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Transcriptions of Parish Records
of Louisiana

No. 26. JEFFERSON PARISH (GRETNA)

Series I. Police Jury Minutes

Vol. XII 1930-1935

Prepared by

THE HISTORICAL RECORDS SURVEY
DIVISION OF PROFESSIONAL AND SERVICE PROJECTS
WORK PROJECTS ADMINISTRATION

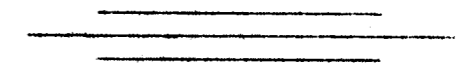
THE POLICE JURY
PARISH OF JEFFERSON

LOUISIANA
Historical Records Survey.

JEFFERSON
PARISH
-TRANSCRIPTIONS OF PARISH RECORDS OF LOUISIANA/

NO. 26. JEFFERSON PARISH (GRETNA)
SERIES I POLICE JURY MINUTES
VOL. XII 1930-1935

PREPARED BY
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WORK PROJECTS ADMINISTRATION



NEW ORLEANS, LOUISIANA
THE POLICE JURY
PARISH OF JEFFERSON
NOVEMBER, 1940

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PARISH OF JEFFERSON
1940
POLICE JURY

The Historical Records Survey Program

Sargent B. Child, National Director
John C. L. Andreassen,
Regional and State Supervisor
Vergil L. Bedsole,
Assistant State Supervisor

President

Weaver R. Toledano

Secretary

William Hepting

Treasurer

C. V. Bourgeois

Members

Division of Professional and Service Projects

Florence Kerr, Assistant Commissioner
Leo G. Spofford, Chief Regional Supervisor
Alma Hammond, State Director

Ward 1

John H. Haas

Ward 2

Wm. E. Strehle

Ward 3

Leon Gendron
W. R. White

Ward 4

Albert J. Cantrelle
Edward E. Feitel
E. M. Gordon
Hirsh Meyer

Ward 5

Joseph Petit

Ward 6

Clem Perrin

Ward 7

Robert Ottermann

Ward 8

J. J. Holtgreve
Ernest Riviere

Ward 9

Weaver R. Toledano

WORK PROJECTS ADMINISTRATION

Howard Hunter, Acting Commissioner
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Sponsor: Department of Archives
Louisiana State University
Dr. Edwin A. Davis, Archivist

Co-sponsor: Police Jury
Parish of Jefferson
W. R. Toledano, President

PARISH OF JEFFERSON
1940

State Senator	Jules G. Fisher
District Judge	L. Robert Rivarde
District Attorney	John E. Fleury
Assistant District Attorney	Ernest Martin Conzelman
Sheriff and Ex-Officio-	
Tax Collector	Frank J. Clancy
Representative	Alvin T. Stumpf
Clerk of Court	Vic. A. Pitre
Assessor	George Heebe
Coroner	M. M. Odom
Superintendent of Education	J. C. Ellis

F O R E W O R D

The Police Jury of the Parish of Jefferson takes pleasure in sponsoring the publication of the Minute Books of its predecessors.

This is the twelfth volume of governing body minutes to be prepared for publication by the Louisiana Historical Records Survey.

We especially wish to commend the study of these volumes to the teachers and students in the schools of the parish.

W. R. Toledano, President

P R E F A C E

The Historical Records Survey in Louisiana is a unit in the State-wide Records Project. The WPA Historical Records Project was under the national supervision of Dr. Luther H. Evans, until his appointment as Chief Legislative Reference, Library of Congress. Sargent B. Child has been the national Director since March, 1940. The project operates under the administrative supervision of the Research and Records Section of the Division of Professional and Service Projects, Work Projects Administration.

Sponsored by the Department of Archives, Louisiana State University, the Louisiana project is co-sponsored by some 65 governmental agencies throughout the state. In this particular instance, the Police Jury of the Parish of Jefferson as co-sponsor, has provided funds necessary for the publication of this series of volumes.

The procedure used in the preparation of these transcripts are detailed in the preface to volume I of this series, published in June, 1939, pp. ii - iv. Verne Fisher and Orahlee Conner have been editors in charge of transcription work in Louisiana. The indexes have been prepared under the supervision of David E. Lott.

A physical description of the original record here reproduced follows: The volume is bound in dark red imitation leather. Letters and numerals are printed in gold on the back binding of the book. At the top of the back binding is "No. 12", five inches from the top are the words "Minute Book", the words "Police Jury", in the center, and four inches from the bottom, the words "Parish of Jefferson". No. 12 is also written in black ink on the top of the front cover. There are three fly leaves, two in the front and one in the back of the volume. The volume contains 398 typewritten pages.

General regulations and procedures applicable to all Historical Records Survey projects in the forty-eight states have been followed in Louisiana. The officials of WPA have given the project cordial support. The interest and cooperation of Jefferson Parish officials in the undertaking have been most gratifying.

Requests for information concerning this or other HRS publications in Louisiana may be addressed to Dr. Edwin A. Davis, Archivist, University, Louisiana, or to the State Supervisor.

John C. L. Andreassen
State Supervisor
Statewide Records Project
OP 65-1-64-197

300 Old Criminal Court Building
Tulane and Saratoga Streets
New Orleans, Louisiana
November, 1940

NO. 12

MINUTE
BOOK

POLICE JURY
PARISH OF JEEFERSON

Gretna, La. Jany. 8, 1930

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robert Ottermann, A. C. Dumestre, Fisher

Absent - None.

On motion duly seconded the reading of the minutes was dispensed with and approved as published.

Report of Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Report of Secretary, on Auto Drivers License issued during the month of December, received and ordered filed.

From John E. Fleury, District Attorney, Legal advisor of the Jury relative to a complaint of J. C. Bruning, owner of several lots of ground at East End, that he has no ingress or egress to his property because Laurel Street, an old public road is fenced in by other property owners, Request that he be given the names of the parties involved, in order for him to take action.

From Louisiana Tax Commission relative to the appointment of two members of the Parish Board of Equalization by the Police Jury for a period of four years, was received.

From Acting Mayor, T. S. Walmsley, of New Orleans, La. relative to subscribing to the Convention and Tourist Bureau of New Orleans was received.

From the Louisiana Gulf Coast Booster, advising the Jury that the January meeting of the Board of Directors will be held in Jefferson Parish at the Court House in Gretna, La. Tuesday, January 14th, 1930 at 7:30 p.m. was received.

From A. R. Benedict, of Jefferson Terrace relative to obnoxious odors emanating from the Jefferson Race Track by burning old hay and manure, was referred to Board of Health Inspector.

From the Community Chest, relative to donation by the Jury. On motion duly seconded the Secretary was instructed to inform the campaign chairman that according to an opinion of the District Attorney it was unlawful to donate Parish Funds for charity, unless same is under the supervision of the State Authorities.

On motion of Mr. Otterman, duly seconded, the Secretary was directed to notify the Southport Oil Company to discontinue running their waste oils from their plant at Southport over adjacent land and through open ditches in the Parish, which is a fire hazard.

The following widows were allowed a pension of \$6.00. ---per month.

- Mrs. W. T. Nasbit, Mc Donoghville, La.
- " Jerome Buriel, "
- " John Fist, Gretna, La.
- " Harold Fruhling, " "
- " Elma Rouprich, " "
- " M. Boudreaux, " "
- Alma Burpard, " "
- Mrs. Mazor France, " "
- " Andrew Perez, " "
- " Edmond Wisher, " "
- " Louis Orgeron, Harvey, La.

" John Ponsaca,	Westwego, La.
" Noah Allemand	" "
Care of Nola Allemand	
Mrs. Vintyess Guidros,	Westwego, La.
Mrs. Odele Robert,	Waggaman, La.
	RFD Westwego, La.
Mrs. Alice Roux,	Waggaman, La.
	R.F.D. Westwego, La.
Mrs. Leo Pizanie	Lafitte, La.
Mrs. Leopole Jambon,	Lafitte, La.
Mrs. Leo Bourge	Lafitte, La.
Mrs. Wm. Bundy,	Barataria, La.
Mrs. Oscar St Amant,	Barataria, La.
Mrs. Rost Kerner,	" "
Mrs. D. Anderson,	Metairie Ridge, La.
Mrs. D. Vicknair,	Harahan, La.
Mrs. I. Bernard,	" "
Mrs. James McGinnis,	Labarre Road,
Mrs. Martha Bode,	West Carrollton.
Mrs. Cox,	8th Ward.

On motion of Mr. Cantrelle, seconded by Mr. Dumestre, the following Ordinance was adopted:

An Ordinance authorizing the President on behalf of the Police Jury to borrow from the Sinking Fund of Improved Road District No 1, the sum of Twenty-five Hundred Dollars (\$2500.00) to pay the current expenses of the Police Jury of the Parish of Jefferson, for the year 1929, dedicating, appropriating, and setting aside the amount borrowed out of the taxes and revenues of the Parish of Jefferson for the year 1929 to pay the amount borrowed.

SECTION I

BE IT ORDAINED by the Police Jury of the Parish of Jefferson, in regular meeting assembled that the President be and he is hereby authorized and empowered to borrow from the Sinking Fund of Improved Road District No. 1, the sum of Twenty five Hundred Dollars, for the purpose of paying the expenses of the Police Jury of the Parish of Jefferson for the year 1929.

SECTION II

BE IT FURTHER ORDAINED, etc; that for payment of the amount borrowed the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of Twenty Five Hundred Dollars (\$2500) out of the taxes, and revenues of the Parish of Jefferson, for the year 1929, to pay the amount borrowed.

Roll being called on the adoption of the above resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS- - - - None.

On motion of Mr. Ottermann, seconded by Mr. Petit, the following resolution was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, in

regular session assembled, that the Treasurer be and he is hereby authorized and empowered to transfer from the Parish General Fund to the Right Bank Pay Roll Fund, the sum of One thousand two hundred (\$1200.00) Dollars and to the Left Bank Pay Roll Fund the sum of Seven Hundred and Fifty Dollars (\$750.00) and to the Parish Freight Fund account the sum of Five Hundred Dollars (\$500.00).

Roll being called on the adoption of the above Resolution resulted as follows:

YEAS - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre, Toledano.

NAYS- - None.

On motion of Mr. Fisher, seconded by Mr. Ottermann, the Jury adjourned to Wednesday, January 15, 1930.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La.
Jany. 14, 1930.

The Police Jury met this day from regular session adjourned of January 8th, 1930. The following members were present: W. R. Toledano, President; E. L. Quinn, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robert Ottermann, A. C. Dumestre.

Absent: W. E. Strehle.

The following petition, containing forty-five signatures was filed with the Jury, signed by property owners and residents of West Carrollton La. do hereby render this as our petition against Southport Oil Company, flowing Oil in ditches in our neighborhood, the flowing of oil in our ditches has been the cause of three or more fires a week, which threatens our property and lives, thereby keeping under constant worry.

We, therefore petition your honorable body of men to take action in this matter and make our community a safe place in which to live.

On motion of Mr. Ottermann, seconded by Mr. Dumestre, the following resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that the plant of Shreveport Refining Company, Incorporated, located in the Seventh Ward of the Parish of Jefferson is and is hereby declared to be a public nuisance and fire hazard.

BE IT FURTHER RESOLVED, that the District Attorney, the Legal advisor be and he is hereby instructed to take the proper legal steps necessary to force the closure and discontinuance of the use of said plant.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - - None.

Mr. W. L. Sinder, representing the East Jefferson motor Bus Service Inc., petitioned the Police Jury to grant said Corporation a Motor Bus Line on the Highway within the boundries of East Jefferson Parish, and

On motion of Mr. Dumestre, seconded by Mr. Quinn, the following resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON in

regular meeting assembled, that permission is hereby granted to the East Jefferson Motor Bus Service Inc., to operate a Motor Bus Line on the Highway within the boundries of East Jefferson Parish.

Roll being called on the adoption of the above resolution resulted as follows:

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YEAS - - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

Request of Mr. Osa J. Smyth, and D. Natal for a permit for one year to erect Bill Boards to light up our block of ground of the Jefferson Highway, in the Eighth Ward, was referred to a committee, composed of Mr. Dumestre, Ottermann and the President of the Jury to confer with Mr. Smith and Natal as to their request, and report at the next meeting of the Jury their understanding.

Report of J. H. Payne, Parish Engineer in regards to the Progress made on the Parish Map, Also request that he be advanced \$2,500.00 and the continuance of the payments of \$500.00 per month up to and including the month of August 1930, and

On motion of Mr. Ottermann, seconded by Mr. Dumestre, the following Ordinance was adopted:

Whereas, on February 15, 1929, the Police Jury of the Parish of Jefferson, in regular meeting assembled adopted a resolution accepting a proposition submitted by Mr. Payne, to make a Map of the Parish of Jefferson for the sum of Thirty Thousand (\$30,000.00) Dollars, payable Ten Thousand (\$10,000.00) Dollars cash and the balance at the rate of Five Hundred (\$500.00) Dollars per month upon satisfactory monthly evidence being submitted that the work was progressing total balance to be paid upon completion of said work, which monthly payments however, were not to extend beyond the year 1929, and

Whereas, as February 15, 1929, this Police Jury and the said J. H. Payne entered into a written agreement in accordance with the said above mentioned Ordinance, and

WHEREAS, work on said Map has been satisfactorily progressing as evidenced by reports submitted to this Police Jury, and

WHEREAS, under the terms of said agreement the monthly payments of Five Hundred (\$500.00) Dollars, were not to extend beyond the year 1929, and under the circumstances no further payments would be due to the said J. H. Payne, until the completion of said Map, when the entire balance would be due and payable, and,

WHEREAS, the said J. H. Payne has requested this Police Jury for an additional payment of Twenty Five

Parish map proposition

Hundred (\$2500.00) Dollars to be applied against that monthly payments of Five Hundred (\$500.00) Dollars be continued until August, 1930, the final balance to be paid upon the final completion, acceptance, and deliverance of said Map.

THEREFORE, Be it ordained by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the request of the said J. H. Payne, be granted and that the President of this Police Jury be and he is hereby authorized to enter into a supplemental agreement with the said J. H. Payne, in accordance with the terms of this Ordinance.

The above Ordinance being put to a vote resulted as follows:

YEAS - - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann Dumestre.

NAYS - - - None.

The President declared the Ordinance adopted.

J. K. Gaudet, Attorney Representing the Southern Roads Co., requested the payment of the claim of the Southern Roads Company for additional material furnished on the Metairie Shrewsbury Roads amounting to \$ 4,480.52 also submitted a sworn affidavit of E. D. Chapman, Engineer in charge of work for the said Southern to the effect that he was authorized by the President of the Police Jury to order and place additional material on the roadbed to bring it up to the grade and that the cost of same would be paid for by the Parish as extra work, After discussion of the matter, Mr. Fisher, moved seconded by Mr. Quinn, the adoption of the following Resolution.

BE IT RESOLVED, that an affidavit be secured from Major F. T. Payne, who was Parish Engineer at the time that the Metairie Shrewsbury Road was constructed said road having been constructed under his supervision, to state whether or not the Bill of the Southern Roads Company for Extra work done amounting to \$4,480.52 was authorized by him, and if so, if this work was actually done, and if the affidavit proves that the extra work was ordered by him the claim be paid

The above Resolution was put to a vote, the vote resulted as follows:

YEAS - - - Quinn, Cantrelle, Fisher, Petit voted yea, provided the payment of the bill is ruled legal by the District Attorney, legal advisor of the Jury;

Mr. Dumestry voted yes, with the following explanation, not being a member of the Police Jury at the time this dispute dates from, and trying to ascertain from the members who were at that time and since then, members of the Police Jury of just what did happen, and as there is a difference of opinion, the only way to find out is through the man who had actual charge of the work, because I want to go on record at this time to pay all just bills due by this Parish and to the contrary, if they are not due.

NAYS - - - Toledano, Dauenhauer, Mr. Ottermann, voting no, for the reason that the President of the Jury and Major Frank T. Payne, Engineer in charge of construction of said Road for the Police Jury, stated at the time when the bill was presented for extra work and material, that they never authorized the placing of additional material on the said Metairie Shrewsbury Road and as a member of the finance Committee, refused to approve said bill.

The vote being 5 to 3 in favor of the resolution, it was adopted.

On motion of Mr. Dauenhauer, seconded by Mr. Dumestre, and

carried, the

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Secretary was instructed to get an opinion from the legal advisor of the Police Jury as to whether or not it is legal for this Jury to pay the claim of the Southern Roads Company for additional material furnished on the Metairie - Shrewsbury Road out of the Parish General Fund.

On motion duly seconded, the Secretary was instructed to request the District Attorney, legal advisor of the Police Jury for an opinion whether the Jury has a right to order the sign board at Shrewsbury Road and the Orleans-Kenner Traction Company removed.

J. H. Payne, Parish Engineer, presented plans for approval of the Sub-Division of lots Nos. 1, 2, 3, and part of lot 4, in square No. 1, in English Highway, and

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the following Resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that the plan submitted by J. H. Payne, Parish Engineer, of Re-Sub-Division of lots Nos. 1, 2, 3, and part of lot No. 4 in Square No. 1, in English Heights be, and the same is hereby approved.

On motion of Mr. Cantrelle, seconded by Mr. Dauenhauer, the following Resolution was adopted:

BE IT RESOLVED, that this Police Jury go on record as opposing the contemplated increasing of Insurance Rates by the Louisiana Rating and Fire Insurance Company of Louisiana.

On motion of Mr. Dumestre, seconded by Mr. Dauenhauer, the following resolution was adopted:

BE IT RESOLVED, that all Parish Insurance be pro-rated between the following agents, residing in the Parish.

Mr. Joseph Thebaud,

Lynn M. Rogers,

W. R. Boggs,

Jno. P. Casey.

Same to go in effect as the present policies expire.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La.

Feb. 12, 1930.

The Police Jury met this day in regular session and the following members were present: W. R. Toledano, E. L. Quinn, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre, Absent - - W. E. Strehle.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded the regular order of business was deferred to allow parties to address the Jury.

Mr. R. Wilson representing the Child Finding Society requesting that the Jury contribute towards the upkeep of caring for the Children of Jefferson Parish. The matter was layed over to be taken up in executive session.

Mr. Geo. Riviere, property owner and resident of Metairie Ridge and on behalf of other property owners protested against the petition for a permit to place advertising signs on the Parish property on Metairie Ridge, and

On motion of Mr. Ottermann, seconded by Mr. Dumestre, the following Resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that the petition of Mr. Osa Smyth and Mr. D. Natal for a permit to place signs on the Parish property along Metairie Ridge, be and the same is hereby refused.

Mr. Grevinberg, representing the West New Orleans Beach Corporation, asks that the plan submitted of Section B. Sub-division to be known as Pontchartrain Gardens, also the plan of Section B. of Clearview Estates Sub-division, property of the Guarantee Investment Co. Inc., be approved by the Police Jury, and

On motion of Mr. Dumestre, seconded by Mr. Quinn, the following resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular session assembled, that the President be and is hereby authorized to sign the approval of the plan of the West Orleans Beach Corporation showing Pontchartrain Gardens subdivision Section B. and

BE IT FURTHER RESOLVED, that the President be and is hereby authorized to sign the approval of the plan of the Guarantee Investment Co., Inc., showing Section B. of the Clearview Estates Sub-division, both subject to the approval of the Parish Engineer.

On motion of Mr. Dumestre duly seconded the Jury went into executive session.

Reconvening in open session the following reports were read:

Report of Treasurer, received and ordered filed.

Report of Finance Committee, all bills ordered paid.

Report of Bureau of Animal Industry, received.

Report of Supervisor of Public Accounts, received.

COMMUNICATIONS

From New Orleans Association of Commerce, relative to paying for a page in the Red Book Advertising the advantages offered industries in Jefferson Parish received.

From the Shreveport Oil Co., assuring the Police Jury that precaution has been taken to prevent oil from their refinery to flow over the land of adjacent property by installing new arrangements, and

On motion of Mr. Ottermann, duly seconded the following Resolution was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson in regular meeting assembled, that the Jury go on record as warning the Shreveport Oil Co., that if Oil from its plant, located at Southport, 7th ward, is again allowed to flow over land and through ditches of adjacent property, that legal steps will be taken to have the plant discontinue its operation.

From Senator Fisher, relative to designating all roads in the Parish out of the Highway system, also the matter of familiarizing the Governor with the possibility of a free Ferry system between New Orleans and Gretna, received.

BIDS

The Bid of the Louisiana Tractor and Equipment Company for one caterpillar Thirty Tractor for the sum of \$2675.00 was accepted.

The following Opinions of District Attorney was received:

OPINIONS

Police Jury,
Parish of Jefferson,
Gretna, La.

January 21st, 1930.

Gentlemen:

In connection with the motion made and carried requesting an opinion as to whether the bill of the Southern Roads Company for \$4,480.52 could be paid out of the general funds of the Parish of Jefferson, in reply thereto, I beg to advise you that the Secretary of the Jury has informed me that this road was constructed out of funds derived from the sale of bonds issued under authority of a vote of the people of the Seventh Ward, Eighth ward and Ninth Ward amounting to the sum of \$500,000.00 of which amount

a certain amount thereof was apportioned to the construction of the Metairie - Shrewsbury paved highway, a portion set aside for the construction of the Air Line Highway, and the balance was expended for lateral roads.

Under the circumstances, it is my opinion that in view of the fact that this bill is for labor and material furnished on a road that was authorized by a vote of the people and to be paid for out of the money obtained through the sale of the bonds thus authorized, that the Police Jury has no authority to take money from the general fund to pay the bill of the Southern Roads Company for work done in a road district.

The reason for this can be very readily seen when you note that the road was constructed in a road district out of funds derived from the sale of bonds issued by this road district, and if money was taken from the general fund of the Parish, this would be tantamount to paying for the construction of specified roads indirectly by all of the tax-payers of the balance of the Parish, including the municipalities that are not located in this road district. The general fund, as you know, is made up of money received from taxes or general revenues of the Parish and the Jury has no right to expend this money for any other purpose except for the purpose for which it had been budgeted and the budget must be for matters that are authorized by law. The construction of a road in a road district is not one of the things for which the money of the general fund can be used.

Yours Very truly,
EARNEST M. CONZELMAN
Assistant Dist. Attorney.
Jany. 21st. 1930

Police Jury, Parish of Jefferson,

Gretna, La.

Gentlemen:

In reference to the request for an opinion as to whether the Police Jury has a right to order the removal of signs at the junction of the Shrewsbury road and the O. K. Line, I beg to advise you that if these signs are placed upon private property, the Jury is powerless to order them removed.

If the signs are along the public highway or on public property, the Jury has authority to order their removal.

Yours very truly,
Ernest M. Conzelmann,
Asst. Dist. Attorney.

REQUESTS

Request from
Hope Haven
Farm

Request from Hope Haven Farm for a contribution of \$5.00 per month for delinquent boys of the Parish cared for and trained to farming by the said Farm, and

On motion of Mr. Cantrelle, seconded by Mr. Petit, the following Resolution was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson in regular session assembled, that the Police Jury hereby agree to contribute monthly to Hope Haven Farm for the maintenance and training of delinquent boys of the Parish, the sum of \$5.00 per month per boy, provided an opinion be obtained from the District Attorney that the matter is legal and within the law.

The following certified copy of Resolutions adopted by the Gretna Trust and Savings Bank, in connection with the Fiscal Agency contract between the Police Jury and the Jefferson Trust & Savings Bank was read.

EXTRACT FROM MINUTES OF MEETING OF THE BOARD OF DIRECTORS OF THE GRETNA TRUST & SAVINGS BANK HELD JANUARY 14, 1930

"On motion of Mr. Greiner, seconded by Mr. Rawl, the following Resolution was unanimously adopted:

WHEREAS, the Jefferson Trust & Savings Bank, Gretna, Louisiana, entered into a Fiscal Agency contract with the Police Jury of the Parish of Jefferson, Louisiana, under date of February 13, 1929, for a period of two years, and

WHEREAS, the said Jefferson Trust & Savings Bank was consolidated with the Gretna Trust & Savings Bank, Gretna, Louisiana under an agreement dated November 27, 1929, therefore,

BE IT RESOLVED by the Board of Directors of the Gretna Trust & Savings Bank that the Gretna Trust & Savings Bank does hereby assume all of the obligations and liabilities as well as the benefits under the said Fiscal Agency contract dated February 13, 1929 entered

into by the Jefferson Trust & Savings Bank with the Police Jury of the Parish of Jefferson, Louisiana.

A True Copy

W. R. White,
Secty.

The following affidavit sworn to by Frank T. Payne, Parish Engineer in charge at the time the Metairie-Shrewsbury Paved Road was constructed Relative to the bill of the Southern Roads Company for alleged extra material used on the roadbed was read.

STATE OF LOUISIANA,
PARISH OF JEFFERSON.

Before me, the undersigned authority, personally came and appeared Frank T. Payne, who after first being duly sworn deposes and says: that he has at no time directed the Southern Roads Company, Contractor, on the Metairie Ridge-Shrewsbury Road, to place sand clay gravel on same

to establish sub grade; that neither I nor my engineer in charge took cognizance of the fact that this material was being used, it not being included in the specification, which specifications governed our actions in the construction of said road.

I further aver that in the final estimate the contractors (Southern Roads Co.) submitted a bill to me for using and placing the aforementioned material in said road and that I refused to consider it or allow it to be included in final estimate submitted to the Police Jury, the governing authority, for payment claiming as before stated, the specifications did not call for the use of this material and therefore could not be paid for there under. The contractors were so notified of this decision.

I brought this matter immediately to the attention of Hon. W. R. Toledano, President of the Police Jury, as to the use of this material and whether or not it has been done under his authorization. He disclaimed authorizing its use or any knowledge of so much of this class of material being used, he authorizing only the filling in of some spots in the roadbed, in which a few cars of gravel were used.

Frank T. Payne.

Sworn to and subscribed before me on this 11th day of February 1930.

Salvador T. Cristina

The motion by Mr. Fisher to pay the claim was withdrawn.

PETITION

Petition signed by property owners of the 7th, 8th, and 9th Wards of the Parish requesting the re-appointment of Mr. S. T. Cristina as a member of the Board of Commissioners of the Fourth Jefferson Drainage District, vice-himself term expired February 1930, and

On motion of Mr. Fisher, seconded by Mr. Cantrelle, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled that Mr. S. T. Cristina be and he is hereby appointed a member of the Board of Commissioners of the Fourth Jefferson Drainage District, for a term expired February 9th, 1930.

Roll called on adoption of the above Resolution resulted as follows:

YEAS - - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann Dumestre.

NAYS - - - None.

On motion of Mr. Ottermann, seconded by Mr. Cantrelle, the following resolution was adopted:

WHEREAS, this Police Jury has received a certified copy of a Resolution adopted by the Board of Directors of the Gretna Trust & Saving Bank, Gretna, Louisiana, dated January 14, assuming the liabilities and obligations of the Jefferson Trust & Savings Bank, Gretna, Louisiana, under the Fiscal Agency contract entered into between the Police Jury of the Parish of Jefferson, Louisiana and the Jefferson Trust & Savings Bank dated February 13, 1930, therefore,

BE IT RESOLVED, that this Police Jury does hereby take cognizance of resolutions, and said Gretna Trust and Savings Bank is hereby recognized as the fiscal Agency of the Police Jury of the Parish of Jefferson under the same terms and conditions as set forth in the Fiscal Agency contract entered into with the Jefferson Trust & Saving Bank, as above referred to, subject to the approval of the District Attorney, Legal Adviser of the Police Jury.

Roll being called to vote on adoption of the above resolution resulted as follows:

YEAS - Toledano, Quinn, Dauenhauer, Cantrelle, Petit Fisher, Ottermann, Dumestre.

ABSENT - Strehle,

NAYS - None.

STATE OF LOUISIANA,
PARISH OF JEFFERSON.

I, the undersigned, do hereby certify that the following is a true and correct copy of a resolution of the Police Jury of Jefferson Parish, adopted at a regular meeting by it, held on the 12th day of February, 1930:

On motion of Mr. Cantrelle, seconded by Mr. Ottermann, the following Resolution was adopted:

WHEREAS, the Insurance Companies doing business in the State of Louisiana, have through the Louisiana Rating and Fire Prevention Bureau made application to the Louisiana Insurance Commission for an advance in rates on Frame dwellings and contents in protected area, 25%.

Frame dwellings and contents in unprotected area	33 1/3%.
All farm property, building and contents,	33 1/3%.
All woodworkings, rigs, buildings and contents,	33 1/3%.
Lumber yards	33 1/3%.

WHEREAS, the insurance rates which are presently in force and effect through out the Parish of Jefferson are excessive, exorbitant and equal to confiscation, and,

WHEREAS, these conditions have only taken place since the adoption of the recent act of the Legislature of Louisiana creating the Louisiana Insurance Commission,

RESOLVED, that the Police Jury of the Parish of Jefferson does hereby go on record as being opposed to the application made by the Fire

Insurance Company for the said increase in rates asked.

RESOLVED FURTHER, that the Police Jury of the Parish of Jefferson does hereby further go on record as being in favor of the repeal of the law creating the said commission, and returning to the position that the State and this Parish was in prior to the adoption of the said act creating said commission.

In witness whereof I have hereunto set my hand seal as the Secretary of the Police Jury of the Parish of Jefferson, this, the _____ day of February, 1930.

SECTY, POLICE JURY, JEFF. PARISH

Communication from the Police Jury Association of Louisiana, requesting the Police Jury to pass resolutions protecting against the proposed increase in Insurance Rates by the Louisiana Rating and Fire Prevention Bureau. On motion of Mr. Cantrelle, seconded by Mr. Ottermann, the following resolution was adopted:

RESOLUTION

On motion of Mr. Dumestre, seconded by Mr. Quinn, and carried, the Secretary was instructed to advertise for bids for a One Man Tractor and Grader.

On motion of Mr. Cantrelle, duly seconded and carried, It was resolved that Pierre Boudreaux be and he is hereby appointed pound keeper for the Fourth Ward.

On motion duly seconded, the Secretary was instructed to take up with the Assessors the matter of placing the proper assessment on the proper assessment on the property of Meyer Bros.

On motion of Mr. Dauenhauer, duly seconded and carried, It was resolved that Frank Taulli be and he is hereby appointed pound keeper for the second precinct of the Third Ward.

On motion of Mr. Cantrelle, duly seconded the Secretary was instructed to notify the T. P. M. P. Railway Co. to repair its crossing at Barataria boulevard.

AN ORDINANCE

On motion of Mr. Dauenhauer, seconded by Mr. Ottermann, the following Ordinance was adopted.

An ordinance to authorize the President, on behalf of the Police Jury to borrow from the Gretna Trust and Savings Bank, the sum of \$25,000.00 and such additional sum as may be necessary to pay the interest on said amount, pay the current expenses of the Police Jury of the Parish of Jefferson, for the Year 1930, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1930 to pay the amount borrowed.

SECTION 1

BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the President, be and he is hereby authorized and empowered to borrow from the Gretna Trust & Savings Bank, on behalf of this Police Jury the sum of \$25,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1930.

SECTION II

BE IT FURTHER ORDAINED, etc; that the President is further authorized to execute a note or certificate in favor of said Gretna Trust and Savings Bank for the amount hereby above set forth, together with the interest due or to become due thereon.

SECTION III

BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$25,000.00, out of the revenues and taxes of the Parish of Jefferson, for the year 1930, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above Ordinance resulted as follows:

YEAS - - Quinn, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None. ABSENT - - Strehle.

