

Be it remembered that on the 11th day of  
Dec, 1911, the County Commissioners court of  
Deane County met in regular session pursuant  
and presiding over the said County Court  
L.A. Jordan Commissioner Order No. 1  
71  
72  
73  
74  
75  
76  
77  
78  
79  
80  
81  
82  
83  
84  
85  
86  
87  
88  
89  
90  
91  
92  
93  
94  
95  
96  
97  
98  
99  
100  
101  
102  
103  
104  
105  
106  
107  
108  
109  
110  
111  
112  
113  
114  
115  
116  
117  
118  
119  
120  
121  
122  
123  
124  
125  
126  
127  
128  
129  
130  
131  
132  
133  
134  
135  
136  
137  
138  
139  
140  
141  
142  
143  
144  
145  
146  
147  
148  
149  
150  
151  
152  
153  
154  
155  
156  
157  
158  
159  
160  
161  
162  
163  
164  
165  
166  
167  
168  
169  
170  
171  
172  
173  
174  
175  
176  
177  
178  
179  
180  
181  
182  
183  
184  
185  
186  
187  
188  
189  
190  
191  
192  
193  
194  
195  
196  
197  
198  
199  
200  
201  
202  
203  
204  
205  
206  
207  
208  
209  
210  
211  
212  
213  
214  
215  
216  
217  
218  
219  
220  
221  
222  
223  
224  
225  
226  
227  
228  
229  
230  
231  
232  
233  
234  
235  
236  
237  
238  
239  
240  
241  
242  
243  
244  
245  
246  
247  
248  
249  
250  
251  
252  
253  
254  
255  
256  
257  
258  
259  
260  
261  
262  
263  
264  
265  
266  
267  
268  
269  
270  
271  
272  
273  
274  
275  
276  
277  
278  
279  
280  
281  
282  
283  
284  
285  
286  
287  
288  
289  
290  
291  
292  
293  
294  
295  
296  
297  
298  
299  
300  
301  
302  
303  
304  
305  
306  
307  
308  
309  
310  
311  
312  
313  
314  
315  
316  
317  
318  
319  
320  
321  
322  
323  
324  
325  
326  
327  
328  
329  
330  
331  
332  
333  
334  
335  
336  
337  
338  
339  
340  
341  
342  
343  
344  
345  
346  
347  
348  
349  
350  
351  
352  
353  
354  
355  
356  
357  
358  
359  
360  
361  
362  
363  
364  
365  
366  
367  
368  
369  
370  
371  
372  
373  
374  
375  
376  
377  
378  
379  
380  
381  
382  
383  
384  
385  
386  
387  
388  
389  
390  
391  
392  
393  
394  
395  
396  
397  
398  
399  
400  
401  
402  
403  
404  
405  
406  
407  
408  
409  
410  
411  
412  
413  
414  
415  
416  
417  
418  
419  
420  
421  
422  
423  
424  
425  
426  
427  
428  
429  
430  
431  
432  
433  
434  
435  
436  
437  
438  
439  
440  
441  
442  
443  
444  
445  
446  
447  
448  
449  
450  
451  
452  
453  
454  
455  
456  
457  
458  
459  
460  
461  
462  
463  
464  
465  
466  
467  
468  
469  
470  
471  
472  
473  
474  
475  
476  
477  
478  
479  
480  
481  
482  
483  
484  
485  
486  
487  
488  
489  
490  
491  
492  
493  
494  
495  
496  
497  
498  
499  
500  
501  
502  
503  
504  
505  
506  
507  
508  
509  
510  
511  
512  
513  
514  
515  
516  
517  
518  
519  
