 250.00) 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. J. W. Wyatt

Defendant(s), and vested in the State of Texas, said property being described as follows:

(Here insert field notes. of petition.)

Texas Highway Department
Form 440 (Page 2) 7-59-5m

Being part of a 21 acre tract of land in the J. B. B. Davenport Survey, conveyed by Ina May Bartwell Warren, et vir to J. W. Wyatt, et ux by deed dated 5 Oct 1945 and recorded in the Deed Records of Upshur County, Texas, Vol. 163 Page 65, and being more fully described as follows.

BEGINNING at a point where the East Boundary Line of the Wyatt property intersects the present South Right of Way Line of F. M. Hwy 554, said point being at right angle to and 40 feet from center line station 63 + 65.8;

THENCE South with said East Boundary Line a distance of 20 feet to a point at right angle to and 60 feet from center line station 63 + 66.2.

THENCE in a Westerly direction parallel to and 60 feet from the center line of said Hwy. as it describes a 2 degree curve to the right, a distance of 124.7 feet to a point at right angle to and 60 feet from center line station 64 + 88.3;

THENCE N 88° 41' W, a distance of 161.7 feet to a point at right angle to and 60 feet from center line station 66 + 50;

THENCE N 82° 57' W, a distance of 100.5 feet to a point at right angle to and 50 feet from center line station 67 + 51.2;

THENCE in a Westerly direction, parallel to and 50 feet from the center line of said Hwy. as it describes a 3 degree curve to the left, a distance of 137.6 feet to a point in the West Boundary Line of said property, said point being at right angle to and 50 feet from center line station 68 + 92.5;

THENCE North, with said West Boundary Line a distance of 10 feet to a point in said present South Right of Way Line, said point being at right angle to and 60 feet from center line station 68 + 52.0;

THENCE in an Easterly direction with said present South Right of Way Line a distance of 525.0 feet to the place of beginning, containing 0.20 acres of land more or less.

And it is further ORDERED, ADJUDGED and DECREED that the said _____

Mrs. J. W. Wyatt

Defendant(s) shall pay all costs herein

J. W. Boyer
County Judge, Upshur County, Texas.

Page 2

21500-750-5m

REPORT of H.A. WHEELER

County Treasurer of UPSHUR County, Texas, of Receipts and Expenditures
from OCT. 1 to DEC. 31 1955, inclusive:

JURY FUND. 1st Class

Balance last Report, Filed <u>OCT. 1</u> 1955	1,051	75	
To Amount received since last Report,	1,000	58	
To Amount transferred from other Funds, since last Report,	1,000	00	
By " paid out since last Report, Ex. "A,"			2,251 91
" " transferred to other Funds, since last Report,			
" per cent Commission on amount received,			
" " " " " " paid out,			
Amount to Balance,			1,440 40
	3,692	51	3,692 51
Balance	\$ 1,440	40	\$

ROAD AND BRIDGE FUND. 2d Class

Balance last Report, Filed <u>OCT. 1</u> 1955	23,732	95	
To Amount received since last Report,	105,811	59	
To Amount transferred from other Funds, since last Report,			
By " paid out since last Report, Ex. "B,"			18,824 09
" " transferred to other Funds, since last Report,			16,000 00
" per cent Commission on amount received,			
" " " " " " paid out,			
Amount to Balance,			94,720 25
	129,544	52	129,544 52
Balance	\$ 94,720	25	\$

GENERAL COUNTY FUND. 3d Class

Balance last Report, Filed <u>OCT. 1</u> 1955	3,568	45	
To Amount received since last Report,	58,084	52	
To Amount transferred from other Funds, since last Report,	4,000	00	
By " paid out since last Report, Ex. "C,"			15,715 44
" " transferred to other Funds, since last Report,			
" per cent Commission on amount received,			
" " " " " " paid out,			
Amount to Balance,			49,737 35
	65,452	77	65,452 77
Balance	\$ 49,737	35	\$