On motion of Mr. Ottermann, seconded by Mr. Dauenhauer, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular meeting assembled, that the Treasurer be and is hereby authorized to transfer from the General Fund to the Right Bank Pay Roll Fund the sum of \$2500.00, Left Bank Pay Roll Fund the sum of \$1500.00; Parish Freight Fund account, the sum of \$1000.00,

Roll being called on the adoption of the above resulted as follows:

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YEAS - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano.
President.

Gretna, La. March 10, 1930

The Police Jury met this day in regular session and the following members were present: W. R. Toledano, President, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

On motion, duly seconded, the reading of the Minutes of the last meeting was suspended and approved as published.

On motion, duly seconded, the regular order of business was deferred to allow various parties to address the Jury.

A committee of Jefferson Parish residents, headed by Mr. Joseph Pujos, appeared before the Police Jury and protested against the action of the Fuller Construction Company, Contractors for the Sewerage and Water Board of New Orleans, at present widening the Seventeenth Street Canal, which is located in the Parish of Jefferson, in discriminating against them for not having New Orleans Poll Tax Receipts. After discussion the

following resolution was offered by Juror A. C. Dumestre, who moved its adoption, seconded by Juror E. L. Quinn, and unanimously adopted:

WHEREAS, a committee of Jefferson Parish residents, headed by Mr. Joseph Pujos, appeared before the Police Jury and protested against the action of the Fuller Construction Company, Contractors for the Sewerage and Water Board of New Orleans, at present widening the Seventeenth Street Canal, which is located in the Parish of Jefferson, in discriminating against them for not having New Orleans Poll Tax Receipts, and

WHEREAS, This committee also called attention of the Jury to the fact that at present there are residents of the City of New Orleans employed at the Jefferson Race Track and other places of amusement throughout Jefferson Parish in positions which could be filled by the employment of Jefferson Parish citizens, and

WHEREAS, the Fuller Construction Company whose plant is located on Palm Street, in the City of New Orleans, is destroying and damaging our roads by using same to haul material to the Seventeenth Street Canal and dragging timbers over the roads, therefore,

BE IT RESOLVED, That this Police Jury at its regular meeting held at the Gretna Courthouse, on the 12th day of March, 1930, go on record as condemning the action of those parties responsible for the discharge of residents of Jefferson Parish, who were working as laborers on the above mentioned work, and calling upon the proper officials of Jefferson Parish to investigate the aforementioned complaint, and

BE IT FURTHER RESOLVED, that a copy of this resolution be sent to the Commission Council of New Orleans, the Sewerage and Water Board of New Orleans, The Fuller Construction Company, and the following officials of Jefferson Parish.

Frank J. Clancy, Sheriff; John E. Fleury, District Attorney; Ben P. Dauenhauer, Representative; and Senator Jules G. Fisher.

Mr. T. S. Landry, a resident of Waggaman, Jefferson Parish appeared before the Jury and stated that he had taken up with the State Highway Commission the matter of widening the Highway at Waggaman, to Standard width and that said Commission was in accord with the idea, and agreed to widen the road provided the right of way be obtained by the Parish, and the expense of moving four or five houses back from the present road which is necessary, be paid by the Parish, and

On motion of Mr. Pitre, seconded, by Mr. Cantrelle, the following Resolution was adopted:

BE IT RESOLVED, that the President appoint a committee to confer with the owners of property along the Highway at Waggaman for the purpose of obtaining additional land for right of way to widen the public road at Waggaman to standard width and that said committee report back at a special meeting to be called by the President. The following were named on the committee:

T. S. Landry, Chairman Joseph Petit, Albert Cantrelle.

On motion of Mr. Petit, seconded by Mr. Cantrelle, it was resolved that the Secretary advertise for bids to move four or five houses to a location back from the public road at Waggaman for the purpose of widening the public road.

On motion by Mr. Cantrelle, seconded by Mr. Otterman, the Jury went into executive session.

Reconvening in open session, the regular order of business was resumed.

REPORTS

Report of Treasurer was received and ordered filed.
Report of Finance Committee, Bill approved, ordered paid. Report of Secretary on Auto Drivers License received. Report of Parish Auditor was received.

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COMMUNICATIONS

From New Orleans Association of Commerce requesting a contribution toward advertising New Orleans, as well as Jefferson Parish as an industrial zone, was received.

From Metairie Lawn Improvement Association requesting the Jury to have the public roads graded and shaped up in Metairie Lawn, was received.

From Athania Place Civic League requests that roads be repaired in Athania Place, was received.

From Jos. E. Jure, McDonoghville, request that a larger culvert be placed at Monroe Street Crossing, received.

From Thos. W. Kracke, suggesting that the Parish Authorities have all streets, avenues, parks and terraces properly marked, was received.

PETITIONS

Petition signed by tax payers and citizens of Harlom Avenue, requesting the Police Jury to give enough gravel to hard surface Harlom Avenue from Jefferson Highway to the Mississippi Valley Railroad, was received.

BIDS

Bids of Southern Equipment Company and the J. D. Adams Company for a One-Man Tractor Grader was referred to a committee composed of Mr. S. Strehle, Dumestre, Ottermann and the Road Superintendent, with full power to act.

A RESOLUTION

Offered by Mr. B. Dauenhauer, seconded by Mr. Ottermann.

WHEREAS, a number of condemnation proceedings were instituted by the Police Jury of the Parish Of Jefferson against various persons and owners of property in the District of Barataria for the Purpose of securing land to be used in the construction of the Louisiana and Texas and Intercoastal Canal, and

WHEREAS, this Police Jury has been furnished with certified copies of the judgments rendered in the several cases and in which judgment was rendered in favor of the Police Jury of the Parish of Jefferson recognizing the right of the Parish of Jefferson to expropriate and acquire said land for public purposes, and

WHEREAS, it is now necessary to transfer the said lands acquired for the said Intercoastal Canal to the United States of America,

THEREFORE, Be it Resolved, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the Honorable Weaver R. Toledano, President of the said Police Jury, for and on behalf of the Police Jury of the Parish of Jefferson, be and he is authorized, empowered and instructed to sign the necessary acts of transfer as a donation to the United States of America, any and all of the lands acquired by the said Parish of Jefferson, through its Police Jury as the

governing authority, arising out of the several condemnation proceedings filed in the 24th Judicial District Court, in and for the Parish of Jefferson, and particularly in the following numbered and entitled causes:

PARISH OF JEFFERSON

versus

MRS. ROSE THORNE,
Widow of Paul Jones, No. _____

PARISH OF JEFFERSON

versus

HORACE HALE HARVEY, Et. Als.

No. _____

RESOLVED FURTHER, that the said Weaver R. Toledano, be and he is hereby authorized, empowered and instructed to do any and all things necessary to carry into force and effect the foregoing resolutions, for the purpose of conveying title to the property by it acquired in the above numbered and entitled causes, or any one of them or all of them, or for any other lands acquired by the Parish of Jefferson for said Intercostal Canal and that his actions in the said matter be and they are hereby ratified, approved and confirmed in full.

The roll call on the adoption of the same resulted as follows:

YEAS - - Toledano, Strehle, Dauenhauer, Cantrelle, Fisher, Petit, Dumestre, Quinn, Ottermann.

NAYS - - None. Absent - - None.

On motion of Mr. Ottermann, seconded by Mr. Fisher, the following resolution was adopted:

BE IT RESOLVED, that a reduction of five (5) per cent of salaries of all employees of the Police Jury be made to pay for indexing the books in the Clerk of Court's office.

Roll being called to vote on the following adoption of the above resolution resulted as follows:

YEAS - - Toledano, Petit, Fisher, Ottermann.

NAYS - - Quinn, Strehle, Dauenhauer, Cantrelle, Dumestre,

The vote being 5 to 4 against and the motion was lost.

Mr. Fisher, moved, seconded by Mr. Petit, that the Police Jury em-

ploy a man to index the books in the Clerk of Court's office.

Roll being called to vote on the motion resulted as follows:

YEAS - - Strehle, Petit, Fisher.

NAYS - - Toledano, Quinn, Dauenhauer Cantrelle, Ottermann, Dumestre.

The vote being 6 to 3 against, the motion was lost.

On motion of Mr. Ottermann, seconded by Mr. Strehle, Vernon J. Wilty was appointed clerk of the Board of Equalization at a salary of \$75.00 for the 1930 session was carried.

Resolution offered by Mr. Dauenhauer, who moved its adoption, seconded by Mr. Ottermann.

On motion of Mr. Ottermann, seconded by Mr. Dauenhauer, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that the President of this Police Jury be and he is hereby authorized to enter into a contract with the Hope Haven

Farm under the provisions of Act No. 182 of 1926, to cover the care and placing of neglected or abandoned children when they shall have been so adjudged by the Juvenile section of the District Court of the Parish of Jefferson.

BE IT FURTHER RESOLVED, that the President be authorized to make a contract for a period of (2) years for the care of said juveniles on the basis of five (5) Dollars per child per month. The contract be subject to the approval of the District Judge of the Twenty-Fourth Judicial District Court for the parish of Jefferson.

BE IT FURTHER RESOLVED, that after the execution of said contract, all children sent to Hope Haven Farm as neglected or abandoned children the Parish shall pay to Hope Haven Farm the sum of Five (\$5.00) Dollars per month per child during the encumbering of said child.

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS- - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS- - None.

UNITED STATES OF AMERICA

STATE OF LOUISIANA

PARISH OF JEFFERSON.

Opinion
from
District
Attorney
Hope Haven
Farm.

KNOW ALL MEN BY THESE PRESENTS, that the Police Jury of the Parish of Jefferson, hereby represented by W. R. Toledano, its President, herein authorized by virtue of a resolution of the Police Jury adopted at a meeting held on the twelfth day of March, 1930, and Hope Haven a non-sectarian institution being represented by Rev. P. H. M. Wynhoven, said institution being located and domiciled at Marrero in the Parish of Jefferson, Louisiana.

WITNESSETH:

WHEREAS, the Parish of Jefferson at different times has been confronted with the situation respecting the placing of neglected or abandoned children in some institution, when said children are so adjudged by the Juvenile Section of the Twenty-Fourth Judicial District Court for this Parish as neglected or abandoned children; and

WHEREAS, Hope Haven is an institution that is amply able to care for all neglected or abandoned boys and said institution has signified its willingness to take care of all boys adjudged so by the Juvenile Court of this Parish.

THEREFORE, IT IS AGREED between the POLICE JURY OF THE PARISH OF JEFFERSON and HOPE HAVEN, represented as aforesaid, that the Police Jury of the Parish binds and obligates itself for every male child who has been adjudged, either neglected or abandoned by the Juvenile Section of the Twenty-fourth Judicial District Court for the Parish of Jefferson to pay to said Hope Haven the sum of Five (\$5.00) Dollars per month for each and every male child sent to said institution under an order of the Juvenile Court of this Parish.

CONTRACT

In consideration of the payment of said ----- dollars aforesaid Hope Haven hereby binds and obligates itself to care for said child or children the sum of five (\$5.00) Dollars per month, to furnish them with clothing, lodging meals and to provide them with schooling during the said period of said children's incarceration in said institution, the said Hope Haven agreeing to take care of each and every male child within the legal ages for the sum of Five (\$5.00) Dollars per month per child or the sum of sixty(\$60.00) Dollars per year for each and every child committed to its care. This contract shall remain in force for a period of two years from date hereof,

THUS DONE AND PASSED on this 12 day of the month of March, 1930, in the presence of JOHN R. LANDRIDGE and Leo W. MCCUNE competent witnesses, lawful age, who hereunto sign their names with the said-appears after due reading of the whole.

POLICE JURY, PARISH OF JEFFERSON, by W. R. TOLEDANO, Pres.

HOPE HAVEN, by P. M. H. WYNHOVEN.

WITNESSES:

JOHN R. LANDRIDGE

LEON W. MCCUNE,

UNITED STATES OF AMERICA.

STATE OF LOUISIANA.

PARISH OF JEFFERSON

I, the undersigned authority, hereby certify that I have examined the within and foregoing contract between the Police Jury of the Parish of Jefferson and Hope Haven, an institution equipped to care for neglected children, which contract is made pursuant to the provisions of Act 182 of 1926, and I hereby approve said contract and the same is hereby ordered filed in the archives of the Twenty-Fourth Judicial District Court of the Parish of Jefferson.

At Chambers, Parish of Jefferson, Louisiana, March 26th, 1930

L. ROBERT RIVARDE

On motion of Mr. Quinn, seconded by Mr. Dumestre, the following Ordinance was adopted:

AN ORDINANCE

An ordinance to authorize the President, on behalf of the Police Jury to borrow from the Gretna Trust and Savings Bank, the sum of \$45,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the Year of 1930, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1930 to pay the amount borrowed.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Gretna Trust & Savings Bank, on behalf of the Police Jury, the sum of \$45,000.00 and such additional sum as may be necessary to pay the interest due or to become due

on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1930.

SECTION II

BE IT FURTHER ORDAINED, etc. that the President is further authorized and empowered to execute in favor of said Gretna Trust and Savings bank a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION III

BE IT ORDAINED FURTHER, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$45,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1930, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above ordinance resulted as follows:

YEAS - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None.

On motion of Mr. Dumestre, seconded by Mr. Quinn, the following Resolution was adopted:

BE IT RESOLVED, that the Treasurer be and he is hereby authorized to transfer from the General Fund to the Right Bank Pay Roll Fund the sum of \$1500.00 to the Left Bank Pay Roll the sum of \$1500.00, to Freight Fund account, the sum of \$1500.00.

Roll Being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

March 27, 1930
Gretna, La.

The Police Jury met this day in special session with the following members present: W. R. Toledano, President; W. E. Strehle; B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robt. Ottermann, A. D. Dumestre, Absent - - Quinn, Fisher.

The special meeting was called for the purpose of receiving bids for moving houses back from the public road at Waggaman, for additional right of way to widen the highway at that point to standard width. Also to take up with the Sewerage and Water Board the matter of having additional outlets or enlarging the outlet of the Seventeenth Street Canal at West End, for better drainage.

The Secretary reported that four bids have been received for the moving of houses at Waggaman, as advertised.

Mr. Cantrelle, moved, seconded by Mr. Petit, that the bids be opened and canvassed.

On motion of Mr. Petit, seconded by Mr. Cantrelle, the following resolution was adopted.

BE IT RESOLVED that the bid of A. H. Gautheraux for moving large house situated on the Drouet property for the sum of \$610.00 and the small house on same property, for the sum of \$310.00, the large house situated on the Withrow property for the sum of \$225.00, and the small house on same property for \$210.00, total amount of bid \$1355.00, same being formal and the lowest bid, be and the same is hereby accepted.

BE IT FURTHER RESOLVED, that the bid of Mr. Gautheraux for moving the two houses on the property of E. P. Brady be rejected.

BE IT FURTHER RESOLVED, that the President of this Police Jury is hereby authorized to sign a contract with Mr. A. H. Gautheraux for the moving of two houses situated on the Drouet property and the two houses situated on the Withrow property, to a location back from the public road in order to obtain additional right of way to widen the highway at that place to standard width.

BE IT FURTHER RESOLVED, That Mr. Gautheraux, the Contractor be required to furnish a bond in the sum of \$700.00 to cover any damages that may occur in moving said houses.

Roll being called to vote on the adoption, resulted as follows:

YEAS - - Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - None.

And the resolution was declared adopted.

The following agreement was submitted by Mr. E. P. Brady, represented by Jules G. Fisher, relative to moving two houses on the property of Mr. Brady at Waggaman, for the purpose of widening highway.

AGREEMENT.

It is agreed by and between E. P. Brady, represented by Jules G. Fisher, and the Police Jury of the Parish of Jefferson, herein represented by W. R. Toledano, its President.

That the said E. P. Brady does hereby agree to remove certain houses now located on a piece or parcel of land adjoining the public road at Waggaman, La. this Parish, to a point back from the said road designated by the Highway Commission of the State of Louisiana, for the purpose of widening said road.

It is further agreed that the said E. P. Brady is to remove only such houses as are owned by the said E. P. Brady.

It is further agreed that the said E. P. Brady is to remove said houses for the price and consideration of two hundred (\$250.00) Dollars.

(Signed) E. P. Brady,

by Jules G. Fisher.

On motion of Mr. Petit, seconded by Mr. Cantrelle, the following resolution was adopted.

BE IT RESOLVED, That the agreement submitted by Mr. Brady be referred to the committee appointed by the Jury, March 12th, 1930, to confer with property owners in regards to moving their houses at Waggaman, La., for additional right of way to widen the said road, with full power to act in dealing with Mr. Brady to have the two houses situated on his property at Waggaman, La. moved back from the public road in order that the road can be widened to standard width.

Report of the committee appointed by the Police Jury at the regular

meeting held March 12th, 1930, to canvass the bids received for a one man tractor grader, to be purchased by the Police Jury, as follows:

We, the undersigned members of the committee appointed by your honorable body at the regular meeting held March 12, 1930 met this day and opened the following bids:

Bid No. 1 - - J. D. Adams & Co., Baton Rouge, La. One Adams motor grader No. 101, complete with 12 - foot blade, No. 20, Mc Cormick Deering tractor with 32" X 5" rubber tires on front wheels, 40" X 10" rubber tires on rear wheels, without scarifier and with cab, no curtains, no rear door, for the sum of \$ 2,996.80

Bid No. 2 - - Southern Equipment Company, Inc., New Orleans, Louisiana, One Standard Wehr Grader, complete with Mc Cormick-Deering rubber tire equipment for the sum of \$1600.00.

After careful investigation we have decided to accept the bid of the Southern Equipment Company, and would respectfully request that a check of \$1600.00 be

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mailed to the above company, and that your honorable body ratify the action of your committee.

A. C. DUMESTRE, CHAIRMAN,
ROBT. OTTERMANN,
W. E. STREHLE
D. H. ROUSSEL,
COMMITTEE.

Mr. Cantrelle, moved, seconded by Mr. Dauenhauer, that the report of the committee be received and their action approved by this Jury.

Mr. S. T. Cristina, President of the Fourth Jefferson Drainage District, appeared before the Jury and suggested that a committee be appointed to confer with the Sewerage and Water Board of New Orleans in regard to enlarging the outlet of the Seventeenth St., Canal at East End, or create an additional outlet, for better drainage for the East Bank.

Mr. Dumestre moved, seconded by Mr. Ottermann, that the President appoint a committee, as suggested by Mr. Cristina, to confer with the Sewerage and Water Board in regard to additional outlets for drainage of the East Bank. The President appointed the following on the committee A. C. Dumestre, Robt. Ottermann and himself, members of the Jury from the East Bank, with J. H. Payne, Parish Engineer, and S. T. Cristina, President of the Fourth Jefferson Drainage District.

There being no further business, the Jury adjourned.

Wm Hepting
Secretary

W. R. Toledano
President.

Gretna, La. April 9, 1930.

The Police Jury met this day in regular session and the following members were present: A. J. Cantrelle, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as follows.

On motion duly seconded, the regular order of business was deferred to allow parties to address the Jury.

Mr. Chas. J. Theard of the Sewerage and Water Board of the City of New Orleans addressed the Jury in regards to the necessity of an additional outlet for the 17th Street Canal (now the Metairie outfall canal) at the lake shore and requests that permission be granted to the Sewerage Board to cut through the neck of land on the left or west bank of the canal at a point north of the Hammond Highway, so as to make additional channel connection to said lake under the following proposition. The Sewerage and water board of New Orleans respectfully represents that the pumping capacity of Metairie pumping station No. 6. has been increased from 2800 cubic feet to over 6000 cubic feet per second; that the former Protection Canal (now the Metairie outfall canal) is being widened and deepened to receive this increased flow, that to function properly it became necessary to increase the outlet of this outfall at the lake shore.

That for and in consideration of the benefits to be derived both by the residents of that section of Jefferson Parish and the City of New Orleans, and to facilitate the discharge of this increased volume of drainage water into Lake Pontchartrain, the Sewerage and Water Board of New Orleans is desirous of obtaining from your honorable body permission to cut through the neck of land on the left or west bank of the canal, at a point north of the Hammond Highway, so as to make an additional channel connection to said lake.

That to accomplish this, it will be required to secure a right of way 150 feet wide across the said neck of land to dig a canal 50 feet or more wide to protect the banks of this canal by proper wooden sheet piling revetments, to build over this new canal a traffic wooden bridge 16 feet wide, with creosoted piling, all as shown on sketch submitted herewith and made part hereof.

That this work and acquisition of private property are to be done at no cost to your honorable body, and further that the proposed bridge will be maintained in serviceable condition for a period of ten years by the Sewerage and Water Board of New Orleans.

Therefore, the Sewerage and Water Board of New Orleans, respectfully requests that such permit be granted, and if your honorable body acts favorable on this petition, that the said Sewerage and Water Board of New Orleans be authorized to proceed at once with this work.

Respectfully,

CHAS. J. THEARD.

Mr. Dumestre moved, seconded by Mr. Ottermann, the adoption of the following resolution:

RESOLUTION

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that permission be and it is hereby granted to the Sewerage and Water Board of New Orleans, to construct and maintain a Drainage Canal commencing at the intersection of the present Seventeenth (17th) Street Canal, to be approximately sixty (60') feet more or less in width, and the right of way to commence at a distance of 200 feet from the center line to the present proposed Hammond Highway.

BE IT FURTHER RESOLVED, that the Police Jury of the Parish of Jef-

erson further gives and grants to the Sewerage and Water Board of New Orleans a right of way one hundred twenty-five (125') feet in width over and across Orleans Street and a like right of way the same dimension across Plant Street and Lake Street. The South side of the right of way on Orleans Street commencing at a distance approximately 120 feet from the center line of the present proposed Hammond Highway, all as will more fully and clearly appear by reference to a map or blue print which is attached to this resolution and made a part hereof for greater certity.

BE IT FURTHER RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that in consideration of this grant of a right of way across the said public street or streets, the Sewerage and Water Board of New Orleans is to bind and obligate itself to build and construct a bridge of highway dimension to be constructed of creosoted pilings, which said bridge is to be constructed at such a point as may be designated by the Parish Engineer of the Parish of Jefferson, and which said bridge the said Sewerage and Water Board of New Orleans is to bind and obligate itself to maintain in good order and repair as long as the said canal continues across said public streets aforesaid.

BE IT FURTHER RESOLVED, that as a further consideration the Sewerage and Water Board of New Orleans is to bind and obligate itself to build a wooden revetment on both sides of said canal throughout the entire length of said canal at the point where it commences at its intersection that the Seventeenth (17th) St. Canal, its entire distance to the Lake Shore, which said cost of constructing and maintaining the bridge and also the revetment is to be without cost and expense to the Police Jury of the Parish of Jefferson at all times.

BE IT FURTHER RESOLVED, That it is to be mutually understood and agreed that neither the Police Jury nor the Sewerage and Water Board will grant to any person, firm or corporation the right of privilege to build a camp or any other kind of building including a wharf, ramp, boathouse or platform in the channel of the drainage canal.

BE IT FURTHER RESOLVED, that in the construction of the Canal aforesaid the Sewerage and Water Board is to bind and obligate itself to pay for any equitable loss or damage which may be incurred by any person by any reason of the construction of said canal.

BE IT FURTHER RESOLVED, that a committee composed of W. R. Toledano, Pres. Robt. Ottermann, and A. C. Dumestre are hereby appointed with full power to act in the premises and they are hereby authorized and directed to enter into a contract and agreement carrying out the intent and purpose of this resolution with instructions to safeguard the interest of the Parish of Jefferson and such property holders as may be affected.

Roll called on the adoption of the above Ordinance resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

And the President declared the resolution adopted.

REGULAR ORDER OF BUSINESS RESUMED.

REPORTS

Report of Treasurer, Received and ordered filed.

Report of Finance Committee. All bills approved, ordered paid.

Report of Bureau of Animal Industry, received.
 Report of Rev. P. M. H. Wynhoven, on the Police Jury's request that he investigate the protests of the citizens of Jefferson Parish against the Fuller Construction Company, contractors for the Sewerage and Water Board of New Orleans, at present widening of the 17th Street Canal, which is located in Jefferson Parish, in discriminating against them for not having New Orleans Poll Tax, was received.

COMMUNICATIONS

From Mr. D. H. Griffin, Advertising Agent of the Louisiana Chamber of Commerce at Baton Rouge, Louisiana, requested that the Police Jury take one or two pages of advertising for the Parish in the Booster edition of the Louisiana Official Magazine which will be distributed in other States by special Booster's train. Received.

From John Ford, relative to sub-divisions. Received.

PETITION

Petition signed by property owners and citizens of the 7th Ward requesting the Jury to have a nuisance stopped caused by the cows and calves of Mr. G. J. Meibaun and Mr. Girard who have dairies in the 7th Ward and roam at large damaging property, drain ditches, etc. On motion duly seconded, the matter was referred to the Police Juror of the 7th Ward to investigate

PERMITS

Permit granted to Quong Sun & Company, to erect a shrimp platform on three acres of land in township 20, South Range 24, east, in Section II, fronting on Round Bay Bayou, Jefferson Parish.

The Commanders' Council of the American Legion of the First and Second Districts, comprising of Palquemine, St. Bernard, New Orleans, Jefferson and a portion of St. Charles Parishes, request that they be granted permit to hold an exposition and Fair at the De Limon Park, Metairie Ridge, the Fair to consist of an Industrial and Manufacturers Exhibition, which shows, concessions, races, a daily display of fireworks, to run for a period of fifteen (15) days from June 28th to July 28th, 1930, and on motion of Mr. Fisher, seconded by Mr. Dumestre, and carried permission was granted.

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Mr. A. H. Gauthier, contractor moving back from the Highway at Waggaman, requested that he be advanced the sum of \$350.00 on contract. And on motion of Mr. Petit, seconded by Mr. Cantrelle (and carried) request was granted.

On motion duly seconded the Secretary was instructed to request the Sheriff to notify the jailor not to order disinfectants or germicides for the jail until needed.

On motion of Mr. Cantrelle, seconded by Mr. Petit, and carried, that the Jury purchase a Todd Century Protectograph for Police Jury checks, at the cost of \$114.00.

Mrs. Victor Coulon, Dora Terre, Archan Belsome and Mr. John Belsome were allowed pension.

The Janitor of Court House, was authorized to purchase an Airway Cleaner for Courthouse Building at \$71.55.

The complaint of Mr. Mayor of the blocking of traffic on Oak St.

and Protection Levee was referred to Police Juror of the 7th Ward for investigation.

On motion of Mr. Ottermann, duly seconded the Secretary was instructed to notify the Jefferson Water Company to stop leaks in the water line on Brooklyn Avenue.

On motion of Mr. Strehle, seconded by Mr. Cantrelle, the District Attorney was requested to secure title for the new Public highway on Eleventh street from Harvey to Gretna.

The following Ordinance offered by Mr. Dumestre for the Jury's consideration was read.

POLICE JURY ORDINANCE

AN ORDINANCE levying a tax of one cent per gallon on gasoline sold, used or consumed within the territorial limits of the Parish of Jefferson for a period of one year from the first day of the month of June, 1930.

WHEREAS: - - The Louisiana Legislature by Act. No. 15 passed at the special session held in the year 1928, has delegated to the Parishes the right, power and authority to levy and collect a tax of one cent per gallon on gasoline sold, used or consumed within their respective territorial limits:

WHEREAS: - - The Parish of Jefferson through its Police Jury desires to exercise the power and authority conferred to it under the provision of said act has given public notice as required in said act;

SECTION I

BE IT THEREFORE ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that there be and is hereby levied a tax of one cent per gallon on all gasoline, sold used or consumed within the territorial limits of the Parish of Jefferson for a period of one year, beginning with the first day of June, 1930.

SECTION II

That the provisions of Section I hereof shall not apply to gasoline used for the operation of motor boats, and any tractors and stationary engines used exclusively for farm purposes. Provided, that in order to secure the benefit of this exemption, any person claiming it shall make a written application to the Police Jury of the Parish of Jefferson and upon furnishing satisfactory evidence of the fact that the gasoline to be purchased by him is to be used under the exemption herein provided for, he shall be furnished with a permit which entitles him to buy from the jobber without the imposition of the tax provided for in Section I.

SECTION III

BE IT FURTHER ORDAINED, That for the purpose of this Ordinance any person, firm or corporation selling and distributing gasoline for retail sale, or distributing same to be sold at retail, and any person firm or corporation selling gasoline in bulk, direct to the consumer, is hereby classed as a jobber.

BE IT FURTHER ORDAINED, that each and every jobber who sells or distributes gasoline within the territorial limits of the Parish of Jefferson irrespective of the domicile of such jobber, shall be and is hereby required to make and file with the Treasurer of the Parish of Jefferson on or before the 10th day of each and every month a written report with the number of gallons sold or distributed during the preceding month, and shall accompany said report with remittance covering the

amount due for such month under the provisions of this Ordinance.

BE IT FURTHER ORDAINED, that such jobber or jobbers shall set forth in such report the names and addresses of all persons to whom such gasoline has been sold or distributed, as well as the quantity thereof sold or distributed to each such person.

BE IT FURTHER ORDAINED, that such report shall be certified to by the jobber himself or by any person in his employ whose duties as such acquaint him specially with knowledge on the subject matter.

BE IT FURTHER ORDAINED, that the first report and remittance here in required shall be for the month of June and shall be made on or before the 10th day of July, 1930, and subsequent reports and remittances herein provided for shall be made on or before the 10th day of each

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succeeding month.

SECTION IV

BE IT FURTHER ORDAINED, that any person violating any of the provisions of this Ordinance shall be guilty of a misdemeanor and shall, upon conviction, be sentenced to pay a fine of not more than \$100.00, or imprisonment in the Parish Jail for a period not to exceed thirty days, or both, at the discretion of the Court.

SECTION V

BE IT FURTHER ORDAINED, that the proceeds of the tax herein levied are hereby dedicated for the purpose of constructing, maintaining and repairing the Parish roads and bridges situated within the territorial limits of the Parish of Jefferson.

SECTION VI

BE IT FURTHER ORDAINED, That this Ordinance shall take effect on and after June 1st, 1930, for a period of one year.

WM. HEPTING

Secty. Police Jury.

Mr. Ottermann moved, seconded by Mr. Fisher, that the Ordinance just read by the Secretary be published in the Jefferson Democrat, the Official Journal of the Parish of Jefferson, Louisiana, every week from April 12th, 1930 to May 10th, 1930, both inclusive and that the Police Jury consider the adoption of said Ordinance at the next regular meeting in the Courthouse at Gretna, Louisiana at 1 o'clock P. M. on May 14th, 1930.

On motion of Mr. Cantrelle, seconded by Mr. Dumestre, the following Ordinance was adopted:

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the Gretna Trust & Savings Bank, the sum of \$25,000.00 and such additional sum as may be necessary to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1930, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1930, to pay the amount borrowed.

SECTION I. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF

JEFFERSON in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Gretna Trust & Savings Bank, on behalf of this Police Jury, the sum of \$25,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1930.

SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Gretna Trust & Savings Bank a note or certificate of indebtedness for the amount herein set forth, together with interest due or to become due thereon.

SECTION III. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed on note or certificate executed as herein provided, the Police Jury hereby dedicates, appropriates and sets aside the sum of \$25,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1930, together with such other or further sum as may be necessary to pay the interest on said amount

Roll call on the adoption of the above resulted as follows:

YEAS - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None.