520  
521  
522  
523  
524  
525  
526  
527  
528  
529  
530  
531  
532  
533  
534  
535  
536  
537  
538  
539  
540  
541  
542  
543  
544  
545  
546  
547  
548  
549  
550  
551  
552  
553  
554  
555  
556  
557  
558  
559  
560  
561  
562  
563  
564  
565  
566  
567  
568  
569  
570  
571  
572  
573  
574  
575  
576  
577  
578  
579  
580  
581  
582  
583  
584  
585  
586  
587  
588  
589  
590  
591  
592  
593  
594  
595  
596  
597  
598  
599  
600  
601  
602  
603  
604  
605  
606  
607  
608  
609  
610  
611  
612  
613  
614  
615  
616  
617  
618  
619  
620  
621  
622  
623  
624  
625  
626  
627  
628  
629  
630  
631  
632  
633  
634  
635  
636  
637  
638  
639  
640  
641  
642  
643  
644  
645  
646  
647  
648  
649  
650  
651  
652  
653  
654  
655  
656  
657  
658  
659  
660  
661  
662  
663  
664  
665  
666  
667  
668  
669  
670  
671  
672  
673  
674  
675  
676  
677  
678  
679  
680  
681  
682  
683  
684  
685  
686  
687  
688  
689  
690  
691  
692  
693  
694  
695  
696  
697  
698  
699  
700  
701  
702  
703  
704  
705  
706  
707  
708  
709  
710  
711  
712  
713  
714  
715  
716  
717  
718  
719  
720  
721  
722  
723  
724  
725  
726  
727  
728  
729  
730  
731  
732  
733  
734  
735  
736  
737  
738  
739  
740  
741  
742  
743  
744  
745  
746  
747  
748  
749  
750  
751  
752  
753  
754  
755  
756  
757  
758  
759  
760  
761  
762  
763  
764  
765  
766  
767  
768  
769  
770  
771  
772  
773  
774  
775  
776  
777  
778  
779  
780  
781  
782  
783  
784  
785  
786  
787  
788  
789  
790  
791  
792  
793  
794  
795  
796  
797  
798  
799  
800  
801  
802  
803  
804  
805  
806  
807  
808  
809  
810  
811  
812  
813  
814  
815  
816  
817  
818  
819  
820  
821  
822  
823  
824  
825  
826  
827  
828  
829  
830  
831  
832  
833  
834  
835  
836  
837  
838  
839  
840  
841  
842  
843  
844  
845  
846  
847  
848  
849  
850  
851  
852  
853  
854  
855  
856  
857  
858  
859  
860  
861  
862  
863  
864  
865  
866  
867  
868  
869  
870  
871  
872  
873  
874  
875  
876  
877  
878  
879  
880  
881  
882  
883  
884  
885  
886  
887  
888  
889  
890  
891  
892  
893  
894  
895  
896  
897  
898  
899  
900  
901  
902  
903  
904  
905  
906  
907  
908  
909  
910  
911  
912  
913  
914  
915  
916  
917  
918  
919  
920  
921  
922  
923  
924  
925  
926  
927  
928  
929  
930  
931  
932  
933  
934  
935  
936  
937  
938  
939  
940  
941  
942  
943  
944  
945  
946  
947  
948  
949  
950  
951  
952  
953  
954  
955  
956  
957  
958  
959  
960  
961  
962  
963  
964  
965  
966  
967  
968  
969  
970  
971  
972  
973  
974  
975  
976  
977  
978  
979  
980  
981  
982  
983  
984  
985  
986  
987  
988  
989  
990  
991  
992  
993  
994  
995  
996  
997  
998  
999  
1000

