The honorable commissioner court in and for Sabine County, Texas, met in special session, March 23rd, 1931, with the following members present, to-wit: R. H. Dent, County Judge, E. V. McGown, Commissioner of Prect. No. 1, N. E. McDaniel, Commissioner of Prect. No. 2 W.R. Low, Commissioner of Prect. No. 3, J. E. Minton, Commr. of Precinct of A, Mrs. Berta Harper, County Clerk, and E. B. Smith, and transacted the following business, to-wit:

It is ordered by the court that Carrant No. 1157, in the amount of \$127.14, issued to lemple Lumber Company, December, 8th. 1930, be cancelled, and that duplicate in lieu thereof, be issued in the same amount, said order being made upon the gnarantee of the Company, through its treasurer, that the county would not suffer loss on account of reappearance of the warrant.

Upon consultation with the President and Cashier of First National Bank, it was learned

that the bank would not be able to carry any script on either road & Bridge or General County

fund this year. In view of which fact the following resolutions was passed:

whereas, both the cash and credit in the general County fund and the Road and Bridge rund, are unavoidabley exhausted. And whereas, all county of ficers whose salary is payable out of said Fund are totally deprived of same and; whereas, the remanent improvement fund has a credit of from 7 to 10 thousand dollars with no bonded obligations;

Therefore, it is ordered by the court that County officers salaries to-wit: District clerk, County Judge, County clerk, Sheriff, County agricul agent and Tax Assessor be paid out of the P. I. Fund, as long as the above credit lasts. This order being based on the reason first, that county officers must have pay, second, that the general county fund must have relief.

ment fund up to the amount collected, the previous year it is ordered by the court that 7% interest be allowed for such script for the length of time it is carried. The County, reasurer is instructed to take up script in the remanent improvement fund as far as cash on hand will permit except that in road and bridge and General County, fund he is instructed to hold the cash in those funds pending the result of the decision with reference to County Warrants as rendered by the United States Circuit Court of appeals for the rifth District No. 5980, County of Shelby, Texas, et al, vs. The Providence Savings Dank and Trust Company.

. No further business coming up at this time court is declared adjourned.

· 理學學 医含物 (4) 医重新

in the second of the second

ру н. н. Dent, County Judge.