On motion of Mr. Dumestre, seconded by Mr. Quinn, the following Resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY in regular meeting assembled that the Treasurer be and he is hereby authorized to transfer from General Fund to Right Bank Pay Roll Fund, the sum of \$2,000.00; to Left Bank Pay Roll Fund, the sum of \$2,000.00; and to freight Fund account, the sum of \$1500.00.

Roll being called on the adoption of the above, resolution resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President

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Police Jury Room

May 14, 1930

Gretna, La

The Police Jury met this day in regular session and the following members were present: W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre. Absent - - Jos. Fisher.

On motion duly seconded, the reading of the minutes of the last meeting was dispensed with and approved as published in the Official Journal.

On motion duly seconded the regular order of business was deferred

to allow various parties to address the Jury.

Mrs. L. K. Graham, on behalf of the Louisiana Child Finding Society requested financial aid for caring for children of the Parish.

Mrs. Graham was referred to the Supervisor of Public accounts for an opinion as to the legality for such donation by the Jury.

Mr. Geo. H. Hanes, addressed the Jury in regards to a very often congested conditions along the Jefferson Highway at Weddell and Williams Air Field by automobiles parking at said place. And,

On motion of Mr. Ottermann, seconded by Mr. Dumestre, it was Resolved that the Secretary write Mr. O. K. Allen, Chairman of the Highway Commission and notify him of existing conditions, especially on Sundays of the parking of automobiles on the Jefferson Highway in front of the Weddell and Williams Air Field, located between Harahan and Kenner, and request him to send traffic officers to that point especially between the hours from one to six in the evenings.

Regular order of business resumed.

REPORTS

Report of Treasurer was received and ordered filed.

Report of Finance Committee. All bills as approved ordered paid.

Report of the Parish Engineer calling to the Police Juries attention to the fact that the Third National Conference on Streets and Highway Safety will be held in Washington, D. C. at the building of the United States Chamber of Commerce.

He suggested that the Jury appoint a delegate to attend said conference, due to the fact that all governmental bodies are concerning themselves more and more with safety factors and efforts to eliminate or decrease the great number of fatalities which occur on our streets and highways nearly every day.

On motion of Mr. Cantrelle, and seconded by Mr. Otterman, and carried,

The following resolution was adopted:

BE IT RESOLVED, by the POLICE JURY of the PARISH OF JEFFERSON, that J. H. Payne, Parish Engineer, be and he is hereby delegated by the Jury to attend the Third National Conference to be held in Washington, D. C., May 20th, 1930, to represent the Parish of Jefferson.

BE IT FURTHER RESOLVED, that all expense incurred by Mr. Payne while attending said conference be paid by the Police Jury.

COMMUNICATIONS

From the Vicksburg Chamber of Commerce, extending to the Police Jury an invitation to be present at the celebration of the opening of the Mississippi River Bridge connecting Vicksburg and Eastern Louisiana was read, and on motion, duly seconded, the invitation was accepted and the Secretary instructed to thank the Vicksburg Chamber of Commerce for the invitation.

From Mr. Ernest M. Conzelmann, Asst. District Attorney, as follows

In Re-Sidney Taylor - - Blind Pensioner.

I have this day written to the State Board for the Blind that I had given the Police Jury a legal opinion, that in view of the fact that the Jury had failed to make this amount as one of its Budget items, I had advised the Jury that they could not make the month by month payments as requested by the State Board.

I shall await further correspondence with them before advising you what you should do in the premise.

FROM Canal Bank & Trust Company - - Relative to agreement of the Estate of Joseph Rathborne, granting a temporary Right of Way through said Estate's property at Harvey for the construction of a new Highway from Harvey to connect with Eleventh Street, Gretna, Louisiana and the failure to comply with the provisions of said agreement was received.

From the Parking Commission of New Orleans Louisiana requesting a permit to trim trees at Metairie Road and Terminal crossing.

Permit was granted, provided no expense charged to the Police Jury.

Mr. A. C. Dumestre, and S. T. Cristina, Attorneys from the East Jefferson Water Works, District No. 1, extended an invitation to the members of the Jury to attend a banquet at the Forest Club, Thursday May 15th, at 8 P. M.

On Motion of Mr. Dauenhauer, seconded by Mr. Quinn, the invitation was accepted and the Jury requested to attend in a body.

On motion of Mr. Quinn, duly seconded, the Secretary was authorized to purchase an Allen Water Adding Machine at the cost of \$150.00.

J. B. Dauenhauer Sr. appointed member Jeff. Plaquemine Drainage District

Petitions presented to the Jury signed by land owners and tax payers of land comprised within the boundaries of Jefferson and Plaquemine Drainage District, composed of portions of the Parish of Jefferson and Plaquemine Parishes, La. petitioning the Police Jury and requested that Mr. J. B. Dauenhauer, Sr. of Jefferson Parish, La. be appointed as a commissioner and member of the Board of Commissioners of the Jefferson and Plaquemine Parishes Drainage District to succeed himself at the expiration of his present term expiring on May 4th, 1930.

On motion of Mr. Strehle, seconded by Mr. Ottermann, the following Resolution was adopted.

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON in regular meeting assembled, That Mr. J. B. Dauenhauer, Sr. be and he is hereby appointed a commissioner and member of the Board of Commissioners of the Jefferson and Plaquemine Drainage District for a term of four years vice his present term expired May 4, 1930.

Roll being called on the adoption of the above Resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None.

Absent - - Fisher.

Petitions presented to the Jury signed by property owners and tax payers of the 7th Ward petition the Jury to request the State Highway Commission to hard surface the road on the river side of the Jefferson

Highway From Protection Levee to Kenner.

On motion of Mr. Ottermann, seconded by Mr. Dumestre, the following Resolution was adopted:

BE IT RESOLVED, that a committee be appointed to confer with Senator Jules G. Fisher, and Mr. O.K. Allen, Chairman of State Highway Commission, in Baton Rouge in regard to hard surfacing said road.

BE IT FURTHER RESOLVED, that all expense incurred by the committee be paid by the Jury.

The committee appointed by the President composed of the Members of the Police Jury from the 7-8 and 9th Wards and the Parish Engineer.

Petition, signed by property owners and citizens of the Parish was submitted to the Jury for consideration, with the request that the Jury take such action as seems warranted to benefit those mose concerned.

Where the railroad track crosses above the Jefferson Highway immediately east of the Eastern Harahan Village Line, there is a pier or set of stanchions in the center of the Highway apporting the railroad tracks above, it is marked on both East and West Sides with a red light - - a warning to those who use the Highway after dark that there is danger there. Request that the center support be removed and in place a truss be used to carry the tracks above, thereby eliminating dangerous hazard to those who use the Highway.

Mr. Dumestre moved that the petitions be referred to the same committee that was previously appointed to confer with Senator Jules. G. Fisher, and Mr. O. K. Allen, Chairman of the State Highway Commission in the regards to hard surfacing river side road of the Jefferson Highway from Protection Levee to Kenner, to take up the matter with the same authorities above mentioned and urge them to give the subject matter serious consideration.

Petitions submitted by qualified voters of the Parish opposing the adoption of the Ordinance levying a one cent tax per gallon on all gasoline sold in the Parish, except that which is used for the operation of motor boats or any tractor or stationary engines used exclusively for farm purposes.

Tabulation of petition shows 192 signatures, and

In view of the fact that the registrar of voters appeared before the Jury and stated that the total registration of the Parish of Jefferson as of this date is 5675, and that the petitions presented to the Jury this day in opposition to the gas tax ordinance, which was published according to law, in the Official Journal of the Parish of Jefferson of

Request that the Jury take action against R R crossing over Highway at Harahan to Remove stantions from middle of said Highway

1 cent gas tax

the intention of this Jury to collect the one cent tax as allowed by Act No. 15 of the special session of the Legislature of 1928, shows one hundred ninety-two (192) signatures and therefore since the law required petitions of 10 per cent of the qualified electors in opposition to the gasoline tax, therefore on motion of Mr. Dumestre, seconded by Mr. Ottermann, that the following ordinance be adopted and copies be sent by Registered Mail to each and every Oil Company doing business in this State and Parish.

AN ORDINANCE

An Ordinance levying a tax of one cent per gallon on gasoline sold, used or consumed within the territorial limits of the Parish of Jefferson for the period of one year from the first day of the month of June 1930.

WHEREAS, the Louisiana Legislature by Act No. 15 passed at the special session held in the year 1928, has delegated to the Parishes the right, power and authority to levy and collect a tax of one cent per gallon on gasoline sold, used or consumed within their respective territorial limits.

WHEREAS, the Parish of Jefferson, through its Police Jury desires to exercise the power and authority conferred to it under the provisions of said act and has given public notice as required in said act.

SECTION I. BE IT THEREFORE ORDAINED by the POLICE JURY of the PARISH OF JEFFERSON, that there can be and is hereby levied a tax of one cent per gallon an all gasoline sold, used or consumed within the territorial limits of the Parish of Jefferson for a period of one year, beginning with the first day of June, 1930.

SECTION II. That the provisions of Section I hereof shall not apply to gasoline used for the operation of motor boats and any tractors and stationary engines used exclusively for farm purposes, Provided, that in order to secure the benefit of this exemption, any person claiming it shall make a written application to the Police Jury of the Parish of Jefferson, and upon furnishing satisfactory evidence of the fact that the gasoline is to be used under the exemption herein provided for, he shall entitle him to buy from the jobber without the imposition of the tax provided for in Section I.

SECTION III. BE IT FURTHER ORDAINED, etc., that for the purpose of this Ordinance, any person, firm or corporation selling and distributing gasoline for retail sale or distributing same to be sold at retail and any person, firm or corporation selling gasoline in bulk direct to the consumer is hereby classed as a jobber.

BE IT FURTHER ORDAINED, etc., that each and every jobber who sells or distributes gasoline within the territorial limits of the Parish of Jefferson irrespective of the domicile of the jobber, shall be and is hereby required to make and file with the Treasurer of the Parish of Jefferson on or before the tenth day of the month and every month a written report, stating the number of gallons of gasoline sold or distributed within the territorial limits of the Parish of Jefferson during the preceding month and shall accompany said report with remittance covering the amount due for such months under the provisions of this

Ordinance.

BE IT FURTHER ORDAINED, etc., that such jobber or jobbers shall set forth on such report the names and addresses of all persons to whom such gasoline has been sold or distributed, as well as the quantity thereof sold or distributed to each such person.

BE IT FURTHER ORDAINED, etc., that the first report and remittance herein required shall be for the month of June, and shall be made on or before the 10th day of July, 1930, and subsequent reports and remittances herein provided for shall be made on or before the 10th day of each succeeding month.

SECTION IV. BE IT FURTHER ORDAINED, etc., that any person violating any of these provisions of this Ordinance shall be guilty of a misdemeanor and shall upon conviction, be sentenced to pay a fine of not more than \$100.00 or imprisonment in the Parish Jail for a period not to exceed thirty days, or both, at the discretion of the Court.

SECTION V. BE IT FURTHER ORDAINED, etc., that the proceeds of the tax hereby levied are hereby dedicated for the purposes of constructing maintaining and repairing the Parish roads and bridges situated within the territorial limits of the Parish of Jefferson.

SECTION VI. BE IT FURTHER ORDAINED, etc., that this Ordinance shall take effect on and after June 1st, 1930, for the period of one year.

The following Ordinance was read and adopted section by section and then as a whole by the following vote:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Ottermann, Dumestre.

NAYS - - - Petit ABSENT - - - Fisher.

On motion of Mr. Cantrelle, seconded by Mr. Ottermann, the following Resolution was adopted:

BE IT RESOLVED, That the bill of the Clerk of Court's Office for indexing the books of said office during the year of 1929, in the amount of \$1500.00 be paid.

BE IT FURTHER RESOLVED, that the sum of \$200.00 per month be allowed the Clerk of Court's Office for further indexing of books, beginning June 1st, 1930.

Roll being called to vote on the above Resolution, resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - Dauenhauer.

On motion of Mr. Dumestre, duly seconded, the Secretary was instructed to strike off the Pension List, Mrs. D. Anderson, add instead Mrs. H. James, Metairie; Mrs. C. Swanton, Metairie, Mrs. Adam Caisteix, Southport, Mrs. I. Kass, McDonoghville, and Mrs. Polite Stour, Westwego.

On motion of Mr. Petit, duly seconded, the sum of \$755.00 was ordered paid to Mr. A. W. Gauthreaux, on his contract to move houses back from the Public Road at Waggaman.

On motion of Mr. Dumestre, seconded by Mr. Quinn, the Courthouse and Jail Committee was given full power to act in changing cooking stove in Jail from oil to gas.

On motion by Mr. Dumestre, seconded by Mr. Ottermann, the following resolution was adopted.

RESOLUTION

WHEREAS, public announcement has been made, through publishing description and pictures in the Three New Orleans newspapers by the Thomas Realty Company of that City that there had been organized a corporation known as Louisiana Mausoleum Crematory Corporation with domicile in New Orleans, and that the corporation proposes to construct and operate a Mausoleum and crematory in the Parish of Jefferson, Metairie Ridge, on the main Highway, and

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WHEREAS, residents of the locality selected for the proposed structure are opposed to the construction and operation for such an institution in their midst, on the ground that same will detract from and depreciate their property and their investments in that section of the Parish, and be detrimental to the community, and

WHEREAS, no permit has been granted to the said corporation or to anyone purporting to represent it, nor has anyone applied for such a permit, and announcement is made of intention to begin erection, within 60 days.

BE IT RESOLVED, that the POLICE JURY OF THE PARISH OF JEFFERSON go on record as being opposed to the erection, construction and operation of a mausoleum and crematory as proposed by the aforesaid corporation and that the District Attorney be furnished a copy of this Resolution and requested to take such legal action as may become necessary to prevent same.

BE IT FURTHER RESOLVED, That a copy of this Resolution be forwarded to each of the three newspapers in the City of New Orleans, to-wit, the Times-Picayune, Daily States and Item-Tribune and to the Thomas Realty Company.

Roll being called on the adoption of the above Resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann Dumestre.

NAYS - - - None.

On motion by Mr. Ottermann, seconded by Mr. Cantrelle, the following Resolution was adopted:

RESOLUTION

WHEREAS, the Parish of Jefferson is the owner of the certain piece of land measuring 10 feet in width extending along the Jefferson Highway and immediately adjoining same on the north or lake side which said stretch of ground was purchased by the Parish of Jefferson, through the Police Jury at the time of the construction of the said Jefferson Highway, and

WHEREAS, it has come to the attention of this Police Jury that certain persons and firms have erected and are erecting various encroachments on the said strip of ground belonging to the Parish of Jefferson, now, therefore,

BE IT RESOLVED, by the POLICE JURY of this PARISH OF JEFFERSON, that the Parish Engineer be and he is hereby instructed to make a survey of the said strip of land, the property of the Parish of Jefferson, to mark the boundaries of the said strip at frequent intervals

with iron pipe or other suitable permanent monuments, and upon the completion of said survey to prepare a map or plan of said survey, said map to show the location of the said strip of ground, the location of all monuments as herein before directed, and particularly the location and nature of all encroachments of any character whatsoever upon the said property of the Parish of Jefferson.

BE IT FURTHER RESOLVED, that upon the completion of said survey and map, the District Attorney shall upon being furnished with a copy of the map and such other information as he may deem necessary from the Parish Engineer, take such steps as may be necessary to cause the removal of any and all encroachments upon said property of the Parish of Jefferson may be shown by said survey and map.

Roll being called on the adoption of the above Resolution resulted as follows

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None.

On motion of Mr. Dauenhauer, seconded by Mr. Petit, the following Resolution was adopted:

RESOLUTION

WHEREAS, the Police Jury of the Parish of Jefferson, at it regular meeting held April 9th, 1930, instructed the District Attorney to take the necessary steps to secure title for the Parish of Jefferson to the right-of-way obtained for the construction of detour road constructed from or near Harvey Canal and leading into Eleventh Street Gretna, and WHEREAS, in order for the District Attorney to draw up the proper legal description of the various property and areas contained in said detour right-of-way, it is necessary that he be furnished with a map showing the area taken from each road, said map or maps to show measurements and area contained in said right-of-way, therefore,

BE IT RESOLVED, That the Parish Engineer be and he is hereby instructed to make the necessary survey and map or maps, and upon completion of same, furnish the District Attorney with the necessary copy or copies of said map or maps, in order that the District Attorney may complete the transfer of the various properties involved.

Roll being called on the adoption of the above resolution, resulted as follows:

YEAS - - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre,

NAYS - - - None.

WHEREAS, a movement is on foot to stimulate the location of industries in the Parish of Jefferson by the introduction of a bill to exempt all industries locating with in the Parish of Jefferson between January 1st, 1931, and January 1st, 1936, from parochial and other local taxation except school taxes, and,

WHEREAS, we believe that the passage of such a bill will redound to the interest of the people of the Parish of Jefferson by reason of the fact that

such a bill would be the inducement for manufacturing plants and

industrial establishments to locate within the Parish of Jefferson, thereby causing increased construction in the number of homes, a larger population, numerous payrolls and general improvement in business conditions all over the Parish.

Therefore, Be It Resolved, by the Police Jury of the Parish of Jefferson, in regular session assembled, that we do hereby heartily approve the passage of such a bill, and we respectfully recommend that the Legislature pass the same.

Roll being called on the adoption of the above Resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehel, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - None

Motion by Mr. Strehle, seconded by Mr. Quinn.

ORDINANCE NO.

BE IT ORDAINED, by the POLICE JURY of the PARISH OF JEFFERSON, that an Electrical Inspector be appointed to inspect all electrical fixtures, appliances, etc. And that no company, corporation or individual shall receive electrical current until electrical inspection be made.

That said electrical inspector shall be appointed for one year by the Police Jury of Jefferson Parish and shall receive in lieu of any salary the following fees:

From 1 to 5 outlets (inclusive)	\$	
From 6 to 10 "	\$	1.50
" 11 to 20 "		2.25
" 21 to 30 "		3.00
" 31 to 50 "		4.00
" 51 to 100 "		5.00

Above 100 outlets, each additional outlet \$.05.

5 lights or less	.25
6 to 10 lights	.75
11 to 15 lights	1.00
16 to 25 "	1.50
26 to 50 "	2.00
51 to 100 "	2.50
101 to 150 "	3.00
151 to 250 "	4.50
251 to 300 "	5.50
Above 500 lights, each additional light	.05

PER MOTOR

0 to 250 Watts (portable) no charge	
1 H. P. or less	1.00
2 H. P. to 4 H. P.	1.50
5 H. P. to 10 H. P.	2.00
11 H. P. to 20 H. P.	2.50
21 H. P. to 40 H. P.	3.00
41 H. P. to 80 H. P.	5.00
81 H. P. and over	8.00

All motors requiring more than one (1) ampere at 230 volts must be wired in approved metal conduit or armor.

For each generator of 1 kilowatt or less	1.00
" " " more than 1 kilowatt or not	

	more than 3 kilowatts	1.50
For each generator of more than 3 kilowatts and not more than 8 kilowatts		2.00
For each generator of more than 15 kilowatts		3.00
ISOLATED PLANTS.		
From 1 to 5 K. W. generator including equipment to capacity of generator		\$ 4.00
From 6 to 30 K. W. generator including equipment to capacity of generator		8.00
For each generator for more than 30 K. W. including equipment to the capacity of the generator.		10.00
CHARGING STATIONS		
Portable Cabinets		3.00
Stereopticon Light (arc)		3.00
Moving Picture Arc Light		3.00
Riesto Arc Light		3.00
	Electric Welding Machines:	
5 kilowatts		\$3.00
10 "		4.00
	MISCELLANEOUS	
Flat Iron		\$1.00
Luminous Radiator		1.50
Rectifiers and Transformers		2.00
State Pockets		2.00
Spot Lights		2.00
Stereopticon Machines		3.00
Moving Picture Machine		3.00
Planes		2.00
Ranges		2.00
Mercury Arc Rectifier		3.00
Search Light		1.00

Moving Picture Booth Equipment:		
Original inspection or survey	- - - - -	\$ 3.00
Re-survey		1.50
Ceiling Fans:		
First ceiling fan		\$ 1.00
Each additional fan		.50
The above Ordinance was read and adopted section by section and then as a whole by the following votes:		
YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann and Dumestre.		
NAYS - - - - None.		
ABSENT - - - Fisher.		

AN ORDINANCE

On motion of Mr. Petit, seconded by Mr. Strehle, the following Ordinance was adopted:
 An Ordinance to authorize the President, on behalf of the Police Jury, to borrow from the Gretna Trust & Savings Bank, the sum of

\$25,000.00 and such additional sums as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1930, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year of 1930, to pay the amount borrowed.

SECTION I

BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON in regular meeting assembled, that the President be, and he is hereby authorized and empowered to borrow from the Gretna Trust & Savings Bank, the sum of \$25,000.00 and such additional sum as maybe necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1930.

SECTION II.

BE IT FURTHER ORDAINED etc., that the President is further authorized to execute in favor of the said Gretna Trust & Savings Bank, a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION III.

BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$25,000 out of the revenues and taxes of the Parish of Jefferson, for the year 1930, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll called on the adoption of the above Ordinance resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None.

On motion by Mr. Ottermann, seconded by Mr. Petit, the following Resolution was adopted:

Be It Resolved, that the treasurer be and he is hereby authorized to transfer from the General Fund to Right Bank Pay Roll Fund \$1500.00, to Left Bank Pay Roll Fund \$1500; to Parish Freight Fund \$1000.00.

There being no further business the Jury adjourned

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, June 11, 1930

The Police Jury of the Parish of Jefferson met this day in special session and the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, Jos. Petit, A. C. Dumestre.

Absent - - Dauenhauer, Cantrelle, Fisher, Ottermann.

The President announced that the special meeting was called for the

purpose of discussing plans and to formulate a plan whereby the 1¢ per gallon on all gasoline sold in the Parish shall be collected and

On motion duly seconded, It Was Resolved that an Inspector and Collector be appointed at the regular meeting to be held this day at 1 o'clock P. M.

There being no further business the Jury adjourned.

Wm. Hepting
Secty.

W. R. Toledano
President.

June 11, 1930.

The Police Jury met this day in regular session with the following members present:

W. R. Toledano, President; E. L. Quinn, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre

Absent - - - None.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

The President on leaving the chair moved, seconded by Mr. Strehle, the Jury re-Organize.

Mr. Fisher, president Pro-tem, presiding declared the nominations were in order.

Mr. Dumestre nominated W. R. Toledano for President. There being no other nominees he was declared elected as President by acclamation.

Wm. Hepting, for Secretary, there being no other nominee, he was declared elected as Secretary by acclamation.

Mr. C. V. Bourgeois, for Treasurer, there being no other nominee he was declared elected as Treasurer by acclamation.

J. H. Payne, for Parish Engineer, there being no other nominee, he was declared elected Parish Engineer by acclamation.

D. H. Roussel, for Road Superintendent, there being no other nominee he was declared elected Road Superintendent by acclamation.

Russel Ledoux, for Assistant Road Superintendent, there being no other nominee, he was declared elected Assistant Road Superintendent, by acclamation.

C. Hazadon, for Janitor Courthouse, there being no other nominee, he was elected Janitor Courthouse, by acclamation.

After re-organizing, Mr. Toledano, presiding, it was moved and seconded that the regular order of business be deferred to allow visiting parties to address the Police Jury. There being no person present to address the Jury. By motion duly seconded the regular order of business was resumed.

REPORTS

- Report of Parish Treasurer - - Received and ordered filed.
- Report of Finance Committee - - All bills approved ordered paid.
- Report of Parish Engineer - - Received and ordered filed.
- Report of Board of Equalization. Received and ordered filed.

COMMUNICATIONS

From the Gulf Refining Company relative to Ordinance of the Police Jury levying a one cent tax on all gas sold in the Parish, received.

From Hy. Gross, owner of 10 acres of land located in Kenner, La.,

requesting the Jury to open up a road for public use for egress and ingress to his property was received.

Pound Keeper
for the 7-8
wards
appointed.

On motion of Mr. Ottermann, seconded by Mr. Dumestre, Clarence Hebert was appointed Pound Keeper for the 7th, 8th wards.

On motion, duly seconded, the Secretary was instructed to notify

Traffic Officers to take the proper steps to cause the discontinuance of the practice of peddlers stationing themselves along the Highways and Streets of the Parish without a permit; also to notify the Orleans-Kenner Traction Company to fix the culvert on Lake Street in the 7th ward.

The District Attorney was instructed to notify the Jefferson Water Company to repair leaks in water line of Lake Street in Southport at once.

The Secretary was instructed to get an expression from the Humble Oil Company in regard to bridging the canal dug by them in Barataria Section, at Lafitte.

The Sheriff was authorized to purchase Hand Granades and other such weapons as are necessary to conquer and arrest criminals.

Right of way
given La.
Power & Light
Co

The Secretary was authorized to sign the following Right-of-Way to the Louisiana Power and Light Company its successors or assigns, a right to construct, operate and maintain Electric Transmission Lines, including poles, wires and other appurtenances and to attach the wires of any other person or company to such poles and to trim and cut trees and other growth so as to keep the wires cleared and to cut any trees that in falling would reach the wires, upon, over, and across the property which they own, or in which they have an interest, in the Parish of Jefferson.

On motion of Mr. Fisher, seconded by Mr. Strehle, the following resolutions was adopted:

A. G. Gugel
App Supervisor
of Gas Tax

Be It Resolved by the Police Jury of the Parish of Jefferson in regular meeting assembled, that Mr. A. G. Gugel be and he is hereby appointed and employed Inspector and Supervisor of the Parish Gasoline Tax at a salary of Two Hundred Seventy-five (\$275.00) per month, beginning June 15th, 1930.

Roll being called on the adoption of the above resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

On motion of fisher, seconded by Mr. Cantrelle, the following resolution was adopted:

WHEREAS, the State Highway Commission demands a

widening of the Right of Way all along the Barataria Road, before increasing the width of the road running to Lafitte through the Sixth Ward of this Parish and WHEREAS, the pending litigation in the District Court prevents any action at this time unless a compromise of said litigation be effected and

WHEREAS, the State Highway has indicated that it will meet the Parish halfway in a settlement of said litigation,

BE IT RESOLVED, that the sum of Three Thousand (\$3,000.00) Dollars be and the same is hereby appropriated for any funds not otherwise appropriated payable to _____ as the portion to be paid by the Police Jury of the Parish of Jefferson in compromise of said litigation with the additional provision that a right of way through the Perkins property.

Roll called on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

On motion of Mr. Strehle, seconded by Mr. Quinn, It Was Resolved, that the President appoint a committee to call on all gasoline oil companies selling gasoline in the Parish, in regard to the one cent gasoline tax assessed by this Police Jury. The President appointed on said committee the following members:

A. C. Dumestre, Chairman; Robert Ottermann, A. J. Cantrelle, and self was added.

On motion of Mr. Quinn, seconded by Mr. Petit, the following ordinance was adopted:

AN ORDINANCE

An ordinance to authorize the President on behalf of the Police Jury, to borrow from the Gretna Trust and Savings Bank, the sum of \$18,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1930, authorizing the execution of a note or certificate of indebtedness in favor of said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1930, to pay the amount borrowed.

SECTION 1

BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Gretna Trust and Savings Bank, on behalf of this Police Jury, the sum of \$18,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year of 1930.

\$3000.00 appropriated for Land to widen Road to Lafitte R. J. Perkins owner.

SECTION II

BE IT FURTHER ORDAINED, etc., that the President of the Police Jury is further authorized and empowered to execute in favor of said Gretna Trust and Savings Bank, a note or certificate of indebtedness for the amount borrowed herein set forth together with the interest due or to become due therein.

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SECTION III

BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$18,000.00 out of the revenues and taxes of the Parish of Jefferson for the year 1930, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above ordinance, resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

On motion of Mr. Petit, seconded by Mr. Quinn, the following Resolution was adopted:

BE IT RESOLVED, that the Treasurer be and he is hereby authorized to transfer from the General Fund to Right Bank Pay Roll Fund, the sum of \$13,000.00, Left Bank Roll Fund \$1000.00; Parish Freight Fund \$200.00.

On motion of Mr. Dumestre, seconded by Mr. Cantrelle, the following Resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that Section 3 of the Ordinance adopted by the Police Jury May 14, 1930, levying a one cent tax be amended so as to read as follows: That the first report and remittance herein required shall be made for the month of June, and shall be made on or before the 20th day of July, 1930, subsequent reports on remittances herein provided for shall be made on or before the 20th day of each succeeding month.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

Nays - - - None

The Jury adjourned.

Wm Hepting Secty.

W. R. Toledano President.

June 17, 1930

The Police Jury met this day in special session and the following members were present:

W. R. Toledano, President; E. L. Quinn, Strehlo, Cantrelle, Petit, Ottermann, Dumestre.

Absent - - Dauenhauer, Fisher.

The President announced that the special meeting was called for the purpose to discuss and consider a proposition offered to construct a concrete bridge over the 17th Street Canal at Metairie Ridge Road, also to discuss plans by which the one cent gasoline tax shall be collected.

Mr. Quinn moved, seconded by Mr. Strehle, and carried, that the committee appointed at the regular meeting held June 11, to meet with the Sewerage and Water Board of New Orleans, Wednesday, June 18, at 1 P. M. to discuss ways and means of building a concrete bridge over the 17th Street Canal at Metairie Ridge road be given full power to act for and on behalf of this Jury.

Committee A C Dumestre Jos Petit Eli T Watson H. T Cottam Jno May and Roy Johnson

On motion by Mr. Strehle, seconded by Mr. Quinn, the following Resolution was adopted:

BE IT RESOLVED, that Andrew G. Gugel, Supervisor of Gasoline tax be and he is hereby authorized to procure all forms and stationery necessary for the installing of tax collecting system, and to procure a Badge or Emblem for this position.

Jury adjourned.

W. R. Toledano
President.

Wm Hepting
Secretary.

Gretna, La.
July 9, 1930.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer A. J. Cantrelle, Jos. Petit, Jos. Fisher, R. Ottermann, A. C. Dumestre.
Absent - - None.

On motion duly seconded, the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded, the regular order of business was deferred to allow parties to address the Jury.

Mrs. Marion Odom, President of the Jefferson Parish School Board appeared before the Jury and requested that the Jury appoint a committee to act jointly with a committee appointed by the School Board, to confer with the Mayor of the City of New Orleans in regards to having the old McDonogh No. 26 school property turned over to the Jefferson Parish School Board, and

On motion of Mr. Dumestre, seconded by Mr. Strehle, the following committee was appointed:

Mrs. Odom, Chairman, Professor J. C. Ellis Police Jurors, Quinn, Strehle, and Dauenhauer.

Regular order of business resumed.

REPORTS

Report of Treasurer, received and ordered filed.

Report of A. C. Gugel, Supervisor of gas Tax, received.

COMMUNICATIONS

Communication from the Police Jury of St. Bernard Parish, and copy of resolution adopted by said Jury attached, in regards to the congested condition existing at the French Market, upon complaints of farmers of their parish, requested that the Police Jury appoint a committee to act jointly with a committee appointed by the St. Bernard Police Jury to take the matter up with the officials of the City of New Orleans, having authority in the premises and on motion duly seconded the Jury as a whole was appointed on the committee with Mr. W. R. Toledano, Chairman.