It is ordered by the court herein that the  
names to the clerk for \$500 each out of County  
fund be and the same is hereby ordered cancelled  
and the clerk is hereby authorized to cancel same  
It is ordered by the court that the account  
of R.C. Hattery as appears on Finance Report No. 4  
page 111 be balanced out of the Clerk's authorized  
to balance same

It is ordered by the court that the balance  
statement of Mr. Wm. County Clerk for  
Quarter ending November 1st 1911 be and the  
same is hereby approved

One thing is ordered by the court that the  
same be ordered by the court that the Clerk  
receive the amount of \$6200 (approximately) from  
of \$6200 amount being due on account of  
was committed in carrying forward amount  
under the head of the late Bond fund making  
net 9th, 1909.

This day came on to be considered the  
minutes of the Finance Committee  
appointed by the District Judge of this  
Judicial District and after examining and  
reporting find that Government (County) same

in that the County the sum of 26.95-26.50 and  
 due the county on his July report of 1908 the sum  
 of 22.57 and that judge J. St. Merdon (1st county)  
 judge due the County the sum of \$299.50 per  
 fine collected on Court Order  
 This ordered by the Court that the Clerk  
 give notice to the above named parties of  
 their meeting to appear before the Court at the  
 next meeting, which said meeting will be held  
 on the 1st day of January A. D. 1912. To show  
 concerning legal proceedings should not be  
 had against them  
 This ordered by the Court that the Clerk  
 give to the members of the Court their  
 petition for two days service  
 Another day come with to be considered the re-  
 turn of an election held on the 2nd day of  
 December 1911 in Prichard, Prichard Miss.  
 To determine whether or not legal help and grace  
 those be permitted to run at large within  
 the bounds of said election in all  
 parts of the county held and said return duly  
 and legally made and that there was no error  
 said election. To vote of which number 19,000  
 were cast "for the stock law" and 57,000 were  
 cast against "the stock law" and the therefore  
 decided and declared that the proposition  
 to enforce the stock law within the bounds  
 of said subdivision was not sustained by  
 a majority of the freeholder voting at said  
 election and that no stock law shall be  
 enforced within the bounds of said subdivi-  
 sion. It is ordered that the Clerk give notice  
 to G. D. Anderson for his fee and to J. O. Amos  
 \$2.00 each for holding said election.

137  
page  
R  
Vol

The State of Texas } To the trustees of Miami common school  
County of Sabine } district No. 32, and their successors in  
office: I herewith hand you field notes and plat of your school district  
and urge you take care of it and deliver to your successor.

Beginning at the S.W. cor. of the John Smith league, thence S. 70 E. with the S. Bdry line of the said Smith league to the cor. of the Isaac Caroline survey, thence W. S. E. the extreme S. E. cor. of the said league, thence N. E. with the S. E. Bdry line of the said Smith league to Boreagus creek, thence down Boreagus creek with its meanders to where it crosses the S. E. Bdry line of the Isaac Caroline survey, thence S. N. with the line of the Caroline and the Matthew Parker to the S. N. cor. of the Matthew Parker on Pologacho creek, thence down the said Pologacho creek with its meanders to where the said Pologacho crosses the east bdry line of the Moses Hill league, thence N. E. with the E. Bdry line of the said Hill league to its N. E. cor. thence N. N. with the N. Bdry line of the said Hill league to the S. N. cor. of the C. M. G. Johnson labor, thence N. E. with the N. Bdry line of the said Jackson labor to its N. N. cor. thence N. with the N. Bdry line of J. & N. O. Ry. Co. Sec. No. 17 to its N. N. cor. on the S. Bdry line of the John B. Gains 1/2 league, thence S. 81 E. with the S. Bdry line of said John B. Gains 1/2 league to its S. E. cor. thence N. 9 E. with the east Bdry line of said Gains 1/2 league to its N. E. cor. thence N. 81 W. along the S. Bdry line of the James Gains league to its S. N. cor. thence N. 9 E. along the N. Bdry line of said Gains league to the N. E. cor. of the W. B. Frazer survey, thence S. N. with the line of the W. B. Frazer and that of the John S. Chival Survey to the N. E. cor. of the Isaac Powell league, thence N. with the N. Bdry line of the Isaac Powell league, thence N. with the N. Bdry line of the Isaac Powell league to the N. E. cor. of the Alex. Harris subdivision in said league of land, thence S. 25 E. with the E. Bdry line of said <sup>subdivision</sup> 1485-acs. to its S. E. cor. thence S. with the N. Bdry line of the N. C. Wilson subdivision to its S. N. cor. thence S. N. with the line between N. H. Coopers land on the said Powell league and the land known as the Logan pasture to N. H. Coopers S. N. cor. on the N. Bdry line of the said Powell league, thence S. 25 E. along the N. Bdry line of the said Powell league about 100 acs. to the S. N. cor. of said Powell league on the N. Bdry line of the John Smith league, thence N. with the N. Bdry line of said Smith league to its N. N. cor. thence S. W. with the N. Bdry line of the said Smith league to its S. N. cor. the place of beginning, containing 21,137 acres of land. Respectfully,  
J. M. Smith, County  
Judge for Sabine County, Texas