2

A164 1/2 (INSET TO A164)		SALARY	FUND	Class
Balance last Report, Filed OCT. 1 1955		5,775	82	
To Amount received since last Report,		26,967	99	
To Amount transferred from other Funds, since last Report,				
By	"	paid out since last Report, Ex. " "		20,444 53
"	"	transferred to other Funds, since last Report,		
"	"	per cent Commission on amount received,		
"	"	" " " " paid out,		
Amount to Balance,				12,299 28
		32,743	81	32,743 81
Balance		\$ 12,299	28	\$

PER. IMP.		FUND	Class	
Balance last Report, Filed OCT. 1 1955		985	06	
To Amount received since last Report,		8,216	43	
To Amount transferred from other Funds, since last Report,				
By	"	paid out since last Report, Ex. " "		2,052 54
"	"	transferred to other Funds, since last Report,		
"	"	per cent Commission on amount received,		
"	"	" " " " paid out,		
Amount to Balance,				7,148 95
		9,201	49	9,201 49
Balance		\$ 7,148	95	\$

R#B-1		FUND	Class	
Balance last Report, Filed OCT. 1 1955		19,132	04	
To Amount received since last Report,		7,618	93	
To Amount transferred from other Funds, since last Report,				
By	"	paid out since last Report, Ex. " "		14,247 43
"	"	transferred to other Funds, since last Report,		0
"	"	per cent Commission on amount received,		
"	"	" " " " paid out,		
Amount to Balance,				15,503 54
		29,750	97	29,750 97
Balance		\$ 15,503	54	\$

3

A 164 1/2 (INSET TO A 164)

R#B-2 FUND Class

Balance last Report, Filed OCT. 1 1955	8,968	24	
To Amount received since last Report,	6,577	30	
To Amount transferred from other Funds, since last Report,	3,000	00	
By " paid out since last Report, Ex. " "			13,338 76
" " transferred to other Funds, since last Report,			
" per cent Commission on amount received,			
" " " " paid out,			
Amount to Balance,			5,206 78
	18,545	54	18,545 54
Balance	\$ 5,206	78	\$

R#B-3 FUND Class

Balance last Report, Filed OCT. 1 1955	14,706	48	
To Amount received since last Report,	7,634	90	
To Amount transferred from other Funds, since last Report,	3,000	00	
By " paid out since last Report, Ex. " "			17,802 86
" " transferred to other Funds, since last Report,			
" per cent Commission on amount received,			
" " " " paid out,			
Amount to Balance,			7,538 52
	25,341	38	25,341 38
Balance	\$ 7,538	52	\$

R#B-4 FUND Class

Balance last Report, Filed OCT. 1 1955	11,182	28	
To Amount received since last Report,	6,777	31	
To Amount transferred from other Funds, since last Report,	3,000	00	
By " paid out since last Report, Ex. " "			18,310 65
" " transferred to other Funds, since last Report,			
" per cent Commission on amount received,			
" " " " paid out,			
Amount to Balance,			2,648 94
	20,959	59	20,959 59
Balance	\$ 2,648	94	\$

& SKG. 5

RD. DIST. 3 A INT. FUND Class

A164½ (INSET TO A164)

Balance last Report, Filed OCT. 1 1955	5,667	39	
To Amount received since last Report,	4,320	39	
To Amount transferred from other Funds, since last Report,			
By " paid out since last Report, Ex. " "			
" " transferred to other Funds, since last Report,			
" per cent Commission on amount received,			
" " " " " paid out,			
Amount to Balance,			10,007 78
	10,007	78	10,007 78
Balance	\$ 10,007	78	\$

	PER. SCHOOL	FUND	Class
Balance last Report, Filed OCT. 1 1955			4,301 61
To Amount received since last Report,			
To Amount transferred from other Funds, since last Report,			
By " paid out since last Report, Ex. " "			
" " transferred to other Funds, since last Report,			
" per cent Commission on amount received,			
" " " " " paid out,			
Amount to Balance,			4,301 61
	4,301	61	4,301 61
Balance	\$ 4,301	61	\$