Communication from Mr. J. J. Harie, relative to advertising signs at Shrewsbury and Jefferson Highway was referred to the Police Juror of the 7th Ward.

The application of the Jefferson Democrat to act as official Journal for the ensuing year, under the same terms and conditions as heretofore, was read, there being no other applicants Mr. Strehle moved, seconded by Dumestre, that the Jefferson Democrat be and is hereby elected official Journal of the Parish of Jefferson for the ensuing year, from July 1st, 1930 to June 30th, 1931, under the same terms and conditions heretofore.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Strehle, Quinn, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.
NAYS - - - None.

PERMITS

Application of L. E. LaRue for a permit to build and operate an Auto-Lunch stand with music to entertain at Harding and Jefferson Highway, Hyman sub-division

On motion of Mr. Ottermann, duly seconded, permission was granted.

The President on leaving the chair seconded by Mr. Cantrelle, and carried, that following named graduates of the Parish be awarded scholarships to the L. S. U and the State Normal College.

- WARD 1. Miss Thelma Wilson, State Normal.
- WARD 2. Master Leon Hourgette, L. S. U.
- WARD 3. Master Lewis Davis, L. S. U.
- WARD 4. Miss Loretta Persolin, State Normal.
- WARD 5. Miss Grace Tillotson, State Normal
- WARD 6. Miss Elise Wattiny, State Normal.
- WARD 7. Miss Florence M. Braune, State Normal.
- WARD 8. Master Pfeiffer Roberts. L. S. U.
- WARD 9. Miss Dorothy Wattiny, State Normal.

Motion by Mr. Toledano, duly seconded, and carried, that a committee be appointed by the President to confer with the oil companies selling gasoline in the Parish in regard to regulate prices on gasoline sold throughout the Parish of Jefferson. The chair appointed the Jury as a whole to serve as a committee with Mr. Toledano, Chairman.

On motion of Mr. Ottermann, seconded, by Mr. Cantrelle, the following Resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that Section 2, of the One Cent Gasoline Tax Ordinance adopted by the Police Jury May 14, 1930, be and is hereby amended so as to read as follows:

SECTION 2. That the provisions of Section 1, hereof, shall not apply to

gasoline used for the operation of motor boats, and any tractors and stationary engines used exclusively for farm purposes; provided, however that motor boats used for pleasure purposes shall be subject to the provisions of this Ordinance.

Roll called on the adoption of the above Resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

On motion of Mr. Dumestre, seconded by Mr. Strehle, the following Resolution was adopted:

BE IT RESOLVED, that the President appoint a committee to draft an Ordinance to cover brake test inspectors of motor vehicles, motor vehicle drivers license and Parish cheaffeur license.

The President appointed on the committee Mr. A. C. Dumestre, Chairman, Mr. Cantrelle, Mr. Fisher, with the District Attorney.

The Secretary was instructed to get in touch with Mr. O. K. Allen, chairman of the State Highway commission, and ascertain what action if any, had been taken in regard to having the stanchions or piers of the Illinois Central Railroad Company removed from the Jefferson Highway at Harahan which is a hazard for approaching motorists. Also instructed to notify the Louisiana and Arkansas Railroad Company to repair their crossing at Voltair Street and Highway.

On motion of Mr. Ottermann, seconded by Mr. Cantrelle, the following resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled that the Treasurer be and is hereby authorized and empowered to draw checks against the special road Fund from gas tax, for payments of salary of the inspector and supervisor of gasoline tax, for pay rolls of the road suprintendent, and for all other bills pertaining to road maintenance.

Roll being called on the adoption of the above resulted as follows:

YEAS - - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - - None.

On motion of Mr. Dumestre, seconded by Mr. Quinn, the following Ordinance was adopted:

AN ORDINANCE

On motion of Mr. Dumestre, seconded by Mr. Quinn, the following Ordinance was adopted:

An Ordinance authorizing the President, on behalf of the Police Jury, to borrow from the Gretna Trust & Saving Bank the sum of \$12,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1930, authorizing

Committee app to Draft Ordinance covering Drivers License Brake Test Insp. and Cheaffers License

Authority of Treasurer to Draw checks against the Special Road Fund from Gas Tax.

the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of the principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1930, to pay the amount borrowed.

SECTION I.

BE IT ORDAINED by the POLICE JURY of the PARISH OF JEFFERSON, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Gretna Trust & Savings Bank, on behalf of this Police Jury, the sum of \$12,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1930.

SECTION II

BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Gretna Trust & Savings Bank a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION III

BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$12,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1930, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll called on the adoption of the above Ordinance resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

There being no further business the Jury adjourned:

SECRETARY.

W. R. Toledano
PRESIDENT

Gretna, La.
July 25, 1930.

The Police Jury met this day in special session and the following members were present; W. R. Toledano, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

ABSENT - - A. J. Cantrelle.

The President announced that the special meeting was called for the purpose taking up and discussing a matter referred to in a communication from the Colonial Country Club addressed to the President of the Jury in regards to the necessity of a strip of said club's land required for a public road along the toe of the levee, at Harahan, also to consider communication from the Louisiana Chamber of Commerce in regards to sending a delegate on the Louisiana Special to represent the Parish.

Mr. Jno. C. Hollingsworth, representing the Colonial Country Club,

addressed the Jury in regards to a new road along the toe of the levee at Harahan.

After discussion, it was understood that the old road which was taken in by the levee Boards was a part of the State Highway System, and should be taken up with the State Highway Commission.

On motion of Mr. Dumestre, seconded by Mr. Fisher, the following Resolution was adopted;

BE IT RESOLVED, that the President be and is hereby delegated to represent the Parish of Jefferson on the State Development Tour sponsored by the Louisiana Chamber of Commerce, leaving New Orleans, August 16th, 1930.

BE IT FURTHER RESOLVED, that the expense of the delegate up to \$300. be and is hereby ordered paid by the Jury.

There being no further business the Jury adjourned.

Wm Hepting
SECRETARY

W. R. Toledano
PRESIDENT.

Gretna, La.
August 13, 1930.

The Police Jury met this day in regular session and the following members were present: W. R. Toledano, President, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt Ottermann, A. C. Dumestre. Absent - - - None.

On motion duly seconded, the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion, duly, seconded, the regular order of business was dispensed with to allow parties to address the Jury.

Dr. A. J. K. Genella, Parish Health Inspector, appeared before the Jury and reported that an epidemic of Charbon broke out among the cattle at Lafitte and that quite a number died. The State Law requires that such dead cattle should be burned to prevent the disease from spreading, and asked that the Jury give him some assistance. The Road superintendent was instructed to render whatever assistance is necessary in disposing of all such dead cattle.

Mr. F. B. Gramberg, representing of West Beach Corporation, presented a map showing certain streets in Pontchartrain Garden Sub-Division Section B. and dedicated same for public use. Mr. Dumestre moved that the plan be approved and streets dedicated be accepted subject to the approval of the Parish Engineer.

Regular order of business resumed.

REPORTS

Report of Treasurer was received and ordered filed.

Mr. Gugel, Supervisor of Parish Gasoline Tax, reported verbally the progress being made by him in checking all gasoline sold in the Parish indicate an increase in revenue from that source.

Communication from the Louisiana Tax Commission advising the Police Jury that the law requires that they shall meet and act as a Board of Review after the expiration period for public inspection of the assessment listing showing the values established by the Commission, and

On motion duly seconded and carried it was resolved that the Police Jury meet in special session Sept. 4, 1930, as a Board of Review for the purpose of receiving protests and hearing complaints on valuation of

property for assessment purpose in the Parish fixed by the Louisiana Tax Commission.

And that all tax payers desiring to protest valuations fixed by the Louisiana Tax Commission must file their protests with the Secretary of the Police Jury on or before the date of said meeting.

On motion of Mr. Strehle, seconded by Mr. Cantrelle, the following resolution was adopted:

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RESOLUTION

Whereas a committee composed of Alexis C. Dumestre, Joseph Petit, Eli. T. Watson, H. T. Cottam, John May and Roy Johnson appeared before the Sewerage and Water Board of New Orleans on June 12, 1930, and requested that inasmuch as they were widening the 17th St. Canal at the intersection of the Motiaitio Ridgo Road which would necessitate the tearing down of the wooden bridge at that point that instead of rebuilding a wooden structure to replace the old bridge, they construct a concrete bridge whereupon the Sewerage and Water Board requested the Committee to get authorization from the Police Jury of Jefferson Parish to act for it and to meet and confer with Executive Committee representing the Sewerage and Water Board, and

Whereas, this Police Jury of Jefferson Parish on June 17th, 1930, at a special meeting on that date, called for that purpose, appointed the following committee: Alexis C. Dumestre, Chairman, Weaver Tolodano Robert Ottermann, Joseph Petit, J. H. Payne, and D. H. Roussell, to confer with the Sewerage and Water Board with full power to act for and in behalf of the Police Jury with regard to the construction of a concrete bridge over the 17th Street Canal at its intersection with Motairie Ridgo Road, and

Whereas, the committee appointed by this Jury did meet with the Sewerage and Water Board of New Orleans and after mature deliberation it was agreed to construct a concrete bridge under the following arrangement: The Sewerage & Water Board was to pay one half, the City of New Orleans, One-quarter and the Parish of Jefferson one-quarter of the cost, and

Agreement
between
Sewerage
and Water
Board and
Police Jury
regards to
concrete
Bridge over
17th Street
Canal

Whereas, the estimate of the cost of the bridge furnished by the Engineer of the Sewerage and Water Board, Mr. Alfred Theard, was \$35,000.00 and inasmuch as he stated that \$7,500.00 of that amount was for the base of the canal, and considering that it would cost them \$5,000.00 to construct a wooden bridge, making a total of \$12,500.00, which, if deducted from the estimated total cost of \$35,000.00 would leave a balance of \$22,500.00 to be prorated, it was agreed that the amount to be paid by the Parish of Jefferson would be \$5,625.00 on the basis of division as above stated.

Therefore, Be it resolved that this Jury in regular session assembled this 13th day of August, 1930, go on record as endorsing and approving the action of the Committee representing it in reaching the aforesaid

agreement, and, inasmuch as the Sewerage and Water Board of New Orleans has advanced the pro rata of Jefferson Parish of the cost of constructing a concrete bridge over the 17th Street Canal, which has been completed is now open to traffic, that this Jury make preparations to take care of the amount of \$5,625.00 in their budget for the year 1931.

BE IT FURTHER RESOLVED, that the Committee appointed by the Jury to represent and act for it in these negotiations be now discharged, with thanks of the Jury for their efficient and successful handling of this matter, and that this Jury express its thanks and appreciation to the Sewerage and Water Board of New Orleans, and the Mayor and Commission Council of New Orleans for their cooperation and assistance, and that a copy of this Resolution be sent to the Sewerage and Water Board of New Orleans, and to the City Council of New Orleans.

Roll being called on the adoption of the above Resolution, resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None

Motion by Mr. Dumestre, seconded by Mr. Ottermann, the President was instructed to take up with Mr. O. K. Allen, Chairman of the State High Way Commission the matter of repaying the Police Jury its pro rata of cost for the construction of the new concrete bridge over the 17th Street Canal at Metairie Ridge Road and that his expense be paid by the Jury. Carried.

The President announced that a special meeting of the Jury will be held Monday, August 18, 1930, for the purpose of making a road Inspection Tour of Wards 1, 2, 3, 4, 5 and 6.

Motion by Mr. Dumestre, that the Ordinance creating the position of an electrical Inspector, which was adopted by the Jury May 14, 1930, be amended so as to include the following sections:

ELECTRICAL INSPECTOR

SECTION 1. That there is hereby created the office of Electrical Inspector for the Parish of Jefferson, State of Louisiana, and the persons to be appointed to fill said office of electrical inspector shall be a competent electrician of good moral character, who shall have had at least four years' experience as a journeyman in the practice of this trade, or two years training in a recognized college of electrical engineering and in addition thereto, two years of practical experience in electrical construction; they shall be well versed in approved methods of electrical construction for the safety of life and property, and have a knowledge of the Statutes of the State of Louisiana relating to electrical work, and the rules

Electrical Inspector appointed

and regulations issued by the National Board of Fire Underwriters under authority of said Statutes, they shall also be well voiced, in a knowledge of the following:

The National Electric Code, as approved by the American Standards Association, the National Electric Safety Code, as approved by the American Standards Association. The Inspector shall also maintain a file of listed, inspected electrical appliances, cards issued by or for Underwriters Laboratories, Inc.

APPOINTMENT, SALARY AND DUTIES OF ELECTRICAL INSPECTOR

SECTION 2. Said electrical inspector shall be appointed for one year by the Police Jury of the Parish of Jefferson. He shall receive as a salary all fees collected from inspections that he performed within the territory for which he was appointed. It shall be unlawful for the electrical inspector to engage in the business of installation and the maintenance of electric wiring electric devices and electric material, either directly or indirectly, and he shall have no financial interest in any concern engaged in such business in the Parish of Jefferson at any time while holding office of electrical inspector. Any violation of the provisions of this section by said electrical inspector shall be sufficient cause for his removal from office, and he may be removed for other just cause.

RIGHT OF ACCESS TO BUILDINGS

SECTION 3. In the discharge of his official duties, said electrical inspector shall have the right during reasonable hours to enter any building for the purpose of making any inspection or test of the installation of electric wiring, electric devices and or electric material contained therein, and shall have authority to cause the turning off or on electrical currents, and cut or disconnect in cases of emergency any wire where such electrical currents are dangerous to life or property, or may interfere with the work of the fire department.

PERMITS

SECTION 4. No alterations or additions shall be made in the existing wiring of any building, nor shall any building be wired for the placing of any electric lights, motors, heating devices, or apparatus requiring the use of electrical current; nor shall any alterations be made in the wiring in any buildings after inspection, without first notifying the electrical inspector and securing a permit therefor, except minor repair work, such as repairing a flush, and snap switches, replacing fuses, changing lamp sockets, and receptacles, taping bare joints and repairing drop cords. Applications for such permit describing such work, shall be made by the person, firm or corporation installing same, to the electrical inspector having jurisdiction, and the permit when issued shall be to such applicant. This section shall not apply to maintenance and repairs on the premises of a person, firm or corporation regularly employing journeymen electricians for that purpose, but any person, firm or corporation maintaining a journeyman electrician on the premises for maintenance and repairs, must first secure a permit from the Parish Electrical Inspector which shall not permit the person, firm or corporation to do work other than specified in

the application.

INSPECTION

SECTION 5. Upon the completion of the wiring of any building, it shall be the duty of the person, firm, or corporation installing the same to notify the electrical inspector, who shall inspect the installation within 24 hours after the time of such notice is given; and if it be found to be fully in compliance with this Ordinance, and does not constitute a hazard to life and property, the electrical inspector shall issue to such person, firm or corporation for delivery to the owner, a certificate of inspection, authorizing connection to the electrical service, and the turning on of the current. All wires which are to be hidden from view shall be inspected before concealment, and any person, firm or corporation installing such wires shall notify the electrical inspector, giving him 24 hours in which to make the required inspection before such wires are concealed.

RE-INSPECTION

SECTION 6. The electrical inspector shall periodically make a thorough re-inspection of the installation of all electric wiring, electric devices and electric material now installed or that may hereafter be installed in buildings within the Parish of Jefferson, and when the installation of any such wiring, devices and/or material is found to be in a dangerous or unsafe condition, the person, firm or corporation owning, using or operating the same shall be notified, and shall make the necessary repairs or changes required to place such wiring, devices and material in a safe condition, and have such work completed within fifteen days, or such other period as may be specified by the electrical inspector in said notice.

The electrical inspector is hereby empowered to disconnect or order the discontinuance of electrical service to such wiring, devices and/or material so found to be defectively installed until the installation of such wiring, devices and material has been made safe as directed by the electrical inspector.

CONSTRUCTION REQUIREMENTS

SECTION 7. No certificate of inspection shall be issued unless the electric light, power and heating installations are in strict conformity with the provisions of this Ordinance, the statutes of the State of Louisiana, the rules and regulations issued by the National Board of Fire Underwriters, under the authority of the state statutes, and unless they are in conformity with the approved methods of construction for safety of life and property. The regulations as laid down in the National Electric Code, as approved by the American Standards Association; and in the National Electric Safety Code, as approved by the American Standards Association; and other installation and safety regulations, approved by the American Standards Association, shall be prima facie evidence of such approved methods.

RECORDS OF PERMITS AND INSPECTIONS

SECTION 8. The electrical inspector shall keep complete records of all permits issued, and inspection made, and other official work performed, under the provisions of this Ordinance. He shall make a written report to this Jury every month showing all permits issued, together with the amounts of fees collected from each inspection.

INSPECTION FEES

SECTION 9. Each application for inspection filed with the

electrical inspector, must show the name of the owner of the premises, the name of the occupant, the number of lights installed, and the fee for inspection.

REVIEW

SECTION 10. When the electrical inspector condemns all or part of any electrical installation, the owner may within five days after receiving written notice from the electrical inspector, file a petition in writing for review of said action of the electrical inspector with the Louisiana Rating and Fire Prevention Bureau and upon receipt thereof the Louisiana Rating and Fire Prevention Bureau shall proceed to determine whether said electrical installation complies with this Ordinance, and within five days shall make a decision in accordance with its findings.

ENFORCEMENT

SECTION 11. This ordinance shall not be construed to relieve from or lessen, the responsibility of liability of any party owning, operating controlling or installing any electric wiring, electric devices and/or materials, for damages to persons property caused by any defect in the same, nor shall the Parish be held as assuming any such liability by reason of the inspection authorized herein, or any certificate of inspection issued as herein provided.

PENALTY

SECTION 12. Any person, firm or corporation who shall fail to comply with any of the provisions hereon shall be guilty of a misdemeanor and upon conviction thereof, shall be punished by a fine of not less than Ten Dollars, nor more than Twenty-five Dollars, together with costs of prosecution, and in default of payment thereof, by imprisonment for not less than ten days, nor more than thirty days.

This ordinance was read and adopted section by section and then as a whole, by the following vote.

YEAS - - - Toledano, Quinn, Cantrelle, Petit, Dumestre.

NAYS - - - Ottermann.

ABSENT - Strehle, Fisher, Mr. Dauanhauer voting blank. This Ordinance was declared adopted.

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the following Resolution was adopted.

BE IT RESOLVED by the POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that Mr. H. S. Lowe be and is hereby appointed electrical inspector for the 7th ward, Mr. Louis G. Richard for the 8th Ward of the Parish of Jefferson, and Mr. Jos. Harvey for all wards on the West Bank of the river, in which the Police Jury has Jurisdiction, for a period of one year from date.

Wm Hepting
Secretary.

W. R. Toledano
President.

August 13, 1930

A special meeting of the Police Jury of the Parish of Jefferson was held this day for the purpose of inspecting the Roads on the West Bank of the River. Members present: W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Fisher. Robt. Ottermann, A. C. Dumestre.

Absent - - Joseph Petit.

W. R. Toledano
President.

Wm Hepting
Secretary.

Gretna, La.

August 29, 1930

A special meeting of the Police Jury of the Parish of Jefferson for the purpose of inspecting roads on Grand Isle, members present:

W. R. Toledano, President; W. L. Quinn, W. E. Strehle, B. P. Dauenhauer A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann. A. C. Dumestre.

W. R. Toledano
President.

Wm Hepting
Secretary.

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Gretna, La. Sept. 4, 1930

The Police Jury met this day and sat as a Board of Reviewers and to receive protests and hear complaints of taxpayers on property valuations for assessment purposes as fixed by the Parish assessor, and the Louisiana Tax Commission, members present: W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

The President announced that the Board was ready to receive and pass on such protests and complaints as are made by tax payers against the values fixed by the Parish Assessor and the Louisiana Tax Commission.

The following protests were filed, to-wit:

By Marrero Land and Improvement Association, Ltd., and H. H. Harvey, protests against the increased valuations fixed by the Board of Equalization of the Parish of Jefferson for assessment purpose of thirteen (13) parcels of land located in the Sixth Ward, by a total of \$3,657.00 and a valuation of \$4.00 per acre and \$10.00 per acre - established on prairie lands; and \$5.00, \$10.00 and \$6.00 per acre assessed on demanded Cypress "B" lands and \$4.00 established against two (2) marsh lands and two hundred (\$200.00) Dollars established on a lot of ground located on Grand Isle. Request a decrease and a restriction of the value figures as originally returned by protestants.

By Marrero Land and Improvement Association, Ltd., protests the assessment increase made against its property by the Board of Equalization, of Ten (10) parcels of land, located in the Parish in Wards Four, Seven and Nine, by a total of \$37,435.00. Requests a decrease and a

restitution of the value figures as originally returned by protestants.

By Mrs. Annie Marrero, protests the assessment increase made against her property by the Board of Equalization of the Parish of two (2) parcels of land, located in the Seventh (7th) Ward of the Parish, by a total of \$2,500.00.

Request a decrease and the restitution of the value figures as fixed by complainant.

By Leo. A. Marrero, and Estate of L. H. Marrero, protests the assessment increase made against his property by the Board of Equalization of the Parish of five (5) parcels of land located in Ward Four and Ward Seven, by a total of \$9,845.00 and the increased assessed valuation on one (1) parcel of land located in Ward Six (6) of the Parish by a total of \$400.00. Request a decrease and the restitution of the value figures filed by complainant.

By the Estate of Thomas B. Cleary, protests the assessment increase made against said property by the Board of Equalization of the Parish, of one (1) parcel of land located in Ward Seven (7) of the Parish by a total of \$1,600.00

Requests a decrease and the restitution of the value figures filed by complainant.

By the Gretna Trust & Savings Bank, protests against the increase assessment made by the Louisiana Tax Commission on the item of furniture and fixtures.

Requests a decrease and the restitution of the value figures as filed by the complainant.

By Union Compress Company, Westwego, Ward Four (4) represented by Mr. Roberts, protests against the valuation fixed by the Tax Commission on their property and machinery. Requests that they be given a hearing by the Tax Commission.

By Kenner Lumber Company, Kenner, Louisiana, Ward Nine (9), represented by Leo. W. McCune, Counsel for said Company's protests against the valuation fixed by the Tax Commission on property and machinery. Request a decrease from \$14,300.00 to \$13,030.00.

By the Internation Lubricant Company, represented by W. R. Sander, Jr., located in the Seventh (7th) Ward of the Parish, protests against the assessment valuation fixed by the Tax Commission and requests a reduction.

By Jahncke Service of New Orleans, Louisiana, formally the Concrete Pipe Company, property located in the Seventh (7th) Ward of the Parish. Requests that the assessment on material taken from Bature of the Mississippi River be cancelled for the year 1929 and 1930, and that they not be assessed for same in the future.

By Sinclair Refining Company, Located at Westwego, Ward Four (4) represented by Mr. E. M. Heath and Mr. Edward W. McGrew, tax agents, protests the assessment increase made against the Sinclair Refining Company, located in Ward Four (4), by the Louisiana Tax Commission. Requests a decrease and the restitution of value figures, same as filed by complainant

There being no further protests or complaints, by motion of Mr. Fisher, seconded by Mr. Cantrelle, the Board went into executive session. Re-convening in open session the following resolution was adopted:

On motion of Mr. Cantrelle, seconded by Mr. Petit, the following

Resolution was adopted:

WHEREAS, protests have been filed with the Police Jury of the Parish of Jefferson, complaining of the increased assessments made by the Local Board of Equalization for said parish against the properties of

Estate of Thomas B. Cleary,

Estate of L. H. Marrero,

Leo. A. Marrero,

Mrs. Annie Marrero,

Marrero Land and Improvement Association, Ltd.,

Marrero Land and Improvement Association, Ltd., and H. H. Harvey,

and

WHEREAS, the Police Jury of the Parish of Jefferson, sitting as a Board of Reviewers, is of the opinion that these protests are meritorious and just,

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therefore,

BE IT RESOLVED, by the POLICE JURY OF THE PARISH OF JEFFERSON, sitting in the capacity hereinabove set forth that it recommends to the Louisiana Tax Commission the decrease of these assessments and the restitution of the figures filed by complainants.

Roll being called on the adoption of the above resulted as follows:

YEAS - - Toledano, Cantrelle, Petit, Fisher, Ottermann.

NAYS - - Dumestre, Quinn.

ABSENT - - Strehle, Dauenhauer.

Mr. Dumestre explained his vote by stating that after hearing the assessor explain that the land owned by the Marrero Land and Improvement Association, is the land fronting on the Southern Pacific Railroad or paved highway containing 623 acres, and assessed for \$30,700.00 or an average of approximately \$50.00 an acre, should be raised instead of lowered, when you take into consideration the fact that the individuals who own lots in the same section pay taxes on assessment as high as \$750.00 per lot.

On motion of Mr. Cantrelle, seconded by Mr. Petit, the following resolution was adopted:

WHEREAS, protests has been filed with the Police Jury of the Parish of Jefferson, complaining of the increased assessment made by the Louisiana Tax Commission for said Parish against an item of furniture and fixtures of the Gretna Trust and Savings Bank, and

WHEREAS, the Police Jury of the Parish of Jefferson sitting as a Board of Reviewers, is of the opinion that this protest is well founded, therefore,

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, sitting in the capacity hereinabove set forth, that it recommends to the Louisiana Tax Commission the decrease of this assessment and the restitution of the figures filed by complainant.

Roll being called on the adoption of the resolution resulted as follows:

YEAS - - Toledano, Quinn, Cantrelle, Petit, Fisher, Ottermann.

NAYS - - Dumestre.

ABSENT - - Strehle, Dauenhauer.

On motion of Mr. Petit, and seconded by Mr. Cantrelle, the following resolution was adopted

WHEREAS, a protest has been filed with the Police Jury of the Parish of Jefferson, complaining of the increased assessment made by the Louisiana Tax Commission against the item of property and machinery of the Union Compress Company, and

WHEREAS, the Police Jury of the Parish of Jefferson, sitting as a Board of Reviewers, is of the opinion that this protest is well founded, therefore,

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, sitting in the capacity hereinabove set forth, that it recommends to the Louisiana Tax Commission that the Union Compress Company be given a hearing.

President on leaving the chair, Mr. Fisher, presiding, moved, seconded by Mr. Quinn, that the following resolution be adopted.

WHEREAS, a protest has been filed with the Police Jury of the Parish of Jefferson, complaining of the increased assessments made by the Louisiana Tax Commission against the item of stock of the Kenner Lumber Co., and

WHEREAS, the Police Jury of the Parish of Jefferson, sitting as a board of Reviewers, is of the opinion that the protest is well founded, therefore,

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, sitting in the capacity hereinabove set forth that it recommends to the Louisiana Tax Commission that a decrease of 10 per cent on the item of stock as filed by complainant.

On motion by Mr. Ottermann, seconded by Mr. Cantrelle, the following resolution was adopted:

WHEREAS, a protest has been filed with the Police Jury of the Parish of Jefferson complaining of the increased assessments made by the Louisiana Tax Commission against the International Lubricant Co., and

WHEREAS, the Police Jury, sitting as a Board of Reviewers, is of the opinion that the complaint is well founded. Therefore,

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson sitting in the capacity hereinabove set forth, that it recommends to the Louisiana Tax Commission that the International Lubricant be given a hearing.

Motion by Mr. Ottermann, seconded by Mr. Petit, the following Resolution was adopted:

WHEREAS, a protest has been filed with the Police Jury of the Parish of Jefferson, complaining of the assessment on Material, by the La. Tax Commission against the Concrete Pipe Co. now owned and operated by the Jahncke Service Inc. Plant, located in the seventh ward, and

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WHEREAS the Police Jury of the Parish of Jefferson, sitting as a Board of Reviewers, is of the opinion that the protest is meritorious, therefore,

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, sitting in the Capacity hereinabove set forth that it recommends to the La. Tax Commission that the Jahncke Service, Inc., be giving a hearing.

Motion by Mr. Cantrelle, seconded by Mr. Petit, the following

resolution was adopted:

WHEREAS, protest has been filed with the Police Jury of the Parish of Jefferson, complaining of the increased assessment made by the Louisiana Tax Commission for the Parish of Jefferson against the Sinclair Refining Company, located in Ward Four, of the Parish, and

WHEREAS, the Police Jury of the Parish of Jefferson, sitting as a Board of Reviewers, is of the opinion that the protest is meritorious and just, therefore,

BE IT RESOLVED, BY THE POLICE JURY OF THE PARISH OF JEFFERSON, sitting in the capacity hereinabove set forth, that it recommends to the Louisiana Tax Commission, the decrease of this assessment, and the restitution of the figures filed by complainant.

Motion by Mr. Ottermann, seconded by Mr. Petit, the following resolution was adopted.

WHEREAS, a protest has been filed with the Police Jury of the Parish of Jefferson, Louisiana, sitting as a Board of reviewers, by the Jahnke Service, Inc. of New Orleans, La., owner and operator of the Concrete Pipe Co., Inc., located in the 7th Ward of the Parish of Jefferson, protesting against the assessment made by the Louisiana Tax Commission on its properties as incorrect, the actual valuation being less than that as placed on the rolls by the Honorable Tax Commission, and

WHEREAS, the Police Jury of the Parish of Jefferson as a board of reviewers is of the opinion that the protest is well founded, therefore,

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, sitting in the capacity hereinabove set forth, that it recommends to the Louisiana Tax Commission that Jahnke Service Inc., in behalf of the Concrete Pipe Company, Inc., be given a hearing on the 1930 assessment of their properties located in Ward # 7.

Motion by Mr. Petit, seconded by Mr. Cantrelle, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, sitting as a Board of Reviewers of the assessment rolls of the Parish of Jefferson for the year 1930, as compiled by the assessors, that said rolls be and they are hereby accepted with the exceptions of the above named firms and corporations, whereby recommendations has been made for decrease and hearings.

There being no further business the Board adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

The Police Jury met this day in regular session with the following members present: W. R. Toledano, President, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

Before the reading of the minutes of the last meeting, Mr. Dumestre moved, seconded by Mr. Quinn, that the minutes of the meeting held Aug. 13, 1930, be amended so as to read that the President called upon Chairman O. K. Allen of the Louisiana Highway Commission, and request if possible, that the Commission pay Five Thousand Six Hundred and Twentyfive (\$5625.00) Dollars to the Sewerage and Water Board of New Orleans, since

Request the
Highway
Comm. to pay
Parish pro
rata for con-
crete bridge
on 17th
street canal
Metairie Road

being the amount the Police Jury of Jefferson Parish agreed to pay as their portion for the construction of the new concrete bridge over the 17th St. Canal at Metairie Ridge Road by the City of New Orleans, The Sewerage and Water Board of New Orleans, and the Police Jury of Jefferson Parish, and that expense of the president in connection herewith be paid by the Jury.

Roll being called on the adoption of the above resolution, resulted as follows:

YEAS - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - None. ABSENT - - Strehle, Fisher.

Motion by Mr. Petit, seconded by Mr. Ottermann, and carried that the minutes of the meeting of the Jury held August 13, 1930, as read and amended be approved.

On motion duly, seconded, the regular order of business was deferred to allow parties to address the Jury.

Mr. M. P. Ritchie, appeared before the Jury and requested that he be included with the Insurance Agent appointed by the Police Jury to handle all the Insurance on the Parish property, and

By motion of Mr. Dumestre, seconded by Mr. Ottermann and carried, a committee of three was appointed by the President: Namely: Mr. Cantrelle, Chairman, Mr. Strehle, Mr. Dumestré, to take up and investigate the request of Mr. Ritchie.