Commission for Election for members of Council  
County of Adams  
City of Denver

to the Honorable County Judge of said County  
The undersigned, qualified property taxpayer  
within of Common School District No. 32 in said  
County, pray that an election be ordered to be held  
in said district to determine whether a majority  
of the legally qualified property taxpayers  
of said district desire the issuance of bonds  
of said district for the purpose of both  
members and construction of said district  
of the denomination of one hundred (\$100.00) not  
to be less than one hundred (\$100.00) and  
to be payable at the rate of 5 per cent per annum  
payable annually April 1st of each year and  
with the option of redemption after 3 years on  
the part and credit of said common school  
district to provide funds to be expended in the  
purchase of accounts legally contracted in connection  
with the purchase of public facilities  
building of wood material within said dis-  
trict and to determine whether the commission  
court of said county shall be authorized to levy  
a tax and collect annually within said bonds  
on any of them are outstanding or hereafter  
payable property within said district sufficient to  
pay the current interest on said bonds and pro-  
vide a sinking fund sufficient to pay the prin-  
cipal at maturity.  
Attest this 31st day of October, A. D. 1911.  
Dr. Goodrich, J. E. McCall, A. Q. Smith,  
Sam E. Ellett J. S. Anderson, G. E. Fox,  
Dr. A. Neward Dr. S. Patterson, A. E. Matheny,  
R. F. Clark J. H. Mendenhall, J. E. Young,  
W. D. Fox Dr. M. Anderson, J. H. Amodeo,  
Selecting J. S. Dent, G. S. Anderson,  
J. M. Anderson, J. E. McCall, A. Q. Smith,  
J. S. Dent, G. S. Anderson,  
J. M. Anderson, J. E. McCall, A. Q. Smith,  
J. S. Dent, G. S. Anderson,  
J. M. Anderson, J. E. McCall, A. Q. Smith,

The State of Iowa, }  
 County of Adams } District No. 32  
 & County of Adams }  
 do hereby certify that no bonds have heretofore been issued by  
 me in behalf of or on the faith and credit  
 of said district; that said district has  
 not heretofore contracted and does not owe  
 any debt of any description whatever; and that  
 the proposed \$1200 of bonds of said district  
 No. 32 shall have no effect when issued, with  
 exception the entire indorsement of said district  
 dated the 3 day of November, A. D. 1911.  
 A. A. Smith,  
 Secretary of said district  
 and District  
 do hereby certify that the above and  
 foregoing statements are true and correct according  
 to the books and records of my office  
 dated the 11th day of November, A. D. 1911.  
 A. A. Smith,  
 County Superintendent of said County

The State of Iowa, }  
 County of Adams }  
 do hereby certify that the amount of taxable property of  
 District No. 32 of said County, according to  
 the tax rolls of said County, the total amount  
 valuation of real property situated and personal  
 property owned in said district is as follows:  
 \$111150  
 20350  
 13150