	FUND		Class
Balance last Report, Filed 19			
To Amount received since last Report,			
To Amount transferred from other Funds, since last Report,			
By " paid out since last Report, Ex. " "			
" " transferred to other Funds, since last Report,			
" per cent Commission on amount received,			
" " " " " paid out,			
Amount to Balance,			
Balance	\$		\$

RECAPITULATION

RD. DIST. 1-B AVALL.		10,962	34		
JURY FUND, BALANCE		1,440	40		
ROAD AND BRIDGE FUND	"	94,720	23		
GENERAL COUNTY FUND	"	49,737	33		
SALARY FUND	"	12,299	28		
PER. IMP. FUND	"	7,148	95		
R#B-1 FUND	"	15,503	54		
R#B-2 FUND	"	5,206	78		
R#B-3 FUND	"	7,538	52		
R#B-4 FUND	"	2,648	94		
PER. SCHOOL		4,301	61		
UPSHUR LAW LIBRARY		42	25	Grand Total	
SOCIAL SECURITY		4,000	00		
RD. DIST. 3 A IMP. & SKG.		10,007	78		225,557.95

LIST OF BONDS AND OTHER SECURITIES ON HAND

4 U. S. Savings Bonds @ \$500.00 each	\$2000.00
5 U. S. Savings Bonds @ \$1000.00 each	5000.00
8 Series "J" Bonds @ \$1000.00 each	8000.00
3 Series "J" Bonds @ \$100.00 each	300.00
Total all bonds	\$15,300.00

TREASURER'S REPORT

FROM

TO

Oct 1 - 1955

Dec 31 1955

[Signature]
County, Texas

Piled with the vouchers accompanying same,

this 19

County Clerk,
County, Texas

By _____ Deputy,
County, Texas

Examined and approved, said Vouchers
cancelled in office Commissioners' Court, this
day of _____ 19

Presiding Officer Com'n Court,
County, Texas

By *[Signature]* Deputy

County Court *[Signature]* County, Texas

Sworn to and subscribed before me, this _____ day of _____ 1955

County Treasurer

County, who being by me duly sworn, upon oath, says that the within and foregoing report is true and correct.

personally appeared _____ County Treasurer of _____

County of _____ Before me, the undersigned authority, on this day

THE STATE OF TEXAS

7

THE STATE OF TEXAS §
COUNTY OF UPSHUR §

BEFORE ME, R. C. Vivian, County Clerk, Upshur County, Texas, on this day personally appeared J. W. Bryce, County Judge, Jim Shockey, Commissioner Precinct No. 1; Bryant Holmes, Commissioner Precinct No. 2; Chloe Spencer, Commissioner, Precinct No. 3, and Horace Morris, Commissioner, Precinct No. 4; who after being duly sworn by me state under their oath, that they have examined the foregoing County Treasurer's Report, of Upshur County, Texas, and find the same to be correct to the best of their knowledge and belief.

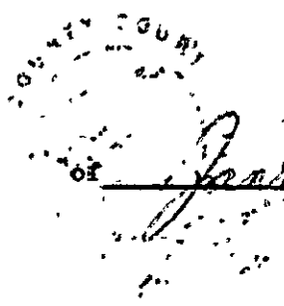
R. C. Vivian
R. C. Vivian, County Clerk,
Upshur County, Texas

J. W. Bryce, County Judge
Jim Shockey
Jim Shockey, Commissioner,
Precinct No. 1

Bryant Holmes
Bryant Holmes, Commissioner,
Precinct No. 2

Chloe Spencer
Chloe Spencer, Commissioner,
Precinct No. 3

Horace Morris
Horace Morris, Commissioner,
Precinct No. 4.



SUBSCRIBED AND SWORN TO before me, this 9 day
of Jan A. D. 1955.

R. C. Vivian
R. C. Vivian, County Clerk,
Upshur County, T E X A S.