Mr. A. J. Cackers, Secretary of the South La. Fair association, requested that the Jury make its usual appropriation of \$250.00 for membership fee of the South Louisiana Fair Association, And.

On motion by Mr. Dumestre, seconded by Mr. Cantrelle, and carried that an appropriation of \$250.00 be made in favor of the South La. Fair Association as membership fee of the Parish of Jefferson, with the understanding that all expense of exhibits displayed are to be borne by the South La. Fair Association or the Industrial Exhibitors themselves, the Police Jury of the Parish of Jefferson not committing themselves to the above, whatsoever.

Regular order of business resumed.

REPORTS.

Report of treasurer received and ordered filed.

Report of Finance Committee: All bills approved, ordered paid.

Report of A. G. Gugel, Supervisor of Gas Tax, received.

Mr. Dumestre, Police Juror, 8th Ward, informed the Jury that he had an electric signal light installed on the Metairie Road at the intersection of the Metairie High School, without one cent cost to either the Police Jury of the School Board of the Parish.

Mr. Ottermann moved, seconded by Mr. Cantrelle, that the light as stated above be received and accepted as the property of the Police Jury and that a vote of thanks be extended to Mr. Dumestre.

Roll called to vote on the above resolution resulted as follows:
YEAS - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Ottermann.
NAYS - - None, and the motion was carried.

Motion by Mr. Petit, seconded by Mr. Dumestre, the following Ordinance was adopted:

An ordinance to authorize the President, on behalf the Police Jury to borrow from the Sinking Fund of Road District No. 2, Four thousand Five Hundred (\$4500.00) Dollars, from the Sinking Fund of Road District #3, the sum of One Thousand (\$1000.00) Dollars, and from the fund for the preservation of wild fur bearing animals the sum of Two Thousand One Hundred (\$2100.00) Dollars to pay current expenses of the Police Jury of the Parish of Jefferson for the year 1930, dedicating, appropriating and setting aside the amount borrowed out of the taxes and revenues of the Parish of Jefferson, for the year 1930, to pay the amount borrowed.

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Sinking Fund of Road District # 2, on behalf of the Police Jury the sum of Four Thousand Five Hundred (\$4500.00) Dollars, from the Sinking Fund of Road District #3, the sum of One Thousand (\$1000.00) Dollars, and from the fund for the preservation of wild fur bearing animals, the sum of Two Thousand One Hundred (\$2100.00) Dollars, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson, for the year 1930,

SECTION 2. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed, the Police Jury of the Parish of Jefferson, hereby dedicates, appropriates and sets aside the sum of Seven Thousand Six Hundred (\$7600.00) Dollars, out of the revenues and taxes of the Parish of Jefferson, for the year 1930, to pay the amount borrowed.

Roll being called on the adoption of the above Ordinance, resulted as follows:-

YEAS - - Quinn, Dauenhauer, Cantrelle, Ottermann, Dumestre, Petit.

NAYS - - None.

ABSENT - - Strehle, Fisher.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Oct. 8, 1930.

The Police Jury met this day in regular session with the following members present: W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

On motion duly seconded, the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded, the regular order of business was deferred

to allow parties to address the Jury.

Mr. Knight and Simpson, representing the Plunket Chemical Company of Chicago, submitted a proposition to install service in Courthouse and Parish jail, proposing to thoroughly cleanse and care for with their own men, each and every toilet and urinal in the courthouse and jail building for at a certain price, and on motion duly seconded, the matter was referred to the Courthouse and Jail Committee.

REPORTS

Report of Parish Treasurer - - Received.

Report of Finance Committee - - all bills approved ordered paid.

Report of Secretary on Auto Drivers' License sold up to August 30, 1930, received.

Report of Parish Auditor - - Received.

Report of Parish Engineer, advising the Jury that the difficulty encountered retarding the making of the Parish map of the Parish will not delay the work on that account any further, also, submitted a plan, whereby the Lake to the River Land Company, Inc. and Harlem Realty, Inc. requests the Jury to issue quit claims to certain portions of streets located along the Hammond-New Orleans Highway, as shown on plan submitted.

On motion duly seconded, the report was received and action on the request of said Land and Realty Co. was laid over until next regular meeting of the Jury.

Committee
app. to confer with
Highway Com.
in regards to
paying Balance
of Road Bonds

Mr. Toledano, on leaving the chair, Mr. Cantrelle, presiding, moved seconded by Mr. Dumestre, and adopted, that a committee be appointed to confer with the Louisiana Highway Commission, relative to the paved Highway on the East Bank of the Mississippi River of this Parish extending from the Orleans Parish line to the Dividing Line between the Parish of Jefferson and St. Charles, and which was paid for by the tax payers themselves and turned over to the state without any cost to it with the request that Highway Commission assume the unpaid balance of that particular Road Bond Issue. The President appointed the following named on the committee: Sen. Jules G. Fisher, Chairman; Frank J. Clancy, Mayor Frank A. Mayo, V. D. Gerolano, Eug. Bender, John Ernst, Jos. Fisher, W. R. Toledano, Robt. Ottermann, and A. C. Dumestre.

On motion of Mr. Toledano, seconded by Mr. Petit, the following Resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled that the secretary be and he is hereby directed to advertise in the official Journal the proposed Budget of probable revenues and expenditures for the year 1930.

BUDGET FOR 1931.

Probable Resources.
Parish Tax \$ 150,000.00

Parish Tax for Municipality of Westwego	5,000.00
Parish License	6,000.00
Anticipated Race Track License	14,000.00
Gas Tax	40,000.00
Trappers License	250.00
Franchises	1,170.00
	<hr/>
	\$ 216,420.00

EXPENSES FOR YEAR 1931

Salary of Secretary of Police Jury	2,100.00
Salary of Treasurer of Police Jury	1,500.00
Salary of Parish Engineer	1,200.00
Salary of Parish Auditor	600.00
Salary of Asst. District Attorney	1,000.00
Salary of Custodian of Courthouse	1,000.00
Salary of Road Superintendent and Assistant	3,900.00
Salary of Traffic Officer	7,200.00
Salary of Justice of the Peace and Constables	11,100.00
Salary of Jail Physician	1,000.00
Salary of Official Journal	800.00
Salary of Supervisor of Gas Tax	3,300.00
Salary of Cattle Dipping Vat Insp.	1,620.00
Tick Eradication	400.00
Mileage and Per Diem Police Jurors	1,500.00
Stationary and Office Supplies	4,500.00
Assessor's Compensation	1,500.00
Sheriff's Annual Criminal Salary	1,000.00
Sheriff's Court Expense	600.00
Clerk Attending Court	800.00
Grand, Petty and Coroners Jurors Warrants	6,000.00
District Attorney's Fees	2,000.00
Transportation of Prisoners and Insane	1,000.00
Feeding Prisoners	8,000.00
Maintenance of Courthouse and Jail	2,500.00
Board of Health (Incidentals, \$1,800.00 for gas, oil, electricity)	3,500.00
Coroner's Fees	1,800.00
Election Expense	2,000.00
Compensation of Registrar of Voters	1,000.00

Paupers	\$ 2,000.00
Interest on Loans	10,000.00
Compensation for the Aged Blind	300.00
Fire Patrols	3,840.00
Beneficiary Students	12,000.00
Excess Revenues, Bonds and Interest	20,620.00
Engineer Making Map of Parish	10,000.00
Roads and Bridges	50,000.00
Salary of Foreman of Roads in Road Dist. # 3	1,200.00
Indexing Books in Clerk of Courts office	2,400.00
Miscellaneous	15,000.00

Contingent	11,840.00
Court Stenographer	2,000.00
	<hr/>
Total - - - - -	\$ 216,420.00

Roll being called on the adoption of the above Resolution resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann.

NAYS - - - Dumestre.

On motion of Mr. Ottermann, seconded by Mr. Quinn, the following resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the Budget for the year 1930, be and is hereby amended to add \$24,500.00 to the item of roads and bridges being the probable revenue derived from the 1¢ gasoline tax.

Roll being called on the adoption of the above resulted as follows:

YEAS - - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

By motion of Mr. Toledano, seconded by Mr. Ottermann, a committee composed of Mr. Toledano, Mr. Ottermann and Mr. Dumestre was named to confer with a committee composed of citizens and officials of the Towns of Harahan and Kenner relative to Bus service in the event of the discontinuance of the Orleans - Kenner Traction Company's Car Line.

Mr. Toledano, on returning to the chair, presiding, reported that he had been assured by the Louisiana Highway Commission, upon which body he made a special call, as requests by the Police Jury, Sept. 10, 1930, that it was ready to reimburse the Jury for its portion of the cost of the concrete bridge over the 17th St. Canal amounting to \$6,250.00, also assured that the cost would be paid at an early date.

Motion by Mr. Ottermann, seconded by Mr. Petit, the following Ordinance was adopted:

An Ordinance to authorize the President, on behalf of the Police Jury, to borrow from the sinking fund of Improved Road District No. 1, Nine thousand five hundred (\$9,500.00) Dollars, to pay current expenses of the Police Jury of the Parish of Jefferson for the year 1930, dedicating, appropriating and setting aside the amount borrowed out of the taxes and revenues of the Parish of Jefferson, for the year 1930, to pay the amount borrowed.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the sinking fund of Imp. Road District No. 1, on behalf of the Police Jury the sum of Nine Thousand and Five Hundred (\$9,500.00) Dollars for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson, for the year 1930.

SECTION 2. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed, the Police Jury of the Parish of Jefferson, hereby dedicates, appropriates and sets aside the sum of Nine Thousand Five Hundred (\$9,500.00) Dollars, out of the Revenues and Taxes of the Parish of Jefferson for the year 1930, to pay the amount borrowed.

Roll being called on the adoption of the above Ordinance resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

On request of Mr. Fisher, Mrs. Adam Fabre, widow, was allowed pension beginning Oct. 1, 1930.

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that Governor Long be requested to consider Jefferson Parish in filling the vacancy existing on the New Orleans Dock Board and give this section representation on that body, and that a copy of this resolution be sent to Senator Jules G. Fisher.

Notice was received from Sheriff Frank J. Clancy notifying the Police Jury that the Deputy Sheriff Commission issued by him to Edwin Rivivre Traffic Officer on the East Bank has been revoked, And

On motion of Mr. Dumestre, seconded by Mr. Fisher, the following resolution was adopted:

Be it Resolved by the Police Jury of the Parish of Jefferson, that the meeting of the Police Jury now stands adjourned out of respect to the memory of the late Hon. James J. Bailey, deceased secretary of the

State of Louisiana.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. November 12, 1930

The Police Jury met this day in regular session and the following members were present: W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Joseph Petit, Robt. Ottermann, A. C. Dumestre.

Absent- - - Joseph Fisher.

On motion, duly seconded, the reading of the Minutes of the last meeting were dispensed with and approved as published.

On motion, duly seconded, the regular order of business was deferred to allow parties to address the Jury.

Mr. Holmes appeared before the Jury, and requested that the Jury order a survey made of a narrow strip of land on the upper side of the Donna Canal which was abandoned by the Parish of Orleans, claiming said strip of land is in the boundary of Jefferson Parish. The matter was referred to the Parish Engineer to investigate and report on same at next regular meeting of the Jury.

Mr. R. J. Perkins addressed the Jury in regard to the compromise with the Police Jury for \$3000.00, for land taken by the State Highway Commission for widening of the Public Road on his property in Road District No. Three (3), and requested the payment be made on a special date, and on motion of Mr. Ottermann, seconded by Mr. Cantrelle, the following resolution was adopted.

R. J. Perkins
3000.00
appropriated
to widen Road
to Lafitte

WHEREAS, a Resolution was passed June 11th, 1930, that the sum of Three Thousand (\$3000.00) Dollars, be appropriated from any funds not otherwise appropriated for the widening of the Right of Way running to Lafitte, and

WHEREAS, the act has been passed over to the State of Louisiana the Right of Way desired,

R. J. Perkins
ordered paid
for Land taken
to widen
Lafitte
Road

BE IT RESOLVED, that said amount will be paid to the owner of the property, Robert J. Perkins, on or before February 11th, 1931.

Roll being called on the passage of the above Resolution, resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Cantrelle, Petit, Ottermann, Dumestre,

NAYS - - - None

ABSENT - - - Fisher.

Mr. Charles Viring called the Jury's attention to the condition of the public bridge over Bayou De Faille, at Crown Point, and requested that the necessary repairs on said bridge be made at once, and

On motion of Mr. Cantrelle, seconded by Mr. Petit, Mr. Viring was authorized to make the necessary repairs on said bridge at the cost not to exceed Fifty (\$50.00) Dollars.

Pro-Rata
salary of
court
Stenographer

A joint meeting of the Police Juries of St. John, St. Charles, and Jefferson Parishes was held pursuant to Act No. of 1930, for the purpose of fixing the pro-rata of salary of Court Stenographer of the 24th Judicial District, members present as follows:

St. John Parish - - - P. G. Pongy, President; F. Reynaur, P. Barriere, Julius Babin, Jack Duke, ABSENT - Montz.

St. Charles Parish - - M. L. Gundy, President; W. E. Dufrene.

ABSENT - - - Jos. Preleaux, F. Lorio, Jr., W. A. Elfer.

JEFFERSON Parish - - - W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

ABSENT - - - Jos. Fisher.

The respective Juries presented the assessments of their respective Parish as follows:

St. John Parish, assessed valuation, \$800,000; St. Charles Parish, assessed valuation \$18,000,000.00; Jefferson Parish, assessed valuations, \$40,000,000.00.

Whereupon it was moved and seconded that the pro-rata of the Stenographer's salary of the 24th Judicial District as fixed by Act No. of 1930, at the sum of Thirty-Six Hundred (\$3600.00) Dollars, be pro-rated as follows: Parish of Jefferson \$2,150; Parish of St. Charles, \$1000.00; Parish of St. John, \$450.00. And the motion was carried by a unanimous vote.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer, received and ordered filed.
Report of Finance Committee, all bills approved ordered paid.
Report of Secretary, on Auto Drivers' Licenses sold, received.

COMMUNICATIONS.

From Senator Jules G. Fisher, advising the Police Jury the importance of

adopting an ordinance if the law permits exemption from all taxation for a period of five years, all new industries, that may locate in the Parish, by passing an Ordinance exempting taxation for a period of five years on new industries locating in the Parish and if same is within the law,

On motion of Mr. Dauenhauer, seconded by Mr. Ottermann, the communication was received and the matter referred to the legal advisor of the Jury for an opinion as to whether or not the Jury will be within the law also exemption of additions made by presently located industries in the Parish, and that he draw up an Ordinance to be acted upon at the next meeting of the Jury.

From Mayor T. S. Walmsley of New Orleans, Louisiana, requesting a contribution from the Police Jury to help defray the expenses of the annual meeting of the Intercostal Canal Association held in the City of New Orleans, La., November 14th and 15th, 1930. Also suggests that the Police Jury send a representative to the meeting of the Rivers and Harbors Congress which will be held in Washington, D. C., December 9-10th in the interest of the Parish and Orleans as well, and

On motion by Mr. Cantrelle, seconded by Mr. Ottermann, the following Resolution was adopted:

BE IT RESOLVED, by the POLICE JURY of the PARISH OF JEFFERSON, in regular meeting assembled, that the sum of Three Hundred (\$300.00) Dollars be and is hereby appropriated to help defray expenses of the Annual Meeting of the Intercostal Canal held in New Orleans, November 14-15th.

Roll being called on the passage of the above Resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None.

ABSENT - - - Fisher.

Mr. Strehle moved, seconded by Mr. Ottermann, and carried, that Mr. Toledano, President of the Jury, be delegated to attend the Annual Meeting of the Rivers and Harbors Congress, to be held in Washington, D. C., Dec. 9-10th, 1930, and that his expense be paid by the Police Jury.

From Dart and Dart, attorneys-at-law, filed a claim for refund of taxes paid in error by Mrs. Helen Haughton, on property sold which was to and taxes paid by Mexie and Pallet - Parish Tax, \$5.53 and Road Tax, \$3.25. A sworn affidavit approved by the Deputy Tax collector and Deputy Assessor.

Mr. Petit moved, seconded by Mr. Quinn, that the claim of Dart and Dart on behalf of Mrs. Helen Haughton, be paid.

Motion by Mr. Dauenhauer, seconded by Mr. Quinn, the matter of constructing a bridge over the canal at Lafitte dug by the Humel Oil Company to facilitate vehicular traffic on the west side of Bayou Barataria was referred to the District Attorney with full power to act.

On motion by Mr. Dumestre, seconded by Mr. Ottermann, the Jury went into executive session.

Reconvening in open session, Mr. Dumestre moved, seconded by Mr. Petit, that the matter of appropriating certain amounts to be spent for maintenance of roads and bridges by each respective Juror in his ward to be pro-rated according to the number of miles in each Jurors ward be referred to the District Attorney and Parish Engineer, to pro-rate the item in the Budget for 1931, for roads and bridges, and recommend to the Police Jury at their next regular meeting the amount each Juror is to expend in his respective ward.

PETITION

A petition signed by property owners and residents of the 7th Ward was presented to the Jury requesting to have the Protection Levee at Hickory Street cut and opened for traffic into Protection Street so that said petitioners can have reasonable access to and from the City of New Orleans and their homes, was received, and

On motion by Mr. Ottermann, seconded by Mr. Petit,

WHEREAS, the Police Jury of the Parish of Jefferson, is in receipt of a petition numerously signed by the residents and taxpayers of Ward 7, of said Parish, requesting that an opening be made in protection levee at Hickory Street, and

WHEREAS, it is the sense of this Jury that their request is a meritorious one, that there are two openings only in this section, which serve as outlets to, and from the City of New Orleans, and

WHEREAS, the cutting and opening of said levee at Hickory near and at the intersection of Upperline and Chesterfield Streets will facilitate and help the people of this community in their daily travels to and from said City of New Orleans, and will reduce the time consumed in the doing thereof, and

WHEREAS, said opening at point hereinabove set forth and further indicated on blue print, hereto attached and made a part hereof, will have the effect of increasing real estate valued in Ward 7, of the Parish of Jefferson in addition to the relief which same will afford to its residents, therefore,

BE IT RESOLVED by the POLICE JURY of the PARISH OF JEFFERSON, in regular session assembled, that it concurs in the petition hereinabove referred to and invites the Levee Board of the Parish of Orleans, to consider this proposition and permit the opening of said levee at point

hereinabove set forth for width not in excess of fifty (50') feet.

IT IS FURTHER RESOLVED, that the Secretary of this Jury be, and he is hereby instructed to forward a certified copy of this resolution to the Levee Board of the Parish of Orleans, and that the President of the Jury appoint a Committee to handle the details of the proposition with the said Levee Board of the Parish of Orleans.

IT IS FURTHER RESOLVED, by the Jury, that the request hereinabove set forth shall be the last one made by it to the Levee Board of the Parish of Orleans, for any more openings in said Protection Levee.

Roll being called on the adoption of this Resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None. ABSENT - - - Fisher.

And the president declared the resolution adopted:

Motion of Mr. Ottermann, seconded by Mr. Strehle, the following Resolution was passed.

RESOLUTION

On motion of Mr. Ottermann, seconded by Mr. Strehle,

WHEREAS, certain construction companies are engaged in the construction of public works within the limits of the Parish of Jefferson, necessitating the employment of labor for the purpose of completing said works,

WHEREAS, said Construction Companies employing labor from other sections of the United States other than Jefferson Parish, when unemployment within the limits of said Jefferson Parish is at its height;

BE IT RESOLVED, by the POLICE JURY of the PARISH OF JEFFERSON, that the Jury goes on record as favoring the employment of home labor wherever it is possible.

BE IT FURTHER RESOLVED, that this action is taken by the Police Jury of Jefferson Parish in view of the fact that the money obtained from the construction of these said works was made possible by Bond Issues for which tax payers of Jefferson are solely responsible and that the said Local Labor is justly entitled to preference when the matter of employment is considered.

Roll being called on the adoption of this Resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None. ABSENT - - - Fisher.

And the President declared the Resolution adopted.

Motion by Mr. Dumestre, seconded by Mr. Cantrelle, the following Resolution was passed.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, beginning with the year 1931, that this Police Jury shall appoint not more than five (5) beneficiary students to either the Louisiana State Normal College at Natchitoches, La., Southwestern La. Institute at Lafayette, La., or Louisiana State University at Baton Rouge, La.

BE IT FURTHER RESOLVED, that in the selection of

Not more than 5 Beneficiary Students to be appointed.

the said beneficiary students, two (2) shall be selected from the wards of the East Bank of the Mississippi, and three (3) from the wards of the West Bank of the Mississippi River.

Motion by Mr. Ottermann, seconded by Mr. Petit, It was resolved that a branch office of the tax collector for the Parish of Jefferson be established in Metairie Ridge, commencing December 1st, 1930 and extending through the tax collecting period. Carried.

Motion by Mr. Ottermann, seconded by Mr. Strehle, the following Resolution was passed.

Motion of Mr. Strehle, seconded by Mr. Quinn, the following resolution was passed.

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the following Budget for the Calendar year Beginning January 1st, 1931, and ending December 31st, 1931, be and the same is hereby adopted as follows:

BUDGET FOR 1931

Adopted by the Police Jury, Parish of Jefferson, at meeting held Wednesday, October 8, 1930

	Probable Receipts	
Parish Tax		\$ 150,000.00
Parish Tax from Municipality of Westwego		5,000.00
Parish License		6,000.00
Anticipated Race Track License		14,000.00
Gas Tax		250.00
Trappers License		1,170.00
Franchises		-
	Total - - - - -	\$ 216,420.00

Expenses for year 1931.

Salary of Secretary of Police Jury	\$ 2,100.00
Salary of Treasurer of Police Jury	1,500.00
Salary of Parish Engineer	1,200.00
Salary of Parish Auditor	600.00
Salary of Assistant District Attorney	1,000.00
Salary of Custodian of Courthouse	1,800.00
Salary of Road Superintendent and Assistant	3,900.00
Salary of Traffic Officers	7,200.00
Salary of Justices of Peace and Constables	11,100.00
Salary of Jail Physician	1,000.00
Salary of Official Journal	800.00
Salary of Supervisor of Gas Tax	3,300.00
Salary of Cattle Dipping Vat Insp.	1,620.00
Tick Eradication	400.00
Mileage and Per Diem, Police Jurors	1,500.00
Stationery and Office Supplies	4,500.00
Assessors Compensation	1,500.00
Sheriff's Annual Criminal Salary	1,000.00
Sheriff's Court Expense	600.00
Clerk Attending Court	800.00
Grant, Petty, and Coroners Jurors Warrants	6,000.00

District Attorney's Fees	2,000.00
Feeding Prisoners	8,000.00
Transportation of Prisoners and Insane	1,000.00
Maintenance of Courthouse and Jail,	2,500.00
Board of Health (Incidentals, \$1,800.00 for gas, oil, electricity)	3,500.00
Coroner's Fees	1,800.00
Election Expense	2,000.00
Compensation of Registrar of Voters	1,000.00
Paupers	2,000.00
Interest on Loans	10,000.00
Compensation for the Aged Blind	300.00
Fire Patrols	3,840.00
Beneficiary Students	12,000.00
Excess Revenues, Bonds and Interest	20,620.00
Engineers Making Map of Parish	10,000.00
Roads and Bridges	50,000.00
Salary of Foreman of Roads in Dist.No.3.	1,200.00
Indexing Books in Clerk of Court's Office	2,400.00
Miscellaneous	15,000.00
Contingent	11,840.00
Court Stenographer	2,000.00
Total - - - - -	\$ 216,420.00

A True Copy

Secretary.

Motion by Mr. Petit, seconded by Mr. Strehle, the following Ordinance was adopted:

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that acting for and on behalf of the Parish of Jefferson, and as the governing authority of Road District No. 1, Road District No. 2, and Road District No. 3, of the Parish of Jefferson, the assessor of the Parish of Jefferson, is hereby authorized to levy and extend his rolls, the taxes hereinafter mentioned, and the Sheriff' ex-officio tax collector of the Parish on taxable property in the Parish of Jefferson for the year 1930, as follows:

For Parish Tax 4 mills.

Special Tax for road district Nos. 1, 2, mills, Special Tax for Road District No. 2, 1 mill; Special Tax for District No 3, 3 1/2 mills;

Special Tax for New Jail, 1/4 mill; Special tax for School, 3 mills.

All of the above taxes are to be levied in the respective Road Districts above mentioned, and all other taxes to be levied throughout the Parish. Roll called on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

Tax Levy for 1930

Tax Levee

NAYS - - - None.

ABSENT - - - Fisher.

On motion by Mr. Strehle, seconded by Mr. Petit, the following Ordinance was adopted:

Ordinance

WHEREAS, the Police Jury of the Parish of Jefferson has been petitioned by the owners of properties situated on and adjacent to the streets known and designated as Third Street, commencing at the Southwest Corner of Square No. 6, thence to Harlem Avenue and from Harlem Avenue to the intersection of Lake Pontchartrain and Ridgelake Drive; and Fourth Street beginning at the intersection of the Southwest corner of Square No. 8 and running east from Harlem Avenue to the point where the said Fourth Street intersects the Hammond Highway, to close the said streets, or portions thereof, as hereinabove set forth and

WHEREAS, the Harlem Realty Incorporated and the Lake to the River Land Company, Incorporated, the original owners of the Squares and Lots confronting on the said streets have dedicated to the Louisiana Highway Commission the land necessary through their properties for the construction of the Hammond New Orleans Highway Embankment, and

WHEREAS, the construction of the Hammond New Orleans Highway embankment has made the portions of Third Street and Fourth Streets, as herein before set forth, useless and unnecessary, therefore,

BE IT RESOLVED, by the POLICE JURY of the PARISH OF JEFFERSON, in regular meeting assembled, that the portions of Third and Fourth Streets, be and they are hereby closed, and the dedication of same revoked and set aside, and

BE IT FURTHER RESOLVED, etc., that the President of the Police Jury of the Parish of Jefferson is hereby authorized and empowered to sign all necessary act conveying the area included in the said portions of Third and Fourth Streets back to the owners of the properties situated on and adjacent to the said streets all as more fully set forth in petition and map hereto attached and made a part hereof.

Roll being called on the adoption of the above Ordinance resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit Ottermann and Dumestre.

NAYS - - - None.

ABSENT - - - Fisher.

And the President declared the Ordinance adopted. Motion by Mr. Strehle, seconded by Mr. Petit.

AN ORDINANCE

To levy, collect and enforce payment of an annual license tax on all persons, associations of persons, firms and corporations pursuing any trade, profession, vocation, calling or business, pursuance of Section 8, of Article X, of the Constitution of 1921, and Act 205, of Legislature of 1924, prescribing the mode and methods in which all persons subject to license shall make report of the business providing remedies to enforce compliance therewith; prescribing penalties for making false statements on affidavits in relation thereto; and to repeal conflicting and inconsistent laws.

SECTION I. BE IT ENACTED BY THE POLICE JURY OF THE PARISH OF

JEFFERSON, that there is hereby levied an annual tax for the year 1931, and for each subsequent year, upon each person, association of persons, firms and corporations, pursuing any trade, profession, vocation calling, or business subject to license under Section 8, of article X of the Constitution of 1921, and Act 205 of 1924.

SECTION 2. That on the second day of January, 1931, and of each subsequent year, each tax collector throughout the State shall begin to collect, and shall collect as fast as possible from each of the persons of business firms, association of persons, or corporations, pursuing within this district or parish any trade, profession, vocation, or business, a license tax hereinafter fixed and graduated.

All licenses shall be due and collectable during the first two (2) months of each year, and all unpaid licenses shall become delinquent on the first day of March of each year, and all persons, firms, association of persons and corporations who commence business after that date shall become delinquent unless the license is paid within ten days after commencing business.

SECTION 3. That for each business of carrying on bank, banking company, trust company, association, corporation or agency the license shall be based on the declared profits and shall be fixed and graduated as follows; to-wit:

FIRST CLASS-- When the declared or nominal capital surplus and undivided profits amount to two hundred thousand dollars, or more, and less than three hundred thousand dollars, the license shall be three hundred (\$300.00) Dollars.

SECOND CLASS-- - - When the declared or nominal capital, surplus or undivided profits amount to One Hundred Thousand Dollars or more, and less than two Hundred Thousand Dollars, the license shall be Two Hundred (\$200.00)

THIRD CLASS-- - - When the declared or nominal capital, surplus and undivided profits amount to Fifty Thousand Dollars or more, and less than One Hundred Thousand Dollars, the license shall be One Hundred \$100.00 Dollars.

FOURTH CLASS - - When the declared or nominal capital, surplus and undivided profit amount to Twenty-five Thousand Dollars or more, and less than Fifty Thousand Dollars, the license shall be Seventy-five (\$75.00) Dollars.

FIFTH CLASS - - When the declared or nominal capital, surplus and undivided profits amount to less than twenty-five Thousand Dollars, the license shall be Fifty (\$50.00) Dollars.

The license imposed by the section shall be due and payable by each branch of a bank, banking company, trust company, association, corporation or agency operated separate and apart from the parent or principal bank, such branch establishment has allotted to, set apart or designated to it, a declared or nominal capital, surplus or undivided profits, allotted to set apart or designated to it shall pay the minimum license fixed in this section.

SECTION 4.- - That for each business carrying on a private banking house, Business or agency, the license shall be based on the total declared capital invested in said business, whether said capital is owned or in use or on deposit in the Parish, or elsewhere and shall be fixed and graded as follows, to-wit:

FIRST CLASS - - When the said capital is five hundred thousand

dollars, or more, the license shall be Six Hundred (\$600.00) Dollars.

SECOND CLASS - - When the said capital is two hundred and fifty thousand dollars or more, and under five hundred thousand dollars, the license shall be Three Hundred (\$300.00) Dollars.

THIRD CLASS - - - When said capital is one hundred and fifty thousand dollars or more and under two hundred and fifty thousand dollars, the license shall be Two Hundred (\$200.00) Dollars.

FOURTH CLASS - - When the said capital is under one hundred and fifty thousand dollars, the license shall be One Hundred Dollars (\$100).

FIRST CLASS - - When the said gross commissions are twenty thousand dollars or more, and less than twenty-five thousand dollars, the license shall be one hundred and eighty dollars (\$180.00).

SECOND CLASS- - - When the gross annual commissions are fifteen thousand dollars or more and less than twenty thousand dollars, the license shall be one Hundred and Forty Dollars (\$140.00).

THIRD CLASS - - When the gross annual commissions are ten thousand dollars or more, and less than fifteen thousand dollars, the license shall be One Hundred Dollars (\$100.00).

FOURTH CLASS - - - When the gross annual commissions are five thousand dollars or more, and less than ten thousand dollars, the license shall be sixty Dollars (\$60.00).

FIFTH CLASS - - When the gross annual commissions are less than five thousand dollars, the license shall be Thirty Dollars (\$30.00)

Provided that if any person, firm or corporation carrying on the business designated in this section shall conduct more than one office or place of business whether in the same or under other names, such person, firm or corporation shall pay a separate license for each and every office or place of business it shall conduct according to the hereinabove classification.