State of the 5th day of December, 1911  
 J. J. Maxwell  
 County Superintendent of said County



being in every respect in conformity with law.  
 That therefore, J. J. Robinson may execute as  
 county judge of Adams county, over, to hereby order  
 that an election be held on the 6th day of January A.D. 1917  
 at Madison school house in said common school district  
 No. 37 of this county as established by order of the com-  
 mon school board of date the 9th day of October, 1911, which  
 is recorded in Book "A" page 13 of the minutes of said  
 court, said above change in common school district  
 No. 37, which is of record, as above stated in minutes  
 of the common school board, as by order of the county  
 board of education on the 26th day of August 1911, duly  
 consolidated with common school district No. 15,  
 known as Hickoryville school district, said change  
 as now established comprises said common school  
 district No. 37, to determine whether a majority of the  
 legally qualified property taxpayers of said district  
 desire the issuance of bonds on the faith and  
 credit of said common school district in the  
 amount of \$100,000, the bonds to be of the denom-  
 ination of \$100 each, number commencing from  
 one to thirteen, each in severalty, payable 10 years from  
 their date, with option of redemption after 5 years,  
 and bearing 5 per cent interest per annum, payable  
 annually April 10th of each year, to provide funds  
 to be repaid in payment of accounts legally con-  
 tracted in connection with and equipping a public  
 free school building of said district, with  
 said district, and to determine whether the common  
 school board shall be authorized to levy  
 assess and collect annually, until said bonds or  
 any of them are outstanding, a tax upon all taxable  
 property within said district sufficient to pay the  
 current interest on said bonds and provide a sinking  
 fund sufficient to pay the principal of maturity.  
 Ad. Carey is hereby appointed guardian ad litem for  
 said election, and he shall take of this judgment and  
 two clerks to assist him in holding the same.  
 And he shall within five days after said election  
 has been held, make due return thereof to the  
 common school board of this county, as is required.

141  
 Page  
 K  
 Vol 1

by law for holding a general election.

The statute for said election shall have  
force & effect from the following: "3rd Sec. 100"

"Against the Board"

All persons who are legally qualified voters  
of this State and of this county and who are

qualified to vote at said election shall

be entitled to vote at said election.

The sheriff of this county shall give notice of  
said election by posting three notices in said

district for three weeks before the election  
dated the 6th day of December, A.D. 1911.

J.P. Smith County Board

John County, Iowa.

### Sherriff's Notice of Election.

The State of Iowa

County of Johnson Notice is hereby given that  
an election will be held on the 6th day of

January, 1912, at Johnson County Court House in  
Johnson County, Iowa.

Attest: J.P. Smith, Sheriff of Johnson County, Iowa.

Witness my hand and the seal of said county at  
Johnson County, Iowa, this 6th day of October, 1911.

Witness of said court, said above change  
in Johnson County District No. 37 which is

of record as above stated in Johnson County  
Commissioner's court was by order of the County

Board of Education on the 7th day of August,  
1911, duly consolidated with Johnson County

District No. 15, Johnson County, Iowa, and  
District No. 37, Johnson County, Iowa, as now attached to

Johnson County, Iowa, District No. 37.

Determine whether a majority of the legal  
qualified property taxpayers residing in that district

shall the issuance of bonds in the past and  
credit of said common school district in the

amount of \$100,000, the bonds to be of the denom-  
ination of \$100 each, number consecutively

from one to fifteen, both inclusive, payable  
to grow from their date, with option of

143  
page  
K  
Vol

redemption after 3 years, and bearing 5 per cent interest per annum, payable annually on the 10th day of April of each year, to provide funds to be expended in payment of accounts legally contracted in constructing and equipping a public free school building, of wood material, and to determine whether the Commissioners' Court of this County shall be authorized to levy, assess and collect annually while said bonds or any of them are outstanding, a tax upon all taxable property within said district sufficient to pay the current interest on said bonds and provide a sinking fund sufficient to pay the principal at maturity.

All persons <sup>whom</sup> are legally qualified voters of this State and County and who are resident property taxpayers in said district shall be entitled to vote at said election.

Said election was ordered by the County Judge of this County by order made on the 6th day of December, 1911, and this notice is given in pursuance of said order.

Dated the 6th day of December, 1911.

H. J. Sully, Sheriff  
Sabine County, Texas.

Before me, the undersigned authority, on this day personally appeared H. J. Sully, known to me to be the Sheriff of Sabine County, Texas, and after being by me first duly sworn, upon oath, said:

That the above and foregoing notice of election is a true, full and exact copy of the three notices of election therein referred to which he, as such Sheriff, made and posted in Common School District No. 32 of said County.

That said notices were posted at forks of road  $\frac{3}{4}$  mi. of Milam, Post office in Milam, and Halbert's Inn  $1\frac{1}{2}$  miles N. of Milam, each of which is a public place in said district, on the 8th day of December, 1911, which was twenty-one full days before the date of said election H. J. Sully, Sheriff  
Sabine Co. Tex.

144  
page  
K  
Vol.

Sworn to and subscribed before me this the  
9th day of December, 1911. G. R. Smith Co Judge  
Sabine Co. Texas.

The State of Texas }  
County of Sabine } To the Honorable County Judge  
of Sabine County:

The undersigned qualified property tax  
paying voters of Common School District No.  
32 in Sabine County, Texas, desiring to tax  
ourselves for the purpose of supplementing the  
state school fund apportioned to said district,  
hereby make application to the County Judge  
of Sabine County, Texas, for an order for an elec-  
tion to be held in said Common School District  
No. 32, in Sabine County, to determine whether  
or not a tax of and at the rate of 20 cents  
on the \$100 valuation of taxable property in  
said district shall be levied for the said  
purpose

Dated this 10th day of November, A.D. 1911,

W. S. Patterson	J. N. Dohughon	H. D. Low
A. D. Causey	W. C. Wilson	R. L. Hirt
J. S. Maund	S. J. Wilson	D. C. Walker
R. L. Goodrich	E. Law	C. Davidson
W. N. Halbert	J. J. Smith	Sam Belliste
W. M. Davidson	Delos King	L. A. Woods
A. G. Goodrich	J. W. Maund	A. A. Smith

The State of Texas }  
County of Sabine } Whereas, on the 10th day of November  
1911, a petition was presented to me for an  
election in Common School District No. 32 of  
this county on the question of authorizing a tax  
of and at the rate of 20 cents on the \$100 valuation  
of taxable property in said district for the pur-  
pose of supplementing the state school fund  
apportioned to said district said petition  
bearing the requisite number of signatures  
of property tax-paying voters of said district  
and being in every respect in conformity

145  
page  
K  
Vol

with law:

Now, therefore, I. D. R. Smith, in my capacity as County Judge of Lobeine County, Texas, do hereby order that an election be held on the 6th day of January, 1912, at Milam's school house in said Common School District No. 32 of this county, as established by order of the Commissioners' Court of this county of date of the 9th day of October, 1911, which is recorded in Book "K" page 125 of the minutes of said court. Said change in Common School District No. 32, which is of record as above stated in the minutes of the Commissioners' court, was by order of the County Board of Education on the 26th day of August, 1911, duly consolidated with Common School District No. 15, known as Heckroy Hill school district. Said change as now established composes said Common School District No. 32, to determine whether a majority of the legally qualified property taxpaying voters of that district desire to tax themselves for the purpose of supplementing the state school fund apportioned to said district and to determine whether the Commissioners' Court of this county shall be authorized to levy, assess and collect annually a tax of and at the rate of 20 cents on the \$100 valuation of taxable property in said district for said purpose.

A. A. Smith is hereby appointed presiding officer for said election, and he shall elect two judges and two clerks to assist him in holding the same, and he shall, within five days after said election has been held, make due return thereof to the Commissioners' Court of this county as is required by law for holding a general election.

The ballots for said election shall have written or printed thereon the following:

For School Tax.  
Against School Tax.

All persons who are legally qualified voters of this state and of this county and who are resident property taxpayers.