Provided further, that this Ordinance shall not apply to persons, corporations or institutions carrying on banking business as provided by section Three(3) of this Ordinance and provided further that this Ordinance shall not apply to persons, corporations, or companies lending money secured by mortgages upon real estate.

SECTION 5. That for every wholesale dealer of merchandise, not otherwise provided for by this Ordinance or by special laws whether the business be conducted by a fixed establishment or otherwise, and whether conducted as principal agent or commission or otherwise, the license shall be fixed and graded in classes and for each separate establishment where more than one such establishment is kept or conducted by the same person, firm, or association or corporation there shall be separate licenses, as herein fixed and graded, as follows, to-wit:

FIRST CLASS - - When the gross sales are two hundred and fifty thousand dollars or more, and less than five hundred thousand dollars, the license shall be one Hundred and Fifty Dollars (\$150.00)

SECOND CLASS- - - When the gross sales are one hundred and fifty thousand dollars, or more, and less than two hundred and fifty thousand and the license shall be One Hundred Dollars (\$100.00)

THIRD CLASS - - When the gross sales are one hundred thousand dollars or more, and less than one hundred and fifty thousand dollars, the license shall be seventy-five dollars (\$75.00)

FOURTH CLASS - - When the gross sales are less than One Hundred Thousand Dollars, the license shall be Fifty Dollars (\$50.00)

Provided that no person or persons shall be deemed wholesale dealers unless he and they sell by the original or unbroken package or barrel only, and provided further, that no person or persons shall be deemed wholesale dealers unless he or they sell to dealers for re-sale.

If they sell in less quantities than original unbroken packages or barrels, they shall be considered retail dealers and pay license as such.

SECTION 6. That for every business of selling merchandise at retail not otherwise provided by this Ordinance, or by special Ordinances, whether the business be conducted as principal, agent or commission, or otherwise license shall be fixed and graded in classes, and for each such establishment is kept and conducted by the same person, firm association or corporation, there shall be a separate license, as herein fixed and graded as follows, to-wit:

FIRST CLASS - - When the gross sales are fifty thousand dollars or more, and less than seventy-five thousand dollars, the license shall be Sixty Dollars (\$60.00).

SECOND CLASS - - When the gross sales are forty thousand dollars, the license shall be Fifty Dollars (\$50.00).

THIRD CLASS - - When the gross sales are thirty thousand dollars, or more, and less than forty thousand dollars, the license shall be Thirty-five Dollars (\$35.00).

FOURTH CLASS - - When the gross sales are twenty-five thousand dollars, or more, and less than thirty thousand dollars, the license shall be thirty Dollars (\$30.00).

FIFTH CLASS - - When the gross sales are twenty thousand dollars, or more, and less than twenty-five thousand dollars, the license shall be twenty-five dollars (\$25.00).

SIXTH CLASS - - When the gross sales are fifteen thousand dollars, or more, and less than twenty thousand dollars, the license shall be Twenty Dollars (\$20.00).

SEVENTH CLASS - - When the gross sales are ten thousand dollars and less than fifteen thousand dollars, the license shall be fifteen Dollars (\$15.00).

EIGHTH CLASS - - When the gross sales are five thousand dollars, or more, and less than ten thousand dollars, the license shall be Ten dollars (\$10.00).

NINTH CLASS - - When the gross sales are less than five thousand dollars, the license shall be Five Dollars (\$5.00),

Provided that if any distilled vinous malt or cereal drinks, ice cream, confections, soda water, soda pop, coco-cola, chero-cola, grapico or other similar drinks or beverages or refreshments be sold in connection with or in the same establishment with the business of retail merchandise, the sale thereof shall be deemed a separate business, and a separate license shall be paid for the pursuit of such business as may be

provided for by this Ordinance, or by any existing laws not here by repealed or by subsequent laws.

Provided further, that farmers or planters having stores on their farms or plantations, selling or advancing supplies to the employees, exclusively, shall not be classed as merchants nor shall they be required to pay a license under this Ordinance.

SECTION 7. That for the business of carrying on, operating, or running any horse team, gas, gasoline or electric railroad, for the transportation of passengers within the limits of the Parish of Jefferson, the annual license shall be 45-100 of one (1 p.c.) per cent of the annual gross receipts.

SECTION 8. That for carrying on each business of gas, gas lights, gas heat, or power, electric light, water works, cotton compress or ginnery, cotton pickery slaughter house, distilling ale, beer, porter or other malt liquors, brewery rectifying alcohols or malt liquor; for each telegraph, telephone or express business other than those subject to license under the foreign license ordinance or special laws, the license shall be based on the gross annual receipts, and shall be fixed and graded as follows; to-wit:

FIRST CLASS - - When the gross annual receipts are one hundred thousand dollars or more, and less than one hundred and fifty thousand dollars, the license shall be three hundred dollars (\$300.00).

SECOND CLASS - - When the gross annual receipts are seventy-five thousand dollars, or more, and less than one hundred thousand dollars, the license shall be two hundred and twenty five dollars (\$225.00).

THIRD CLASS - - When the gross receipts are fifty thousand dollars or more, and less than seventy-five thousand dollars, the license shall be one hundred and fifty dollars (\$150.00).

FOURTH CLASS - - When the gross receipts are thirty-seven thousand dollars or more, and less than fifty thousand dollars, the license shall be one hundred fifteen dollars (\$115.00).

FIFTH CLASS - - When the gross annual receipts are twenty-five thousand dollars or more, and less than thirty-seven thousand dollars, the license shall be Seventy-five Dollars (75.00).

SIXTH CLASS - - When the gross annual receipts are twenty thousand dollars or more, and less than twenty-five thousand dollars, the license shall be Sixty Dollars (\$60.00).

SEVENTH CLASS - - When the gross annual receipts are fifteen thousand dollars or more, and less than twenty thousand dollars, the license shall be forty-five Dollars (\$45.00).

EIGHTH CLASS - - When the gross annual receipts are less than fifteen thousand dollars, the license shall be Twenty-five Dollars (\$25.00).

Provided, that this section shall not apply to planters and farmers grinding their own cotton or that of their tenants, exclusive nor to those who gin for hire not over four hundred bales of cotton per annum.

SECTION 9. That for every business of keeping a theatre, opera house, amphitheatre, academy of music, exhibition or moving pictures, theatorium, or other similar place of amusement, the license shall be based on the gross annual receipts of said business, and shall be fixed and graded as follows, to-wit:

FIRST CLASS - - When the gross annual receipts are twenty thousand dollars or more, and less than thirty thousand dollars, the license shall be one hundred dollars (\$100.00).

SECOND CLASS - - When the gross annual receipts are fifteen thousand dollars or more, and less than twenty thousand dollars, the license shall be Seventy-five Dollars (\$75.00).

THIRD CLASS - - When the gross annual receipts are ten thousand dollars or more, and less than fifteen thousand dollars, the license shall be Fifty Dollars (\$50.00).

FOURTH CLASS - - When the gross annual receipts are five thousand dollars, or more, and less than ten thousand dollars, the license shall be Twenty-Five Dollars (\$25.00).

FIFTH CLASS - - When the gross annual receipts are two thousand five hundred dollars or more and less than five thousand dollars, the license shall be Twelve Dollars (\$12.50) and fifty cents.

SIXTH CLASS - - When the gross annual receipts are less than two thousand five hundred dollars, the license shall be ten Dollars (\$10.00).

SECOND CLASS - - When the number of persons is one hundred or more, and less than two hundred, the license shall be six Hundred Dollars (\$600.00).

THIRD CLASS - - When the number of persons is seventy-five or more, and less than One hundred, the license shall be four hundred and eighty dollars (\$480.00).

FOURTH CLASS - - When the number of persons is fifty or more, and less than seventy-five, the license shall be three hundred and sixty dollars (\$360.00).

FIFTH CLASS - - When the number of persons is thirty or more, and less than fifty, the license shall be Three Hundred Dollars (\$300.00).

SIXTH CLASS - - When the number of persons is twenty or more, and less than thirty, the license shall be Two Hundred and Forty Dollars, (\$240.00).

SEVENTH CLASS - - When the number of persons is ten or more, and less than twenty, the license shall be One Hundred and Eighty Dollars (\$180).

EIGHTH CLASS - - When the number of persons is five or more, and less than ten, the license shall be One Hundred and Twenty Dollars, (\$120.00).

NINTH CLASS - - When the number of persons is four, the license shall be ninety Dollars (\$90.00).

TENTH CLASS - - When the number of persons is three, the license shall be Sixty Dollars (\$60.00).

ELEVENTH CLASS - - When the number of persons is two, the license shall be fifty Dollars (\$50.00).

TWELFTH CLASS - - When the number of persons is one, the license shall be Thirty Five Dollars (\$35.00).

For every hall, or halls, or establishment not above provided for are given, the classifications for license shall be based upon the number of persons the place is capable of entertaining and the amount of the license shall be fixed and graded as follows, to-wit:

FIRST CLASS - - When the number of seats or spaces is Two thousand or more, the license shall be Two Hundred and fifty dollars (\$250.00).

SECOND CLASS - - When the number of seats or spaces is one thousand

five hundred, or more, and less than two thousand, the license shall be One Hundred and Ninety dollars (\$190.00).

THIRD CLASS - - When the number of seats or spaces is one thousand or more, and less than twentyfive hundred, the license shall be One Hundred and Twenty five Dollars (\$125.00).

FOURTH CLASS - - When the number of seats or spaces is seven hundred or more, and less than twenty-five hundred, the license shall be one hundred and twenty-five dollars (\$125.00).

SECTION 10. That for each and every pedler or hawker, other than vendors of it, shall pay an annual license which license is hereby fixed and graded as follows, to-wit:

(a). When traveling on foot, One Hundred Dollars (\$100.00).

When traveling on horse back, One Hundred and Twenty Dollars (\$120.00). When traveling in a one horse vehicle, One Hundred and Fifty Dollars (\$150.00). When traveling in a two horse vehicle, motor vehicle or truck, Two Hundred Dollars (\$200.00). When traveling in any kind of water craft, Two Hundred Dollars (\$200.00).

(b). Provided that person residing in the Parish where the license is issued and selling their goods exclusively in said Parish, shall pay only one half of the amount named in sub-section (a) as above set out. And provided that peddlors of fresh meat, poultry, eggs, vegetables and fruit shall pay one fiftieth of the graded license herein stipulated, and persons when vending their own produce shall pay no license and provided further, that no person shall be allowed to sell goods as a clerk or clerks of peddlors or hawkers, but that he must pay a license in his or their name, but that this provision shall not apply to water craft and provided further, that all parochial or municipal officers are hereby empowered and directed to cause all peddlors, and hawkers to exhibit their parish license if any, and the said peddlors or hawkers failing to exhibit same, the said officers are directed and empowered by this act to seize said stock or merchandise and turn same to any court of competent jurisdiction, with due information as the violation of this act.

Provided further, that said executive officers shall be entitled to receive as fees for same, the sum of Ten Dollars (\$10.00) in each and every case from a peddler or hawker, clerk or clerks employed by said peddler or hawker, then peddling without a license in violation of this act; the amount of ten dollars (\$10.00), to be recovered before any court of competent jurisdiction out of the goods so seized, Provided further, that no license shall be issued to any peddler or hawker for less than full rate of the current year.

For every business or restaurant, tea room, office, house or other eating house, whether attached to or conducted separate and apart from a hotel, boarding house or rooming house, a separate license shall be paid and such license shall be fixed and graded as provided in Section 8 of this Act for retail dealers, but no license shall be charged for selling refreshments for charitable or religious purposes.

SECTION 11. That for keeping billiard tables, pigeonholes, jenny bling, pool or bagatell tables, tenpin alleys, and shooting galleries from which revenue is derived, a license of fifteen (\$15.00) Dollars for each such table, alley or gallery shall be paid in addition to any other license due by the establishment in which tables, alleys or galleries may be situated.

SECTION 12. That all persons, association of persons, firms and corporations, engaged in the sale of retail of soda water, ice cream, confections, soda pop, coca-cola, chero-cola, grapico, or similar soft drinks, or beverages or refreshments shall pay a license advised on

the gross sales and such licenses are hereby fixed and graded as follows, to-wit:

FIRST CLASS - - When the gross sales are six thousand dollars or more, and less than eight thousand dollars, the license shall be Thirty Dollars (\$30.00).

SECOND CLASS - - When the gross sales are four thousand dollars or more, and less than six thousand dollars, the license shall be Twenty-five Dollars, (\$25.00).

THIRD CLASS - - When the gross sales are three thousand dollars or more, and less than four thousand dollars, the license shall be Twenty (\$20) Dollars.

FOURTH CLASS - - When the gross sales are two thousand dollars, or more, and less than three thousand dollars, the license shall be Fifteen Dollars \$15.00

FIFTH CLASS - - When the gross sales are one thousand dollars, the license shall be Ten Dollars (\$10.00).

SIXTH CLASS - - When the gross sales are less than one thousand dollars, the license shall be Five Dollars (\$5.00).

SECTION 13. That all persons, association of persons, firms, or corporations engaged in the sale of wholesale or distilled spirit malt, cereal, or other liquors or beverages containing any alcoholic content shall pay license based upon the gross annual sales and each separate establishment place, distributing station or depot from which such beverages are sold and distributed at wholesale, whether conducted as principal agent or distributor shall pay a separate license which shall be and are hereby fixed and graded as follows, to-wit:

FIRST CLASS - - When the gross sales are forty thousand dollars, or more, and less than fifty thousand dollars, the license shall be One Hundred and Fifty Dollars (\$150.00).

SECOND CLASS - - When the gross sales are thirty thousand dollars or more, and less than forty thousand dollars, the license shall be One Hundred and Twenty-five Dollars (\$125.00).

THIRD CLASS - - When the gross sales are twenty thousand dollars, or more, and less than thirty thousand dollars, the license shall be One Hundred Dollars (\$100.00).

FOURTH CLASS - - When the gross sales are ten thousand dollars or more, and less than twenty thousand dollars, the license shall be Seventy-five Dollars. (\$75.00).

FIFTH CLASS - - When the gross sales are less than ten thousand dollars, the license shall be Sixty Dollars (\$60.00)

SECTION 14. That all persons, association of persons, firms or corporations engaged in the sale, at retail of malt, or cereal beverages containing any alcoholic contents less than one-half of one per cent by volume shall pay a license upon the gross annual sales, and each separate establishment at which such beverages are sold at retail whether conducted

as a principal agent, or distributor shall pay a separate license, which licenses are hereby fixed and graded as follows, to wit:

FIRST CLASS - - When the gross annual sales are ten thousand dollars, or more, and less than fifteen thousand dollars, the license shall be fifty dollars (\$50.00).

SECOND CLASS - - When the gross annual sales are eight thousand dollars, or more and less than ten thousand dollars the license shall be Forty Dollars (\$40.)

THIRD CLASS - - When the gross annual sales are six thousand dollars or more and less than eight thousand dollars, the license shall be Thirty (\$30.00) Dollars.

FOURTH CLASS - - When the gross annual sales are four thousand dollars, or more, and less than six thousand dollars, the license shall be Twenty-five Dollars (\$25.00).

FIFTH CLASS - - When the gross annual sales are three thousand dollars, or more, and less than four thousand dollars, the license shall be Twenty Dollars (\$20.00).

SIXTH CLASS - - When the gross annual sales are two thousand dollars, or more, and less than three thousand dollars, the license shall be fifteen Dollars (\$15.00).

SEVENTH CLASS - - When the gross annual sales are one thousand dollars, or more, and less than two thousand dollars, the license shall be ten dollars (\$10.00)

EIGHTH CLASS - - When the gross annual sales are less than one thousand dollars, the license shall be Five Dollars (\$5.00).

Nothing in this act contained shall be construed to authority the issuance of a license for the sale of any liquor or beverage the sale of which is prohibited by law or Ordinance of the United States or of the State of Louisiana, or any municipality or other subdivision thereof.

Provided that a person, association, firm or corporation engaged in the business mentioned in this section and having a proper license, may sell in connection with said business any of the commodities mentioned, in Section 21, of this Act, without paying a separate license, but the total sales from such combined business shall determine the amount of license to be paid according to the classifications in this Section.

SECTION 15. That every individual, firm, company, or corporation, carrying on the profession or business of contractor, shall pay license based upon the gross receipts of said business, while licenses shall be fixed and graded as follows, to-wit:

FIRST CLASS - - When the gross receipts are twenty-five thousand dollars, or more, and less than fifty thousand dollars, the license shall be Thirty Dollars (\$30.00).

SECOND CLASS - - When the gross receipts are ten thousand dollars, or more and less than twenty-five thousand dollars, the license shall be Twenty Dollars (\$20.00).

THIRD CLASS - - When the gross receipts are less than ten thousand dollars, the license shall be Twelve Dollars and fifty cents (\$12.50)

Provided, that every individual, firm, company or corporation carrying on the business or profession of master builder or merchant who employs assistance, where building is done for others on a cost plus basis, commission or percentage plan, shall pay a license based upon the annual earnings from the business, which license shall be fixed and graded as provided in Section 5 of this Act for carrying on a commission or brokerage business.

SECTION 16. That every individual, firm association or corporation carrying on a profession or business of keeping cabs, hacks, horses or motor vehicles or steamboats, or funeral director, agency for steam boats or steamship and owners of leases of toll bridges or ferries, stevedores and to be engaged in the business or profession of bill tacking or posting, advertising, the license shall be based upon the gross annual receipts from such profession or business and shall be fixed and graded as follows, to-wit:

FIRST CLASS - - When the gross annual receipts are six thousand dollars or more, and less than eight thousand dollars, the license shall be Fifty Dollars (\$50.00).

SECOND CLASS - - When the gross annual receipts are five thousand dollars or more, and less than six thousand dollars, the license shall be thirty Seven Dollars and fifty cents (\$37.50).

THIRD CLASS - - When the gross annual receipts are four thousand dollars or more, and less than five thousand dollars, the license shall be Thirty Dollars (\$30.00).

FOURTH CLASS - - When the gross annual receipts are three thousand dollars or more, and less than four thousand dollars, the license shall be Twenty-five (\$25.00).

FIFTH CLASS - - When the gross annual receipts are two thousand dollars or more, and less than three thousand dollars, the license shall be Fifteen Dollars (\$15.00).

SIXTH CLASS - - When the gross annual receipts are one thousand dollars or more, and less than two thousand dollars, the license shall be Fifteen Dollars (\$15.00).

SEVENTH CLASS - - When the gross annual receipts are seven hundred fifty dollars, or more, and less than one thousand dollars, the license shall be Ten Dollars (\$10.00)

EIGHTH CLASS - - When the gross annual receipts are less than seven hundred and fifty dollars, the license shall be Five Dollars (\$5.00).

The many other business not provided for in this Ordinance not otherwise provided for by a separate law, except manufacturing, shall be graded the same as above set forth and shall pay a license as fixed in this Section.

That every individual, firm, association or corporation carrying on the business or profession of physician, osteopath, dentist, oculist, attorney-at-law, editor, publisher, printer, engraver, lithographer, photographer, architect, civil engineer, mechanical engineer, electrical engineer, decorator, jeweler, or any other professional occupation shall be graded according to the classifications named above, but the license for the various professions included in this paragraph shall be one-half of those established by the foregoing provisions of this Section; provided that no license shall be issued hereunder for less than Five Dollars (\$5.00).

SECTION 17. That every individual, firm, association, carrying on the profession or business of steam dying, steam cleaning, steam pressing,

or the business of electric laundering, the license shall be based upon the gross annual receipts from that profession or business, and shall be fixed and graded as follows, to-wit:

FIRST CLASS - - When the gross annual receipts are ten thousand dollars or more, and less than twelve thousand dollars, the license shall be Forty Dollars (\$40.00).

SECOND CLASS - - When the gross annual receipts are eight thousand or more, and less than ten thousand dollars, the license shall be Thirty Dollars (\$30.00).

THIRD CLASS - - When the gross annual receipts are six thousand dollars or more, and less than eight thousand dollars, the license shall be Twenty five Dollars (\$25.00).

FOURTH CLASS - - When the gross annual receipts are five thousand dollars or less, the license shall be Fifteen Dollars (\$15.00).

To levy, collect and enforce payment of the license tax upon all persons, associations of persons, business firms, partnerships, corporations engaged in or pursuing business whereby dogs are run for purses, and or where any entrance fee is charged for the dogs racing, with certain exceptions; and prescribing the mode and method by which said license tax shall be collected, and providing a penalty for violations thereof, and repealing all laws or parts of laws in conflict herewith.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that there be and is hereby levied a license tax upon such persons, associations of persons, or business firms, partnership, or corporation, engaged in the pursuing any business whereby dogs are run for purses or where entrance fee is charged for the entrance of said dogs in a race, for each and every race track so operated which said license shall be graduated upon the daily receipts from admissions paid by spectators and entrance fees charged for the entrance of the said dogs in the said race, as follows:

FIRST CLASS - - When paid admissions by spectators and entrance fees for dog racing amount to \$10,000.00 or more per day, the license shall be \$200.00 per day, for the time or duration of the race meeting.

SECOND CLASS - - When the paid admissions by spectators and entrance fees for dogs are racing amount to \$5,000.00 or more, and less than \$10,000.00. the license shall be \$150.00 per day for time or duration of the race meeting.

THIRD CLASS - - When the admission by spectators and entrance fees for dogs racing amount to less than \$5,000.00 per day, the license tax shall be \$110.00 per day for the time or duration of the race meeting.

SECTION 2. That the aforesaid license tax shall be collected by the constituted authority charged with the collection of license due to the state.

SECTION 3. That the minimum license tax herein provided shall be in advance and to the constituted authority charged with the collection thereof, and no races shall be run unless same is paid, under penalty herein provided and to balance of said license tax, if any, shall be paid before 3 o'clock p.m. on the following day, the collection thereof

and no races shall be run unless same is paid, under penalty herein provided and to balance of said license tax, if any, shall be paid before 3 o'clock p.m. on the following day, the collection thereof to be in accordance with the herein provided graduated schedule Section No. 1, and that this license tax shall become due and owing on each and every day that the said races are run and shall become delinquent on the following day, and it is hereby made the duty of the District Attorney of this Parish to enforce collection of this said license tax, and for the service rendered in such collection he shall be entitled to 20 per cent over and above the amount of license collected from the delinquent debtor, as attorney's fees, which said attorney's fees shall be paid by the said delinquent license debtor, and shall be assessed as costs in case of suit.

SECTION 4. That all suits for the collection of this license tax shall be summary and be tried in accordance with the law in force for the collection of delinquent licenses or taxes.

SECTION 5. That the amount of tax due by the aforesaid person, association of persons, business firms, partnerships or corporations engaged in the aforesaid business shall be determined as follows:

The daily receipts of the paid admissions and entrance charged for the entrance of said dogs in the said races for the said day, shall be added and totaled up and then the license tax calculated thereon in accordance with the provisions of Section 1 of this Act.

SECTION 6 - - That the provisions of this Act shall not apply to an association of persons or corporations engaged in holding or conducting a fair solely for the purpose of exhibiting agricultural or manufactured products or natural resources looking toward the advancement of the agricultural or manufactural interest of the development of the natural resources in the said parish; where said dog racing is conducted as an auxiliary sport and as an incident for amusement and entertainment and not for the purpose of profit, provided that said fairs so conducted shall not be for a longer period than 14 days.

SECTION 7. That any person, association of persons, business firms, partnerships, or corporations conducting or operating a race track or races in contravention of the provisions of this Act without having first paid license tax as aforesaid shall be guilty of a misdemeanor and punishable by a fine of not more than \$100.00 and not less than \$25.00, by imprisonment of not more than twenty days and not less than ten days in the parish jail or both, such fine and imprisonment at the discretion of the court provided that in case the violator be an association, firm or corporation, the managing officers and agents thereof shall be punishable by such fine and imprisonment shall not be construed as relieving said violator from said license tax.

SECTION 8. That all laws or parts of laws in conflict herewith, be and the same are hereby repealed.

Roll being called to vote on the adoption of above Ordinance resulted as follows:

YEAS - - Quinn, Strehle, Dauenhauer, Cantrelle, Ottermann, Dumestre,
NAYS - - None.

AN ORDINANCE

To levy, and collect, and enforce payment of a license upon all persons, association of persons, or business firms, partnerships or corporations engaged in or pursuing any business whereby horses are run for purses, and where entrance fee is charged for the horses racing, with

certain exceptions; and providing a penalty for violations thereof and repealing all laws or parts of laws in conflict herewith.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that there be and is hereby levied a license tax upon each person, association of persons, or business firms, partnerships or corporations, engaged in or pursuing any business whereby horses are run for purses or where any entrance fee is charged for the entrance of said horses in a race for each and every race track so operated, which said license shall be graduated upon daily receipts from admissions paid by spectators and entrance fees charged for the entrance of the horses in the said race as follows:

FIRST CLASS - - When the said admissions by spectators and entrance fees for horse racing amount to ten thousand dollars (\$10,000.00) or more per day, the license shall be six hundred dollars (\$600.00) per day for the time or duration of the race meeting.

SECOND CLASS - - When the said admission by spectators and entrance fees for the horse racing, amount to seventy-five hundred dollars (\$7,500.00) and less than ten thousand (\$10,000.00) Dollars, the license shall be Five Hundred (\$500.00) Dollars, for the time or duration of the race meeting.

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THIRD CLASS - - When the paid admissions by spectators and entrance fees for the horses racing amount to five thousand dollars (\$5000.00) or more and less than seventy-five hundred dollars, per day, the license shall be Three Hundred Fifty (\$350.00) Dollars per day for the time or duration of the race meeting.

FOURTH CLASS - - When the paid admissions by spectators and entrance fees for horses racing amount to less than five thousand dollars (\$5000) per day, the license shall be Two Hundred Fifty (\$250.00) Dollars per day, for the time or duration of the race meeting.

SECTION 2. The aforesaid license tax shall be collected by the constituted authority charged with the collection of licenses due to the State.

SECTION 3. That the minimum license tax herein provided shall be paid in advance daily to the constituted authority charged with the collection hereof and no race shall be run unless the same is paid, under penalty herein provided, and the balance of said license tax, if any, shall be paid before 3 o'clock p.m. on the following day, the calculation thereof to be in accordance with the herein provided graduated schedule in Section 1 and that this license tax shall become due and owing on each and every day that the said races are run, and shall become delinquent on the following day, and it is hereby made the duty of the District Attorney of this Parish to enforce the collection of this said license tax and for the service rendered in such collection, he shall be entitled to 20 per cent over and above the amount of the license collected from the delinquent debtors, as attorney's fees which said attorney's fees shall be paid by the said delinquent license debtor and shall be assessed as costs in case of suit.

SECTION 4. That all suits or rules for the collection of this license tax shall be summoned and be tried in accordance with the law in

force for the collection of delinquent licenses or taxes.

SECTION 5. That the amount of tax due by the aforesaid person, association of persons, business firms, partnerships, or corporations engaged in the aforesaid business shall be determined as follows:

The daily receipts of the paid admissions and entrance fee of the horses in the said races for the said day shall be added and totalled up and the license tax calculated in accordance theron with the provisions of Section I of this Act.

SECTION 6. That the provisions of this Act shall not apply to associations of persons, or corporations engaged in holding or conducting a fair solely for the purpose of exhibiting agricultural or manufactured products or natural resources, looking toward the advancement of the agricultural and manufactural interest or the development of natural resources in the said parish, where said horse racing is conducted as an auxiliary sport, as an incident of amusement and entertainment and not for the purpose of profit, provided that said fairs so conducted shall not be for a longer period than 14 days.

SECTION 7. That any person, association of persons, business firms partnerships or corporations conducting or operating a race track or races in contravention of the provisions of this Act without having first paid said license taxes aforesaid, shall be guilty of a misdemeanor and punishable by a fine of not more than \$100.00 and not less than \$25.00, or by imprisonment of not more than 30 days and not less than 10 days in the parish jail, or both, such fine and imprisonment at the discretion of the court, provided that in case the violator be an association, firm or corporation, the managing officers and agents thereof shall be punishable by such fine or imprisonment and provided that such fine and imprisonment shall not be construed as relieving said violator of said license tax.

SECTION 8. That all laws of parts of laws in conflict herewith be and the same is hereby repealed.

Roll being called to vote on the adoption of the above Resolution, resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Ottermann, Dumestre.

NAYS - - None.

SECTION 18. That the annual receipts, capital, sales, premiums, commissions, earnings in this Ordinance referred to as a basis of license are those for the year for which the license is granted: The standard for their estimation shall be prima facie of the preceeding year if the business has been conducted previously by the same party or parties to whom they claim to be successors. If the firm or company be new, the amount of gross sales for the first two months be estimated as the annual receipts of such business, provided that any person commencing business after the first of July, peddlers, hawkers, and traveling shows, excepted shall pay one half of the above rates.

SECTION I. That the business of the previous year, as also the actual condition and results of business of the current year, for the new firms, associations, corporations for the purpose of calculating licenses, shall be ascertained by the tax collector in the sworn statement of the person or persons in interest of his or their duly authorized agent or officer, made before the tax collector be not satisfied with the said sworn statement, he shall traverse the same by a rule taken in

proper court which rule shall be tried summarily whether an answer be thereto filed or not. On trial of said rule, the books and written entries and memoranda of said person or persons, firms, companies or parties shall be brought into court and subjected to the inspection and examination of the court, the officer who took the rule and such experts as he may employ or the court may appoint provided that this inspection shall not be construed as entitling the defendant to introduce in evidence said books and documents any more than he could have been such inspection, provided, also that the license shall issue in accordance

with the said sworn statement, notwithstanding the prospect of pendency of the rule, the final ratification shall be made as ordered by the court.

In addition to the duties and powers herein imposed and vested in tax collectors, the Supervisors of public accounts shall have the authority to review and examine any sworn statements or accounts that may have been or may be rendered or furnished in pursuance of the provisions of this Act; and he shall have authority to demand and examine the books, statements and accounts of any persons, firms, association or corporation from whom a license maybe due under the provisions of this Act; and to take such proceedings before any court of competent jurisdiction by rule or otherwise, against the tax collector, or against any person, firm, association or corporation from whom a license may be due as may be necessary to enforce a full and fair compliance with the provisions of this Act.

SECTION 20. That if any business shall be conducted without a license, in case herein provided, the officer whose duty it is to issue license shall through the attorney herein provided in the Constitution, and which shall be without deposit or advance cost, take a rule on the party or parties doing business to show cause on the fifth day exclusive, of holidays, after the service thereof, which may be tried out of term tie and in chambers, and shall always be tried by preference why said party or parties should not pay the amount of license claimed and penalties to be ordered to cease from further pursuit of said business until after having obtained a license and in case said rule is made absolute the order thereon rendered shall be considered a judgment in favor of the State for the amount decreed to be due by the defendant for license and penalty and cost heretofore and hereinafter provided for shall be executed in the same manner as other judgments and every violation of the order shall be considered as a contempt thereof and punished according to law.

It is hereby expressly provided that each person, business firm or corporation required to take out a license under this Act shall be required to post the same in a conspicuous place in his or their place of business, under place of business under a penalty of not less than ten or more, than one hundred dollars recoverable by the tax collector before any court of competent jurisdiction and it shall be the duty of the several tax collectors throughout the state to visit in person or by deputies the several places of business herein mentioned and ascertain

that the provisions of this section are strictly carried out.