146

Page  
K  
Vol.

in said district shall be entitled to vote at said election.

The sheriff of this county shall give notice of said election by pasting three notices at three public places in said district for three weeks before the election. Dated the 6th day of December, 1911, J.R. Smith County Judge, Sabine County Texas.

Came to hand this the 6th day of December, 1911, and executed by pasting three exact copies in Common School District No. 27. That said notices were pasted at fork of road 3/4 mi. S. of Milam, at Post office in Milam and at Halberts Div N of Milam each one of which is a public place in said Common School District, on the 6th day of December, 1911, H.G. Solly Sheriff, Sabine County, Texas.

Court was ordered adjourned until the next regular term.  
Attest: J.R. Smith es. clk., J.R. Smith es. Judge.

The State of Texas }  
County of Sabine } To the honorable County Judge of Sabine County: We, the undersigned qualified property tax paying voters of Common School District No. 27 in Sabine county, Texas, desiring to tax ourselves for the purpose of supplementing the state school fund apportioned to said district, hereby make application to the county Judge of Sabine County, Texas, for an order for an election to be held in said Common School District No. 27 in Sabine county to determine whether or not a tax of and at the rate of 20 cts cents on the \$100 valuation of taxable property in said district shall be levied for the said purpose.

Dated this 10 day of Feby 1912.

Signers:  
Robert Conner  
H. T. Smith

Signers:  
J. A. Clark  
A. F. Nickerson

147  
page  
K  
Vol

W. F. Conner  
Henry Crowell  
H. L. Emer  
W. C. Rice  
D. W. L. McDaniel  
M. J. Rice

W. H. Smith  
E. W. Gilbert  
J. F. Smith  
H. B. Walker  
M. E. McDaniel  
J. O. Smith

The State of Texas }  
County of Sabine } Whereas, on the 10<sup>th</sup> day  
of February, 1912, a petition was presented  
to me for an election in Common School  
District No. 27 of this county on the question of  
authorizing a tax of and at the rate of 20 cents  
on the \$, 00 valuation of taxable property  
in said district for the purpose of  
supplementing the State School fund  
apportioned to said district said petition  
bearing the requisite number of signatures  
of property taxpaying voters of said district  
and being in every respect in conformity  
with law: Now, therefore, I, T. R. Smith,  
in my capacity as county judge of Sabine  
county, Texas do hereby order that an  
election be held on the 9<sup>th</sup> day of March  
1912, at Beech Grove Schoolhouse in said  
Common School District No. 27 of this  
county as established by order of the  
commissioner's court of this county of date  
the —, which is recorded in Book of  
pages — of the minutes of said court,  
since to the establishment of said above  
district it has been enlarged by consolidating  
said district with Beech Grove district No.  
2, and said district being now No. 27, to  
determine whether a majority of the legal  
qualified property taxpaying voters of that  
district desire to tax themselves for the  
purpose of supplementing the State  
school fund apportioned to said  
district and to determine whether  
the commissioner's court of this county

148

page

K

Vol

shall be authorized to levy assess and collect annually a tax of and at the rate of 20 cents on the \$100 valuation of taxable property in said district for said purpose. N. C. Rice is hereby appointed presiding officer for said election and he shall select two judges and two clerks to assist him in holding the same and he shall within five days after said election has been held make due returns thereof to the commissioners court of this county as is required by law for holding a general election. The ballots for said election shall have written or printed thereon the following "For the School Tax" "Against School Tax." All persons who are legally qualified voters of this state and of this county and who are resident property taxpayers in said district shall be entitled to vote in said election.

The sheriff of this county shall give notice of said election by posting three notices at three public places in said district for three weeks before the election

Dated the 10th day of February, 1912.

T. R. Smith, County Judge  
Sabine County, Texas.

Came to hand on the 10th day of February 1912 and executed by posting three of the above notices at three different public places in said above Common School District.

H. J. Solly, Sheriff

7