SECTION 21. That the only legal evidence that a license has been paid shall be the appropriate form of license issued by the Auditor of Public Accounts and no receipts issued by a tax collector in place of the license itself shall be valid and this clause shall be construed to prevent the tax collectors from issuing a receipt in lieu of the appropriate form to any person, association of persons, business corporation; provided that nothing herein contained shall be construed so as to exclude oral evidence of lost or destroyed licenses.

SECTION 22. That the ex-Officio tax collector shall prepare and keep a book in which they shall record or file the statements made under oath of all persons, associations of persons, business firms, or corporations, who may apply for license to pursue any trade, profession, vocation, calling or business under this Ordinance.

SECTION 23. The ex-officio tax collector charged with the collection of taxes are hereby to administer oath to any person, president or proper official or agent of any association of persons, business firms, or corporations applying for licenses under this Ordinance; and any tax collector or ex-officio tax collector, as aforesaid or any notary public or other officer in the Parish empowered to administer oaths who shall sign any part or certify to any oath without administering the oath in person to the applicant and having applicant sign the oath in his presence, shall be deemed guilty of a misdemeanor and on conviction shall be subject to a fine or not less than one hundred dollars and not more than one thousand dollars or imprisonment of not less than thirty days nor more than ninety days or both, in the discretion of the court. That when the oath is taken before the collector, no charge shall be made for same. Any false swearing as to the gross receipts of any person or persons, or corporations through their president or proper officer or agent, applying for license shall constitute the crime of perjury to be punished as directed by existing criminal laws of the Parish. All licenses shall be paid in the Parish wherein is situated or conducted the business for which the license is due. Where an individual is applicant for license the affidavit must be taken in person; where a partnership, by a member of the firm, and where a corporation by the proper officer thereof. But in the absence from the parish of the individuals the member of the firm or the proper officer of the corporation, same may be taken by a competent agent, on personal knowledge of the fact, to be made to appear in the body of the affidavit.

SECTION 24. That the tax collectors and ex-officio tax collectors are hereby required to keep a license register in which they shall enter of every person, association of persons, business firms or corporations, with the trade, profession, vocation, calling or business pursued, the class and graduation of the same amount of license thereon, and the date of the collection or payment thereof. On July 1st of each and every year the said collectors shall make and forward to the auditor of public accounts a full and complete transcript of said license register, showing all licenses collected during the preceding six months. A similar transcript shall be filed by them on December 31st of each and every year showing all licenses collected during the second half of the year. The Auditor of Public Accounts shall lay a copy of these transcripts before the General Assembly of each regular session, the originals of which he shall file in his office for future reference

or use.

SECTION 25. That the ex-officio tax collector violating any of the provisions of this Ordinance or who shall willfully rate any person, association of persons, or business firm or corporations at a less graduation than the law contemplates, or who shall issue to any said person, association of persons, or business firms, or corporations a license of less sum than that corresponding with their graduation shall be deemed guilty of a misdemeanor in office, and shall on conviction before a competent authority be summarily dismissed therefrom.

SECTION 26. That the Governor of the State shall designate for each Parish including the Parish of Orleans, an attorney-at-law, whose duty it shall be to aid the tax collector or ex-officio tax collector in the Parish from which he is appointed in the collection of the State and Parish licenses provided in this Act. And upon all licenses and penalties collected through the agency of the

said attorney, the delinquent owing the licenses shall pay a commission to him of ten per cent, calculating same upon the aggregate amount of license and penalties so collected and paid over to the tax collector.

The said attorney shall receive no other compensation. The attorney so appointed shall serve during good behavior and shall be liable to be summarily removed by the Governor for good and sufficient cause. It shall be the duty of the District Attorney of the Parishes to represent the tax collectors of said parishes in the collection of delinquent license or in case the attorney so appointed refuses to act.

On the second day of March each year, the tax collector or ex-officio tax collector shall deliver to the attorneys herein provided for a complete list of all delinquent license payers, together with their location and kind of business, and the attorney shall immediately proceed to collect same in accordance with this Ordinance, and if not collected within thirty days from the date of delivery of the list by the collector of taxes or ex-officio collector of taxes, it shall be the duty of the said attorneys to render a written report giving the reason for non-collection to the collectors, whose duty it shall be to forward such report to the Auditor of Public Accounts. Provided that the attorneys herein provided for clerks of courts, sheriffs, constables or other officers shall receive no compensation, commission, salary, docket fees or fees for services rendered in any suit or action for the collection of licenses under the provisions of this Act in which said tax collector or ex-officio tax collector has failed to obtain full and complete satisfaction and payment of any judgment in favor of the State of Louisiana; and provided further, that said attorneys, clerks of court, sheriffs, constables, or other officers shall receive no compensation, commission, salary, docket fee or fees for services rendered in any suit or action for the collection of licenses under the provisions of this act in which the said tax collector or ex-officio tax collector has failed to obtain full and complete satisfaction and payment of any judgment in favor of the State of Louisiana and provided further that said attorneys, clerks of courts, sheriffs, constables or other officers shall receive no compensation in any license suit for

services rendered in which judgment has been rendered against said tax collector, or ex-officio tax collector of the State of Louisiana.

SECTION 27. That if any tax collector or officer, whose duty it is to issue licenses shall, through incompetency, negligence or fault on his own part, fail to collect licenses in the proper amounts from those by whom they are due, he shall be responsible on his bond for all losses to the State arising therefrom.

SECTION 28. That all unpaid licenses shall bear interest at the rate of two per cent per month from the first day of March and the payment thereon shall be secured by first lien and privileges in favor of the state upon the property movable and immovable, of the delinquent or in the license and the tax collector or ex-officio tax collector shall collect said license and interest in the manner prescribed by existing laws.

SECTION 29. That all gross receipts derived from any mercantile business or occupation whatsoever as hereinbefore provided, whether earned within or without the state shall form the proper basis upon which all licenses shall be assessed and collected by tax collectors.

SECTION 30. That a person, firm or company having more than one place of business shall pay a separate license for each place of business.

SECTION 31. That the Police Jury shall designate the same attorney to represent the tax collector of the Parish of Jefferson as has been appointed by the Governor of the State to represent the tax collector for the Parish of Jefferson and shall receive the same compensation for his services as is provided by Act 205 of 1924, Section 39.

On the second day of March of each year the tax collector or ex-officio tax collector shall deliver to the attorney therein provided for a complete list of all delinquent license payers, together with their location and kind of business and the attorney shall immediately proceed to collect same in accordance with the Ordinance.

SECTION 32. That if any tax collector or officer, whose duty it is to issue parish license, shall through incompetency, negligence or fault on his part, fail to collect licenses in the proper amounts from those by whom they are due, he shall be responsible on his bond for all losses to the parish arising therefrom.

SECTION 33. That all unpaid license shall bear interest at the rate of two (2) per cent per month from the first day of March, and the payment thereon shall be secured by first lien and privilege in favor of the Parish of Jefferson upon the property movable licenses and the tax collector and ex-officio tax collector shall collect said license and interest of the delinquent owing the tax, in the manner prescribed existing.

SECTION 34. That all gross receipts derived from any mercantile business or occupation whatsoever, as herein above provided, whether earned within or without the Parish of Jefferson, shall form the proper basis upon which all licenses shall be assessed and collected by tax collectors.

SECTION 35. That a person, firm or company having more places of business shall pay a separate license for each place of business.

The above Ordinance was adopted section by section and then as a whole.

The roll being called to vote on the above Ordinance resulted as

follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

53

NAYS - - None.
ABSENT - Fisher.

PETITION

Petition signed by property owners of the 7th Ward situated on and adjacent to the Streets known and designated as Third Street, commencing at the Southwest corner of Square No. 6. Harlem Avenue, and from Harlem Avenue to the Intersection of Lake Pontchartrain and Ridgelake Drive, and Fourth Street beginning at the Intersection of the Southwest corner of Square No. 8 and running East from Harlem Avenue to the point where the said Fourth Street intersects the Hammond Highway, petition the police jury to close said streets, which are fully indicated in red, on a map submitted to the Jury, also further request that the Jury not to close Fourth Street from Harlem Parkway running West, all as is shown on the plan of Harlem Drive and made by Frank H. Waddill, C. E. of date May 5th, 1928 was received.

Mr. Dumestre, moved seconded by Mr. Quinn, that the request of petitioners to close the above mentioned streets be granted with the provision that the matter be turned over to the District Attorney's office, with the understanding that the necessary legal documents be drawn up, recorded and filed, and to give the President of the Jury full authority to sign any and all documents in connection therewith, and the adoption of the following Ordinance.

There being no further business before the Jury, Mr. Cantrelle moved seconded by Mr. Petit, that a special meeting of the Jury be held Wednesday, November 19, 1930, to meet jointly with the officials of the various municipalities in the Parish, as well as other officials and business interests of the Parish of Jefferson, for the purpose of discussing the advisability of exempting taxation for a period of 5 years on new industrial plants and manufacturing establishments that will locate in the Parish also to exempt from taxation on all additions or enlargements of industrial plants and manufacturing establishments presently located in the Parish.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Nov. 19, 1930

The Police Jury of the Parish of Jefferson met this day in special session pursuant to call to meet jointly with officials of the various municipalities in the Parish, and other officials of the Parish of Jefferson, also to act and pass on any other matter that may come up before the Jury. Members of the Jury present: W. R. Toledano, President; W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

The following Parish and Municipal Officials were present:

Senator Jules G. Fisher, District Attorney John E. Fleury, Dr. Charles F. Gelbke, Mayor Gretna, Hon. Vic. A. Pitre, Mayor of Westwego; Hon. Frank A. Mayo, Mayor of Harahan; Hon. Vic. D'Gerolano, Mayor of Kenner; Andrew H. Thalheim, City Attorney for Gretna; J. K. Gaudet, Attorney for Harahan; Attorney Fred A. Middleton of Metairie; Sheriff Frank J. Clancy; Assessor John Ehret, and Alderman of the municipalities in the Parish.

Mr. Toledano, presiding, announced that the joint meeting was called for the purpose of discussing the advisability of exempting new industrial plants and manufacturing establishments desiring to locate in the Parish, from all taxation for a period of 5 years, after a lengthy discussion of the subject matter. Mr.

Thalheim moved that it was the sense of this meeting that the municipalities and the Police Jury go on record by passing resolutions recommending and pledging support for the exemption of all tax, new industries and manufacturing establishments locating in the Parish, for a period of 5 years, the motion was seconded by Mr. Strehle, and carried by a unanimous vote.

The Police Jury convening in special session for the purpose of acting and passing on any matter that may come before it, Mr. Cantrelle, moved, the adoption of the following Resolution:

Motion by Mr. Cantrelle, seconded by Mr. Ottermann, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in special meeting assembled, that it is the sense of this Jury that we invite all prospective industrial plants and manufacturing establishments to locate within the Parish of Jefferson.

BE IT FURTHER RESOLVED, that if any industrial plants or manufacturing establishments desiring to locate in this Parish, or desiring to enlarge its presently located plant by an addition thereto, should file its application for an exemption from all taxation, we bind, pledge and obligate ourselves to have an election called for said purpose, the tax exemption to run for a period of five years.

Roll being called on the adoption of the above Resolution, resulted as follows:

YEAS - - Toledano, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre

NAYS - - - None. ABSENT - - - Fisher.

And the President declared the Resolution adopted.

The Louisiana Mill and Lumber Company, through Attorney F. A. Middleton, filed an application for tax exemption on its plant located in Kenner.

Exempting
Mfgs and
Industries from
tax for 5
years

Mr. Toledano, on leaving the chair, Mr. Fisher presiding, moved that the following Resolution be passed:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in special meeting assembled, that the application of the Louisiana Mill and Lumber Company through Attorney F. A. Middleton, for tax exemption be received and referred to District Attorney Jno. E. Fleury, to submit the necessary papers to the Jury at the December meeting for action thereon. The motion was seconded by Mr. Ottermann, and carried.

Mr. Toledano, presiding. On motion duly seconded, the Jury went into executive session.

Reconvening in open session, Mr. Cantrelle moved, seconded by Mr. Petit, the following Resolution be adopted:

BE IT RESOLVED BY THE POLICE JURY, in special meeting assembled, that all purchases contracted for the Police Jury, shall be made on an order from the Secretary, and approved by the President or Chairman of the Finance Committee, otherwise will not be paid by the Police Jury - - carried.

On motion of Mr. Dumestre, seconded by Mr. Strehle, a committee was appointed, composed of Mr. Ottermann, Dauenhauer, Strehle, Dumestre, and the President with W. H. Murphy added to advertise the Parish of Jefferson's advantages to new industrial plants or manufacturing establishments that desire locating in the Parish.

The following notice was received from the Sheriff

Honorable President and Members of the Police Jury of the Parish of Jefferson.

Gentlemen:-

I have re-instated Mr. Edwin Riviere as Deputy Sheriff under me. You will be guided accordingly in your employment of him as Traffic Officer.

Respectfully yours,
F. J. CLANCY, Sheriff.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Dec. 10, 1930.

The Police Jury met this day in regular session with the following members present: E. L. Quinn, W. E. Strohle, B. F. Dauenhauer, A. J. Cantrelle, Robt. Ottermann, A. C. Dumestre.

Absent - - W. R. Toledano, Jos. Petit, Jos. Fisher.

Due to the absence of President Toledano, and Vice President Joseph Fisher the meeting was called to order by the Secretary, and on motion of Mr. Strehle, seconded by Mr. Ottermann, Mr. Cantrelle was elected to occupy the chair.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded the regular order of business was deferred to allow persons to address the Jury.

Attorney C. A. Buchler, representing Bisso Ferry Company called the Jury's attention to a clause in the franchise of the ferry operating between Kenner and South Kenner, in regards to valuation of property of present leasee in case franchise is sold to another, and requests the Jury to amend Section one (1) of the Ordinance adopted June 7th, 1922, as amended by Ordinance adopted August 2nd, 1922, providing for the sale of ferry franchise in the town of Kenner, on the east bank of the Mississippi River to South Kenner on the west side of the Mississippi River, in the Parish of Jefferson, La.

Mr. Dauenhauer offered the following ordinance for adoption, seconded by Mr. Quinn.

AN ORDINANCE

Offered by Dauenhauer.

Seconded by Quinn.

An Ordinance to amend Section 1 of Ordinance adopted June 7th, 1922, as amended by Ordinance adopted August 2nd, 1922, providing for the sale of ferry franchise in the Town of Kenner, on the east bank of the Mississippi River to South Kenner, on the west bank of the Mississippi River, in the Parish of Jefferson, La.

SECTION 1. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, in regular meeting assembled that Section 1, of Ordinance adopted June 7th, 1922 as amended by Ordinance adopted on August 2nd, 1922, be amended as re-adopted so as to read as follows:

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, that the President, jointly with the Town of Kenner be and he is hereby authorized and directed to advertise according to law and to sell at public auction to the best bidder for an amount not less than One Hundred (\$100.00) Dollars, the lease operating a ferry or ferries to ply between the head of Minor Street in the Town of Kenner, at Williams street or such location as may be designated jointly by the Police Jury and the Town of Kenner, on the east bank of the Mississippi River to a point on the opposite shore known as South Kenner on the west bank of the Mississippi River in the Parish of Jefferson, for a period of twenty years to begin with and to extend from the date of the signing by the Mayor of the Town of Kenner and the President of this Police Jury and the adjudicate herein, under the terms and conditions herein fixed in the contract of lease or privilege herein provided for and under the expressed understanding and agreement that the purchase of the lease or franchise shall, upon the last day of his lease or at the termination of any extended time, peacefully release, surrender and yield the said ferry and also the ferry property and boats and improvements with any rights, privileges and appurtenances thereunto belonging and other fixtures and improvements which have been erected for the use and operation of said ferry or ferries and to properly maintain same in good order or condition upon payment previously made, into the possession of the Town of Kenner, and the Police Jury of the Parish of Jefferson, or to such party or parties to whom it may be adjudicated the privilege for continuing the said ferries, with said adjudicates shall purchase all betterments or improvements, boats, wharves docks, floats, ferry houses and all other property from the retiring lease, which were used upon and in the said ferry or ferries, for cash at a fair appraised valuation to be fixed by two appraisers, one to be appointed by the said retiring lessee and one to be appointed jointly by the Town of Kenner and the Police Jury of the Parish of Jefferson. In case of disagreement by the two said appraisers

the said appraisers shall appoint an umpire, who shall decide between them and the finding of the majority of said parties shall be binding upon all parties.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President of this Police Jury be and he is hereby authorized to execute notarial act with the present holder of franchise and with the mayor of the Town of Kenner, relative to the amendment of franchise herein adopted and made part of the original franchise granted to the present holder Joseph A. Bisso or his assigns.

The above Ordinance having been considered section by section and then as a whole was duly adopted and the roll being called on the adoption of same, the vote resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Ottermann Dumestre.

NAYS - - - None.

Mr. Vic. A. Pitre, on behalf of the Sinclair Refining Company, request that the Jury recommend that the assessments of said Refining Company be reduced, for the reason that they are dismantling their plant, and no longer doing business in the Parish.

Mr. Dumestre moved, seconded by Mr. Quinn, and carried that the President appoint a committee to be composed of Three (3) members of the Jury together with Mr. Vic. Pitre, Mr. C. A. Buchler, and the assessor of the Parish, to confer with the officials of the Sinclair Refining Company, of Westwego, with the hope of adjusting their assessments for future assessments.

The following members from the Jury: Strehle, Dauenhauer, Cantrelle, Citizen Vic. A. Pitre, C. A. Buchler, and Parish assessor.

Attorney Middleton, representing the Louisiana Mill and Lumber Company of Kenner, La., took up with the Jury the application filed by him at the special meeting of the Jury held Nov. 19, 1930, for tax exemption for a period of five years, after discussion of the matter Mr. Ottermann moved, seconded by Mr. Quinn, the adoption of the following resolution:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that a committee of two (2) members of the Jury be appointed to confer with other Box Companies in the Parish of Jefferson in order to obtain their views and consent under the constitutional amendment recently adopted, relative to the Ordinance requested by the Louisiana Mill and Lumber Company. Resolution was carried and the following appointed on the committee: Dumestre, Ottermann, Toledano, and they to report at a special meeting to be held on for the purpose of considering and acting on tax exemptions.

Mr. Jones, representing Penick and Ford, petitioned the Jury for tax exemption on additions to be constructed on its plant at Marrero, Louisiana, for a period of five years, and on motion duly seconded it was Resolved that the matter be taken up at the special meeting to be held on for the purpose of considering and acting on tax exemptions.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer, received and ordered filed.

Report of Finance Committee received, all bills approved ordered paid.
 Report of Parish Auditor received ordered filed.
 Report of Secretary on Auto Drivers License issued, received.

COMMUNICATIONS

From R. J. Maloney, relative to street conditions on Hector Avenue, Metairie Ridge, received.

From Mr. and Mrs. Paul Estrade, relative to sidewalks on Brooklyn Avenue West Carrollton - - Referred to Police Juror of the Seventh Ward.

From Mr. and Mrs. Thomas Riedlinger, relative to condition of side walks and street in West Carrollton, caused by the roaming of cattle, referred to Police Juror of the Seventh Ward.

From the Gretna Trust and Savings Bank, thanking the Jury for the good wishes expressed by them on the opening of their new bank - - received.

From Sam McCune Jr., thanking the Jury for scholarship awarded him to the Louisiana State University - - received.

From Mayor T. S. Walmsley and Crawford H. Ellis, requesting the Jury to subscribe financial aid to the Convention Visitors Bureau of the New Orleans Association of Commerce in their campaign to raise funds for said work - - received.

From A. W. Marshall, Rear Admiral U. S. Navy, request copies of map of the Parish, depicting roads, rivers, railroads and other topographical features for preparation of an aerial navigation chart-- received.

From Louisiana Highway Contractors Committee requesting the Jury to adopt similiar resolutions as submitted in regards to all commissions and agencies for which work of any public nature is being done, or for which work will be done in the future that ninety five (95) per cent for all persons employed bonafide actual residents of the State, for a period of at least two years, also all supplies and materials used on public work shall be purchased through or from actual bona-fide resident dealers and manufacturers in and for the state of Louisiana was read and on motion duly seconded was laid over to be acted on at the special meeting to be held in December.

Invitations from the American Road Builders Association of Washington, D. C., inviting the Jury to send a delegate of three representatives to attend the 28th, Annual Congress of the association to take place in St. Louis, Missouri, January 12th, 1931, - - received.

Notice from the United States Engineers office that a public hearing will be held on the proposed improvement of Bayou Sennette, Jefferson Parish in the Courthouse, Gretna, La. at 10 A. M. Monday, December 29, 1930, was read and the Secretary instructed to request through the press all persons whose interest may be affected by the proposed improvement to attend the said hearing.

The following communication from the State department of conservation was read.

Jefferson Parish Police Jury, Gretna, Louisiana.

Gentlemen:-

I wish to recommend the appointment of Mr. Andrew Currault of Westwego, La., as conservation agent for the Parish of Jefferson, his salary to be paid from the funds you have on hand from the sale of Trappers License in your parish.

(Signed) Robert S. Maestre, Commissioner.

On motion duly seconded, the matter was referred to the District Attorney for an opinion as to whether or not the Jury has a right to make such appointment.

Application from J. F. Coleman, Engineering Company, for permission to lay a water pipe underneath the highway which parallels and is immediately back of the Levée from the upper line of the City of Gretna, to the upper line of Marrero, La., as a plan submitted was received.

On motion of Mr. Petit, seconded by Mr. Strehle, the following Resolution was adopted:

WHEREAS an application from J. F. Coleman Engineering Company for permission to lay a water pipe underneath the highway which parallels and is back of the Levee of the Mississippi River and Whereas, the said Highway from Harveys Canal to the upper line of Marrero, Louisiana was taken over and made part of the Highway System of the State, by an act of Legislature, which is now out of the Police Jurisdiction.

Therefore, Be it Resolved that permission be and is hereby granted to J. F. Coleman Engineering Company to lay water pipes under the said Highway in so far as the Police Jury is concerned.

A committee composed of Mrs. Weis, Mrs. Angel and Mrs. Bougere, representatives of the Womens League of Voters of the east bank of the Mississippi River Jefferson Parish, appeared before the Jury, in regards to resolution passed by the Jury at the regular meeting held November 12, 1930, relative to awarding scholarships beginning with the year 1931, whereby two (2) beneficiary students shall be selected from the east bank of the Mississippi River and three (3) from the West Bank of the Mississippi River, request that three (3) students be appointed from the East Bank instead of two (2) for the reason that the East Bank has three high schools, therefore should be entitled to one scholarship for each high school. After discussion, it was moved and seconded that the matter be laid over until the next meeting of the Jury, at which meeting all members may be present and their views heard.

Motion by Mr. Ottermann, seconded by Mr. Quinn, that the Secretary notify the Parish Engineer and District Attorney to submit a report as soon as possible on the matter of appropriating certain amounts to be allowed for maintenance of roads and bridges by each respective juror in his ward, which was referred to them at the meeting held November 12, 1930, to pro-rate, and recommend to the Jury the amounts each Juror can expend in his Ward.

Secretary also was instructed to notify the Mr. Robertson, contractor, laying pipes in water work District No. 1 to restore the roads and drainage system in said water work district to the same condition as it was before being excavated for the laying of the water mains.

On motion of Mr. Dauenhauer, seconded by Mr. Strehle, the following resolution was adopted:

WHEREAS, it has pleased an alwise providence to remove from the scenes of earthly labor our esteemed and beloved fellow citizen, Honorable John Ehret, assessor of the Parish of Jefferson.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that in the death of our honored friend this body realizes the loss of one to whose judgment in assessing property values and in matters of public administration it is deeply indebted. Inspired by conscientious conception of his people, he was ever pains taken and careful in his judgment as assessor is evident in the thoroughness of his labors in our behalf.

BE IT FURTHER RESOLVED, that the members of this Police Jury while bowing submissibly to the will of the great Judge, who rules the destinies of mankind, yet deeply deplore the loss of one whose works of usefulness as a citizen and official has come to a sudden ending.

BE IT FURTHER RESOLVED, that to his bereaved widow and children and other relatives who survive to mourn his loss, the members of this Police Jury tender this expression of their deepest and sincerest sympathy in the dark hour that has come upon them.

BE IT FURTHER RESOLVED, that the Secretary be instructed to forward a copy of these Resolutions to the widow of the lamented official and that a page of the minute book of this police Jury be reserved for their inscription.

On motion of Mr. Dumestre, duly seconded, the Police Jury out of respect to the memory of the late Parish Assessor, Honorable John Ehret, pause in solemn silence for a period of three minutes.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

RESOLUTION.

On motion of Mr. Dauenhauer, seconded by Mr. Strehle, the following Resolution was adopted:

WHEREAS, It has pleased an alwise Providence to remove from the scones of earthly labor, our esteemed and beloved fellow citizen, the Honorable John Ehret, Assessor for the Parish of Jefferson.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that in the death of our honored friend, this body realized the loss of one to whose judgment in assessing property values and in matters of public administration, it is deeply indebted. Inspired by conscientious conception of his duty to his people, he was ever pains-taken and careful in his capacity as Assessor of the Parish, and the fruits of his labors in our behalf.

BE IT FURTHER RESOLVED, that the members of this Police Jury, while bowing submissibly to the will of the great Judge who rules all mankind, yet deeply deplore the loss of one whose work of usefulness as citizen and official has come to a sudden ending.

BE IT FURTHER RESOLVED, that to his bereaved widow and children and other relatives who survive to mourn his loss, the members of this Police Jury tender this expression of their deepest and sincerest sympathy in the dark hour that has come upon them.

BE IT FURTHER RESOLVED, that the Secretary be instructed to forward a copy of these Resolutions to the widow of the lamented official, and that a page of the minute book of this Police Jury be reserved for their inscription.

Wm Hepting
Secty

Police Jury Office,
Gretna, La. Dec. 22, 1930.

The Police Jury met this day in special session, and the following members were present; W. R. Toledano, President; W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Robrt. Ottermann, A. C. Dumestre.

Absent - - Quinn, Petit, Fisher.

The President announced that the special meeting is held for the purpose of considering the applications filed for tax exemption, for a period of five (5) years.

On motion of Mr. Ottermann, seconded by Mr. Dumestre, it was resolved, that the minutes of the meeting of the Jury held December 19, 1930, in regards to the application of the Louisiana Mill and Lumber Company of Kenner La, for tax exemption be corrected so as to read, Louisiana Box and Lumber Company of Kenner, La.

The application of the Louisiana Box and Lumber Company, filed by F. A. Middleton, representing said Company, and application of Penick and Ford, Ltd. filed by Jos. M. Jones, representing said Penick and Ford, Ltd. together with the following written consent from the Great Southern Wirebound Box Company of West Carrollton, Jefferson Parish was taken up.

CONSENT

Police Jury,
Parish of Jefferson,
Gretna, La.

Gentlemen:-

Please be advised that we have no objection to your favoring Mr. Morgan of the Louisiana Box & Lumber Company of Kenner, Louisiana, with whatever favors he may request regarding taxation.

Yours very truly,
GREAT SOUTHERN WIREBOUND BOX COMPANY
EARL A. RICHARD
Secretary-Treasurer.

Mr. Toledano, on leaving the chair, Mr. Cantrell, Presiding, the following Ordinance for adoption.

AN ORDINANCE

By Mr. Toledano, seconded by Mr. Cantrelle.

Special
Election for
Tax exemption

Ordering a special election in and throughout the Parish of Jefferson, State of Louisiana, for the purpose of submitting to the property taxpayers qualified to vote thereon a proposition to exempt from parochial, general and special taxes certain industries for a period of five (5) years.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, that a special election be held and the same is hereby ordered to be held, throughout the Parish of Jefferson, State of Louisiana, on the 10th day of February 1931, at which there shall be submitted to the property taxpayers qualified to

vote thereon a proposition to exempt for a period of five (5) years for parochial general and special taxes.

(1) The property now belonging to or hereafter to be acquired by the Louisiana Box and Lumber Company, Inc.

(2) The following addition to the present plant of Penick & Ford, Ltd., Inc., to-wit:

A brick building with tile roof containing 22 storage tanks and insulated with cork. Said improvement and addition being located on property belonging to Penick and Ford, Ltd., Inc., on the west bank of the Mississippi River in Jefferson Parish.

SECTION 2. BE IT FURTHER ORDAINED, that the Secretary of the Police Jury be and he is hereby authorized and directed to have prepared and to furnish to the commissioners and clerks here in after named to conduct said special election a sufficient number of ballots to be used in said election, on each of which ballots shall be printed the above proposition in substantially the following form:

BALLOT

(1) Shall the Police Jury of the Parish of Jefferson, State (YES) of Louisiana, exempt the Louisiana Box and Lumber Company, Inc. from (NO) parochial, general and special taxes for a period of five (5) years.

(2) Shall the Police Jury of the Parish of Jefferson, State (YES) of Louisiana, exempt the following addition to the present plant of Penick & Ford, Ltd. Inc., for a period of five years, to-wit: (NO)

A brick building with tile roof containing 22 storage tanks and insulated with cork. Said improvement and addition being located on property belonging to Penick & Ford, Ltd., Inc., on the west bank of the Mississippi River in Jefferson Parish.

NOTICE TO VOTERS

To vote in favor of the proposition submitted on this ballot, place a cross (x) mark in the square after the word "Yes". To vote against it, place a similar mark after the word "No".

SECTION 3. BE IT FURTHER ORDAINED, that the Secretary of the Police Jury is authorized and directed to have prepared and furnish to the commissioners

and clerks hereinafter named to conduct said special election the necessary ballot boxes, list of taxpayers qualified to vote in said election, together with a valuation of the property of each and a sufficient number of tally sheets, list of voters and compiled statements.

SECTION 4. BE IT FURTHER ORDAINED, that the polling places and commissioners, clerks to serve said special election and to conduct election are hereby designated as follows: the same polling places to be used as in the election of the Assessors and Members of the House of Representatives from the Parish of Jefferson. The same officers shall hold this special election as are designated to hold the election for Assessor and Members of the House of Representatives for the Parish of Jefferson, at the election to be held on February 10, 1931.

SECTION 5. BE IT FURTHER ORDAINED, etc., that the commissioners at the said polling places shall not be paid anything additional for their services, and the said clerks shall not be paid anything additional for their services. The clerk of each and every polling place shall deliver the ballot boxes to the respective polling places and after the election shall deliver them to the Clerk of Court.

SECTION 6. BE IT FURTHER ORDAINED, etc., that the President and Secretary of the Police Jury are hereby authorized and directed to give notice of this special election by proclamation to be published according to law, and in said proclamation shall also give notice that at eleven o'clock a. m. on the 11th day of February 1931, this Police Jury will meet at its office, at the District Courthouse of Gretna, La., its usual meeting place, and then and there in open session proceed to open the ballot boxes and examine and count the ballots in number and amount, examine and canvass the returns and declare the result of said special election.

The above Ordinance having been considered, section by section and then as a whole, and the roll having been called on the adoption of the Ordinance, the vote resulted as follows:

YEAS - - Toledano, Strehle, Dauenhauer, Cantrelle, Ottermann,

NAYS - - None. Dumestre voting blank.

ABSENT - Quinn, Petit, Fisher.

Mr. Toledano, presiding, Mr. Strehle, moved, seconded by Mr. Dumestre, the adoption of the following Resolution.

RESOLUTION.

Motion by Mr. Strehle, seconded by Mr. Dumestre.

WHEREAS the State of Louisiana, is now confronted with a very serious financial and unemployment situation, and

WHEREAS, the policy of the National Government seems to be that each State shall handle its own situation without financial assistance from the Federal Government, and,

WHEREAS, It is the paramount duty of the State of Louisiana, and its local subdivision, to take all possible steps to relieve the condition now existing in the State due to the financial and unemployment crisis, and to give employment to its bonafide citizens in preference to persons who are not bona fide and actual citizens of the State, and

WHEREAS, several State wide bond issues have recently been passed which will make available the expenditure of a large amount of money for various public improvements, and

WHEREAS, the present State Administration has announced that its policy will put into effect as soon as possible its re-building and other improvement programs in order that the existing unemployment situation may be relieved.

WHEREAS, this announced policy can best be carried into effect by employing labor living in the State and purchasing materials and supplies through manufacturers and dealers that are actual residents of the State and

WHEREAS, a considerable portion of the work to be done with funds derived from the various bond issues is now being advertised and the necessity for immediate action is imperative.

THEREFORE, BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in session convened, that the Governor of the State of

Louisiana, and all Commissions and Agencies for which work of any public nature is being done, or for which work will be done in the future be and the same are hereby requested and urged to make a part of each and every contract, regulations and clauses to the following effect:

I. Ninety-five percent of all persons employed, whether as superintendents, foreman, mechanics, skilled labor, or common labor, shall be bonafide, actual residents of the State of Louisiana, for a period of at least two years immediately preceding their employment. Proof of such residence shall be furnished by affidavit from a sheriff, clerk of court, assessors or other Parish or State Official, or by affidavit from three other persons, who themselves have been residents of the State of Louisiana for at least five years. The contractor shall file with the engineer or architect in charge of the work a sworn copy of his payroll for each pay period and the engineer, architect or other person in charge of the work shall check said pay roll against the proof of residence (which proof shall be submitted with the first pay roll after employment of the individual and kept by the engineer or architect until the individual severs his connection with the contractor), and the engineer, architect or other person in charge of any public work.

shall deduct from each and every estimate submitted by the contractor \$5.00 per person for each day the contractor shall employ less than the percentage hereinabove stipulated.

2. All supplies and materials used on the work or job contracted, except such as may be handled by the State, or its agencies, shall be purchased through or from actual, bona fide resident dealers and manufacturers in and for the State of Louisiana.

3. All certified or cashier's checks accompanying bids shall be drawn on Louisiana Banks.

BE IT RESOLVED THAT THIS Police Jury recommends that the next Legislature enact a law embodying the above recommendations and any other that will be of benefit to Louisiana labor.

BE IT FURTHER RESOLVED, that one copy of this Resolution be forwarded to the Governor of Louisiana, one copy be forwarded to the Louisiana Highway Commission, one copy be forwarded the Highway advisory Board and one copy be recorded in the minutes of this meeting.

ADOPTED this 22nd day of December, 1930.

W. R. TOLEDANO, President.

Wm. HEPTING., Secretary.

Motion by Mr. Cantrelle, seconded by Mr. Ottermann, the following Resolution was adopted.

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, in special meeting assembled, that the Secretary be and he is hereby authorized to employ an assistant in his office for a period of one month to relieve the congested condition, said assistant's salary shall not exceed One Hundred (\$100.00) Dollars per month.

There being no further business, the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Police Jury Office
Jan 14, 1931

The Police Jury met this day in regular session and the following members were present: W. R. Toledano, President; W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robt Ottermann, A. C. Dumestre.

Absent - - W. L. Quinn, Jos. Fisher.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded the regular order of business was deferred to allow parties to address the Jury.

Mrs. Agnes, and Burgere, delegated by the League of Women Voters of the 7th Ward addressed the Jury in regards to awards of scholarships and the discussion no action was taken in the matter.

Mayor Pitre of the Town of Westwego addressing the Jury requests that they go on record recommending to the Federal Government to deepen the channel in Bayou Sennette, a navigable stream, frequently used by Fish, Oyster and shrimp boats, during high tide of the lakes, and which in low tide said boats are compelled to take a longer route to get their goods to the markets.

On motion of Mr. Cantrelle, seconded by Mr. Petit, the following resolution was adopted

RESOLUTION

WHEREAS, the War Department of the United States Government has ordered the United States Engineer's office, New Orleans, District, to make a survey and investigate the navigability of Bayou Sennette in the Parish of Jefferson, and

WHEREAS, a public hearing was heard by Major R. F. Fowler, at the District Court House, Gretna, La., on December 29, 1930, and

WHEREAS, the bulk of all tonnage conveyed by boats and other water crafts through Bayou Sennette is now being received and delivered at wharf constructed in the bed of Bayou Sennette in front of the property of Paul Pizanie, and Robinson Canning Co., and is not conveyed through Company Canal which connects with Bayou Sennette from the Mississippi River, and

WHEREAS, it is to the general public good that Bayou Sennette be dredged and a channel maintained at least six feet in depth.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, acting as the governing authority of the Parish of Jefferson, that it is the sense of this Police Jury that the War Department of the United States should undertake to properly deepen the channel in Bayou Sennette from its mouth at Lake Salvador to a point where said Bayou connects with Company Canal, at Westwego.

BE IT FURTHER RESOLVED, etc., that the Secretary of this Jury, be

and he is hereby instructed to send triplicate certified copies of this resolution to the United States Engineers office at 4400 Dauphine Street, New Orleans, Louisiana.

The Roll being called upon the adoption of the above Resolution resulted as follows:--

YEAS - -- Toledano, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None.

Regular order of business resumed.

REPORTS

Report of Treasurer received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Report of Secretary on Auto Drivers License issued - - Received.

Report of Parish Engineer, to Mileage of Lateral Roads in each respective ward of the Parish, and the pro-rata to be allowed each Ward from the budget Item of Roads and Bridges. Based upon the mileage of Lateral Road in each was read, and action on same laid-over till next regular meeting of the Jury.

COMMUNICATIONS

From Peter P. Rowan Company, Ltd., relative to furnishing wire nails at an attractive price, referred to Road Superintendent.

From Concrete Products Company, relative to a sign board in front of its manufacturing plant at Southport obstructing improvements, Referred to Police Juror of the 7th Ward for investigation.

From the United States Post Office, New Orleans, La., relative to road conditions in the 8th Ward. Referred to Police Juror of the 8th Ward.

From the United States Post Office, New Orleans, La., relative to road conditions in Harahan Heights, referred to Police Juror of 9th ward.

From Ford, Bacon and Davis. Relative to surrendering the bond of \$250.00 put up by them to insure that the work of installing the Southern Gas and Fuel Company's Pipe Line in the Parish, was down in a correct manner, and the roads left as they were found. The communication was received and the secretary instructed to return said bond to proper officials.

From H. V. Deckbar, and John Ernst, committee of the 7th ward, Progressive League, relative to the Jury advising the Louisiana State Highway Commission to take over the public road on the river front paralleling the Mississippi River, east bank in the seventh and ninth wards of Jefferson Parish.

From Shrewsbury to Colonial Golf Club.

From Colonial Golf Club to Bois Blanc.

From Bois Blanc to Highland Farms.

From Highland Farms to Treadeau.

From Treadeau to Providence.

River side of Jefferson Highway from Orleans Parkway to the Parish Line.

Harlem Avenue from River Road to Metairie Road was received and referred to Parish Engineer to take matter up with the State Highway Line.

From the family of the late John Ehret, acknowledging receipt of expression and sympathy of the Police Jury in their great loss.

Application of Mr. Emanuel Fink to be appointed auto brake test inspector was received and on motion of Mr. Dumestre, seconded by Mr. Ottermann, the following resolution was passed.

Be It Resolved, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the Secretary be and he is hereby authorized to designate official brake inspectors of the Parish of Jefferson, and be it further resolved that he be authorized to have brake inspection tags printed to be issued to brake test inspector, and to charge two dollars per hundred for each and every hundred tags issued.

Recommendation of Mr. Robt. S. Maestri of the Conservation Commission to the appointment of Mr. Andrew Carrault of Westwego as Conservation Agent for the protection of Fur Bearing animals, was taken up.

Mr. Cantrelle moved seconded by Mr. Petit, that the following resolution be adopted.

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Andrew Carrault
app Conserva
tion Agent

Be It Resolved, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that Mr. Andrew Carrault be appointed Conservation Agent for the protection of Fur Bearing Animals on the West bank of the Mississippi River of the Parish of Jefferson at a salary of \$100.00 per month, beginning February 1, 1931, and that the selection for the East Bank Conservation Agent be let to the members of the Jury on the East Bank to be recommended by the Jury to the Conservation Commission for approval at a salary of \$100.00 per month beginning February 1st, 1931.

Mr. Strehle, moved as a substitute seconded by Mr. Dauenhauer, that the matter be laid over until next meeting.

Roll being called on vote on the substitute motion made by Mr. Strehle resulted as follows:

YEAS - - - Strehle, Dauenhauer.

NAYS - - - Toledano, Cantrelle, Petit, Ottermann, Dumestre.

The president declared the motion lost.

Roll called on the original motion by Mr. Cantrelle, seconded by Mr. Petit, resulted as follows:

YEAS - - - Toledano, Cantrelle, Petit, Ottermann,

Dumestre.

NAYS - - - Strehle, Dauenhauer.

The president declared the motion adopted.

A map of re-subdivision of squares 38, 39, 42, 43, 46, 48, 52, 53, and 56, of Shrewsbury subdivision was submitted for approval and the same approved subject to the action and approval of the Parish Engineer and the District Attorney.

Miss Loretta Pusuhn presented the Jury with a beautiful bouquet of roses showing her appreciation for

the scholarship awarded her to the State Normal College which was accepted and the Secretary instructed to thank her on behalf of the Jury.

On motion of Mr. Strehle, seconded by Mr. Petit, the following Resolution was adopted:

WHEREAS, the heating system in the Parish Jail has completely broken down, and the discovery that the boiler burnt out and as a result there is not heat in the Jail, and whereas, that due to the present cold weather, it is necessary that quick action be taken to supply heat to the Parish Jail therefore,

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson that an emergency exists causing it to become necessary to install a heating system in the Parish Jail and that the President and chairman of the Courthouse-Jail Committee be and they are hereby authorized to have a new boiler and necessary equipment to provide a heating system in the Parish Jail not to exceed the sum of Sixteen Hundred (\$1600.00) Dollars.

BE IT FURTHER RESOLVED, that due to the emergency existing that the Jury dispose with the advertising of necessary bids.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - NONE.

RESOLUTION

By Cantrelle,
Seconded by Ottermann.

WHEREAS, the United States Government is constructing what is known as the Intercoastal Canal through the Parish of Jefferson, and whereas the Police Jury of the Parish of Jefferson has secured numerous right of ways over and across the property of various property owners in the Parish of Jefferson, and whereas, said right of ways have been secured in the condemnation proceedings filed with the Police Jury against various owners and whereas, said right of ways have been given to the United States Government by the Police Jury of the Parish of Jefferson, through its president.

RESOLVED, that the President of the Police Jury of the Parish of Jefferson, Honorable Weaver R. Toledano, be and he is hereby authorized, empowered and instructed to sign on behalf of this Police Jury all acts of donations or any other instruments necessary to transfer said right of ways to the United States Government and

RESOLVED, further, that all Acts of Donation or right of ways of the Parish of Jefferson, all acts of donation or rights of ways over property owned by the

Install Heating System in Jail

Police Jury, property secured by condemnation proceedings or otherwise which have heretofore been signed by the Police Jury be and the same are hereby ratified and confirmed as if the same had been specially authorized by the Police Jury of the Parish of Jefferson, and

RESOLVED, further, that the purpose and intent of this resolution is to give the President of the Police Jury of the Parish of Jefferson full power and authority to act and to sign any and all documents necessary in granting right of way donations and dumping privileges or any other acts or deeds that may be necessary in carrying out the construction of the said Intercoastal Canal.

The vote on the above Resolution resulted as follows:

YEAS - - - Toledano, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None.

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the following resolution was adopted:

WHEREAS, a certain lot of work has accumulated in the office of the Police Jury, and it is imperative that said work is to be completed before the first of February 1931, therefore,

BE IT RESOLVED, that the Secretary of this Jury be and he is hereby authorized to employ an assistant for a period of one month or such additional time as may be necessary to complete the work at a salary of One hundred dollars per month.

Secretary was instructed to notify Mr. Rogan, track supervisor, Illinois Central Railroad Company to have all Culverts and Drain Ditches cleaned out in the 7th and 9th wards of the Parish.

Secretary was instructed to advertise for bids for fiscal agent of the Parish for a period of two years.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La.

February 3, 1931.

The Police Jury met this day in special session and the following members were present: W. R. Toledano, President, E. L. Quinn, Strehle, Dauenhauer, Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

Absent - - Jos. Fisher.

The president announced that the special meeting was called for the purpose of taking up and acting upon the matter of proposed gravel routes as provided by the State Highway Commission under Act 3, Extra Session of the Legislature of 1930.

Mr. Ottermann moved seconded by Mr. Petit, and carried that the Parish Engineer be authorized and directed to furnish the necessary information called for in the letter of the Highway Commission dated December 8th 1930, relative to farm roads.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Feb. 11, 1931.

The Police Jury of the Parish of Jefferson met this day in special session as per notice published in the official journal of the Parish of Jefferson.

Present: W. R. Toledano, President, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

Absent - - None.

The Police Jury met this day in special session for the purpose of canvassing the returns of election held February 10, 1931, to ascertain whether or not to exempt 1st. The Louisiana Box and Lumber Company, of Kenner, La., taxes for a period of five years.

2nd. The Penick and Ford, Marrero La., from taxes for a period of five years on new addition to be constructed. And the hour of 11 o'clock A. M. having arrived, the Secretary reported to the Police Jury that all the ballot boxes used in the special election held in the Parish of Jefferson on the 10th day of February, 1931 were duly returned by the commissioners and clerks of election. The Police Jury thereupon examined said ballot boxes and found same to be duly sealed and locked.

On motion of Mr. Dumestre, seconded by Mr. Cantrelle, the Secretary was ordered to open said ballot boxes publicly as had been previously advertised and published for the purpose of canvassing the returns and examining the ballots cast to determine the results of said special election.

In conformity with the resolution of the Police Jury adopted on December 22nd, 1930, and with notice duly published, the Police Jury of the Parish of Jefferson proceeded in open session to open the ballot boxes used at the special election held in and throughout the Parish of Jefferson on February 10, 1931, in pursuance of said resolution and published notice, at which election there was submitted to the property taxpayers qualified to vote thereon, the following proposition:

1st. Shall the Police Jury of the Parish of Jefferson, State of Louisiana, exempt the Louisiana Box and Lumber Company, Inc., from parochial, general taxes, for a period of five years?

2nd. Shall the Police Jury, of the Parish of Jefferson, State of Louisiana, exempt the following addition to the present plant of Penick & Ford, Ltd., Inc., for a

Processe
Verbal
Election
for Tax
exemption

period of five years, to-wit: a brick building with tile roof, containing twenty-two storage tanks and insulated with cork, said improvements and additions being located on property belonging to Penick & Ford, Ltd., Inc on the West Bank of the Mississippi River in Jefferson Parish.

And having opened said ballot boxes, the Police Jury proceeded to count the ballots in number and amount, to examine and canvass the returns and to compile the results of said election after which Mr. Cantrelle offered the following resolution, seconded by Mr. Ottermann.

WHEREAS, in pursuance of a resolution adopted by the Police Jury of the Parish of Jefferson, on December 22nd, 1930, and the notice of the Police Jury duly published, there was held in and throughout the Parish of Jefferson, on February 10, 1931, a special election at which there was submitted the propositions hereinabove mentioned and,

WHEREAS, said Police Jury has in open session opened the ballot boxes used at said election, counted the ballots contained therein in number and amount, examined and canvassed the returns and compiled the results of said special election.

Now, therefore, Be It Resolved, and Ordained, by the Police Jury of the Parish of Jefferson, State of Louisiana.

SECTION 1. That the results of the special election held in and throughout the Parish of Jefferson, State of Louisiana, on the 10th day of February, 1931, at which there was submitted to the property tax payers qualified to vote thereon the propositions stated above are hereby declared to be as follows:

On proposition No. 1:

Votes for, 755, votes against, 8; Tax value for, \$1,661,596.65; Tax value against \$15,350.00.

On proposition No. 2.

Votes for 755, votes against 8; Tax value for, \$1,661,196.56; Tax value against, \$15,750.00.

It appearing that a majority of votes cast and of the taxable valuation were in favor of both propositions, it is hereby declared that a favorable vote has been cast in favor of both propositions submitted.

SECTION 2. Be It Further Resolved, and Ordained, that the Secretary of this Police Jury be and he is hereby authorized directed to file and have recorded in the office of the Assessor of the Parish of Jefferson and the Auditor of the State of Louisiana, a duly certified copy of the minutes of this meeting to and including this resolution and its adoption, together with an affidavit of the publisher of a newspaper showing publication thereof and a clipping of said publication; said certified copy in each case to serve as proces verbal of the canvass of returns of said special election held in and throughout the Parish of Jefferson On February 10, 1931, and a declaration of the results of said special election.

The roll being called on the adoption of the above resolution, the votes resulted as follows:

Yeas - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - NONE.

The President declared the resolution adopted.

Win Hepting
Secretary.

W. R. Toledano
President,

Gretna, La. Feb. 11, 1931.

The Police Jury of the Parish of Jefferson met this day in regular session and the following members were present: W. R. Toledano, President, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

On motion duly seconded, the reading of the minutes of the last regular meeting was dispensed with and approved as published.

On motion duly seconded, the regular order of business was deferred to allow parties to address the Jury.

Mr. C. A. Buchler, attorney, representing the Gretna Realty Co. Inc., requested that the names of certain streets in the subdivision known as Nicholson Place be changed as appears on the plans of James S. Webb, dated November 3, 1927, and

By motion of Mr. Cantrelle, seconded by Mr. Petit, the following resolution was adopted:

RESOLUTION.

Resolution offered by Mr. Cantrelle, and seconded by Mr. Petit
WHEREAS, the Gretna Realty Company, Inc., has subdivided a tract of land in the Fourth Ward of the Parish of Jefferson into subdivisions known as Nicholson Place, as per plan of James S. Webb, dated on November 3rd, 1927 approved on December 3rd, 1927, by J. H. Payne, Parish Engineer, and

WHEREAS, the said corporation is desirous of changing the names of the streets on said plan from Corporation Street West to Francis Street and Corporation Street East to Micheal Street, and designated Street running from Old Spanish Trail to cross street connecting original street, Corporation Street East and Corporation Street West, and designate same as Harold Street and name connecting street to Mary Street.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, at regular meeting assembled that the Gretna Realty Company, Inc., is hereby authorized and empowered to dedicate to public use the streets of Nicholson Place according to plan of James S. Webb, dated November 3, 1927, and to change the name of Corporation Street West to Francis Street, and the Name of Corporation Street East to Michael Street and designate street running from old Spanish Trail connecting street between Corporation Street East and Corporation Street West herein designated as Francis Street and Michael Street as Harold Street and connecting street as Mary street.

BE IT FURTHER RESOLVED, that the President of this Police Jury be and he is hereby authorized and empowered to sign notarial act dedicating said streets and changing the names of same as herein above provided, and designating the names of two unnamed streets as Harold Street and Mary street, all in accordance with plan of James S. Webb, dated November 3, 1927.

The Roll being called upon the adoption of the above resolution, vote resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - NONE

Mr. H. T. Gonia appeared before the Jury and requested that the Jury subscribe for a map showing the new official survey of Louisiana at a cost of \$4.90. The Jury subscribed for same.

Mr. A. L. McCann, local inspector for the Bureau of Animal Industry requested that the District Attorney notify the Texas and Pacific, Missouri Pacific Railroad Company to comply with the law as regards to quarantine cattle shipped into Parishes over its railroads, in accordance with Act No. 6 of 1930 of the Louisiana State Legislature.

Mr. Jno. E. Boudreaux, representing owners of a subdivision known as bridgedale, presented a plan of said subdivision dedicating and setting aside a portion of land for a public park provided the Police Jury pay the tax on same for the year 1930, and thereafter until the maturity of the Bonds of the Fourth Jefferson Drainage District, and

By motion of Mr. Dumestre, seconded by Mr. Ottermann, action on same was laid over to next meeting and the matter referred to the District Attorney for an opinion as to the legality of the Police Jury paying said tax.

Regular order of business resumed.

REPORTS

Report of the Parish Treasurer, received and ordered filed.

Report of Finance Committee, all Bills approved, ordered paid.

Report of Parish Engineer and District Attorney committee appointed by the Police Jury to prorate the amount to be allotted to each Ward for the construction of roads and bridges in the respective wards from the amount budgeted for this purpose for the year 1931, was read, and

On motion by Mr. Cantrelle, seconded by Mr. Petit, the following Resolution was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson in regular session assembled, that the report of the committee be received and the amounts allotted to each ward for the construction of roads and bridges in the respective wards from the amount budgeted for this purpose for the year 1931, be and is hereby approved.

The following are the amounts allotted each respective ward for the year 1931:

Allotment	Ward One	\$ 3,266.62
for each	Ward Two	1,008.08
ward from	Ward Three	2,717.53
Budget Item	Ward Four	8,129.00
Roads & Bridges	Ward Five	845.07
	Ward Six	536.22
	Ward Seven	3,789.96
	Ward Eight	9,463.10

Ward Nine

Total - - - 4,744.42
\$ 34,500.00

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Quim, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

Report of City Electrical Inspector on Electrical System in the Parish, was received.

COMMUNICATIONS

From the Seventh Ward Progressive League, requesting the Jury not to issue a permit of franchise to any railway for the use of the Orleans Kenner Right-of-way, for hauling freight cars or freight, was received.

From the Police Jury of Iberia Parish, inviting the Jury to attend the field day exercises at the Iberia Live Stock Experimental Farm near Jenerette, La., to be held Tuesday, March 24, 1931, was received and the Jury as a whole was appointed to attend.

From I. B. Rennyson, chairman, Board of Commissioners of the Port of New Orleans, requesting the Jury to send a representative on the good will tour to Mexico, leaving New Orleans, during the month of March 1931, to represent the Parish and State, received.

From the Mayor and Board of Alderman of the Village of Harahan, relative to the railroad and electric railroad crossings over the Jefferson Highway between Kenner and New Orleans, the railroad crossings in West Carrollton, also the matter of the O. K. line taking up their rails, suggest that the openings be paved, was received.

Bids to act as fiscal agent for the Police Jury.

The following bids for the fiscal agent, were received.

To the Hon. President and Members of the Police Jury, Parish of Jefferson, Gretna, La.

Gentlemen:-

We herewith submit our bid to become your Fiscal Agent, as per your advertisement appearing in the official journal of the Parish, for the biennial period beginning Feb. 13.

We will accept the deposit of all your funds, subject to Act. No. 205, of the Legislature of Louisiana of 1912 and amendments thereto and agree to allow you interest thereon at the rate of 3%.

We agree, in case this bid is accepted, to loan you an amount not exceeding \$102,000, to be advanced at the rate of \$8,500.00 per month with interest at the rate of 7%, said loans to be secured, principal and interest, by the pledge of the first revenue received by you from the regular Parish taxes and all loans to be subject to the approval of our attorneys.

A sworn statement of the condition of this bank as of February 1st, as required by law, is enclosed herewith as well as a certified copy of a resolution passed by the Board of Directors of this bank authorizing this bid.

Trusting that we shall receive your favorable consideration.

Respectfully,
GRETNA TRUST & SAVINGS BANK,
By T. G. NICHOLSON, President.

STATEMENT OF CONDITION
Gretna Trust & Savings Bank, Gretna, La.
Jany. 31, 1931.

Bids for
Fiscal Agent.

Resources.	
Demand Loans	\$ 484,836.83
Mortgage Loans	\$ 857,347.92
Other Loans	536,880.23
Bonds	520,921.45
Banking House, Furniture and Fixtures	101,603.78
Other Real Estate	7,143.19
Cash on Hand and due from Banks	287,361.00
Total - - - - -	<u>\$2,796,094.00</u>
Liabilities	
Capital	\$ 150,000.00
Surplus	50,000.00
Undivided Profits	46,919.56
Demand Deposits	946,609.56
Time Deposits	1473,329.02
Bills Payable	90,000.00
Reserved for Unearned Discounts and Taxes	20,291.78
Conting. Reserve Fund.	18,944.48
Total - - - - -	<u>2,796,094.00</u>

I. T. G. Nicholson, President of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

T. G. Nicholson, Pres.

Extract from minutes of meeting of Board of Directors of the Gretna Trust & Savings Bank, Gretna, La. held Feb. 10, 1931.

BE IT RESOLVED, that the President is hereby authorized to enter the bid of this bank to become the Fiscal agent of the Police Jury of the Parish of Jefferson, of Louisiana, for the bi-ennial period beginning February 13, 1931, in accordance with Act. No. 205 of the Legislature of Louisiana of 1912 and amendments thereto and subject to the following special conditions:

1. The bank to allow three (3%) per cent on daily balances.

2. That the bank will agree to loan the Police Jury an amount not to exceed \$102,000.00 to be advanced at the rate of \$8,500. per month, said loans to bear interest at the rate of seven (7%) per cent and to be secured, principal and interest, by the pledge of the Police Jury's revenues to be derived from the regular Parish taxes also that all loans made to be approved by the bank's legal counsel."

I hereby certify that the above is a true and correct copy of a resolution passed by the Board of

Directors of the Gretna Trust and Savings Bank at a meeting held on February 10, 1931.

W. R. WHITE, Secretary.
Feb. 11, 1931.

To the Honorable Members of the Police Jury of the Parish of Jefferson, Gretna, La.
Gentlemen:-

We hereby made application to be named as a Fiscal Agent for the Police Jury of the Parish of Jefferson for the year 1931, and agree to pay 3% on daily balance.

We attach hereto, a statement showing the condition of this bank on the 31st day of December, 1930, prior to the date of this application.

Should this bid be accepted, we agree to loan to you during the year 1931, an amount not to exceed \$150,000.00, such monies as loaned shall be in anticipation of the revenues of the year 1931, shall be represented by negotiable certificates of indebtedness to be dated the day of such loan or loans bearing interest at the rate of 6% per annum from their date until paid, to be payable on or before the 1st day of March, 1932, to the order of bearer at Whitney Trust and Savings Bank, Algiers Branch, and provide for the payment of 10% attorney's fees in the event the same should be placed in the hands of an attorney for collection, compromise or other action. The said certificates shall be numbered serially beginning with the number one (1) as issued. All of such certificates shall be secured by a pledge of the revenues of the year 1931 such pledge to be in writing and in a form satisfactory to us.

If you accept this application, we designate our Algiers Branch, through whom all matters connected with this business shall be handled.

Very truly yours,
W. W. Bouden, Vic-Pres.
February 12, 1931

WHITNEY TRUST AND SAVINGS BANK AT THE CLOSE OF BUSINESS
SATURDAY, Jan. 31, 1931.

RESOURCES	
Loans, Discounts and Acceptances	\$ 22,215,833.54
U. S. Bonds & U. S. Treas Cert.	52,448.11
Other Bonds & Security	4,326,587.15
Banking House Furniture and Fixtures	1,481,565.40
Other Real Estate	1,245,156.03
Cash and Due from Banks	3,601,991.58
Total - - - - -	\$ 32,923,581.81
LIABILITIES	
Capital and Surplus	2,500,000.00
Undivided Profits	927,977.88
Reserve for Interest and taxes	79,197.05
Deposits	29,416,406.88
Total - - - - -	32,923,581.81

I, hereby certify the above to be a true and exact copy of ..

condition of the Whitney Trust & Savings Bank, at the close of business, Saturday, Jan. 31, 1931.

J. P. StMartin, Cashier.

Motion by Mr. Dumestre, seconded by Mr. Ottermann, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the bid of the Whitney Trust & Savings Bank, of New Orleans, designating the Algiers Branch through which all matters connected with the Police Jury business shall be handled.

Be and is hereby accepted, and the said Whitney Trust & Savings Bank, N. O., La (Algiers Branch) be and is hereby selected as Fiscal Agent for the Police Jury of the Parish of Jefferson, for a period of two years from February 11, 1931.

Motion by Mr. Dumestre, seconded by Mr. Ottermann, the following resolution was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson in regular meeting assembled, that the President of this Jury be and is hereby authorized to enter into a contract in conformity with the resolution selecting the Whitney Trust & Savings Bank as Fiscal Agent for the Police Jury.

Roll being called on the adoption of the above resolution, resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None.

And the President declared the resolution adopted.

APPLICATION FOR TAX EXEMPTION

Application from the White Oak Corporation of Delaware for tax exemption for a period of five years in the Village of Westwego, was laid over.

Petition

Petition numerously signed by property owners in the Fourth Jefferson Drainage District, petition the Jury to appoint Mr. Robt. Ottermann as a member of the Board of Commissioners of said Drainage Board, his term of office expiring Feb. 9, 1931, and

On motion of Mr. Strehle, seconded by Mr. Dauenhauer, Mr. Ottermann was re-Appointed vice himself, term expired.

Petitions filed by Frank J. Clancy and S. T. Cristina, signed by the property owners in Jefferson Water Works District No. 1, on the East Bank of the Mississippi River, petitions filed by Mr. S. T. Cristina request the appointment of Mr. D. W. Eastman, and the petitions filed by Frank J. Clancy request the appointment of Thomas L. Powl, as a member of the Board of Commissioners of the East Jefferson Water Works District No. 1, and

On motion of Mr. Dauenhauer seconded by Mr. Petit, the petitions were referred to the clerk of court and Parish assessor for tabulation to ascertain both the number of signers and assessed valuation the petitions represent, for each candidate, and they to report their findings at the next regular meeting of the Jury.

On motion by Mr. Ottermann, seconded by Mr. Strehle, Mr. Wallace Burke was appointed conservation agent on the East Bank of the Mississippi

Wallace Burke
App Conserva-
tion Agent

River to protect the wild fur bearing animals in the Parish at a salary of \$100.00 per month, beginning Feb. 15, 1931.

Motion by Mr. Dumestre, seconded by Mr. Ottermann, and carried, that the President appoint a committee to consist of three members of the Police Jury on the East Bank together with the District Attorney, Parish Engineer and Road Superintendent, to inspect the roads of the East Bank with regards to the work being done by Rolleston and Company and that the committee be given full power and authority to take whatever steps necessary to protect the Parish in the premises.

On motion of Mr. Otterman, duly seconded, the Parish engineer was instructed to take up with the Highway Commission the drainage condition of Cliff Street in La-barre Heights.

Motion by Mr. Dauenhauer, seconded by Mr. Ottermann, the Parish Engineer was authorized and directed to make a survey for the proposed public swimming pool in the City of Gretna, at a cost not to exceed \$50.00.

Motion by Mr. Ottermann, seconded by Mr. Dumestre.

WHEREAS, the Louisiana State Highway Department is constructing State Highway No. 15, known as the New Orleans Baton Rouge Airline Highway from its point of intersection with Williams Street in the Town of Kenner to the line of Parish of Saint Charles and

WHEREAS, the said State Highway Department is digging burrows or pit ditches fifteen feet in width on each side of the said highway. and using the dirt from the said pits or ditches as a foundation for the said roadway, and

WHEREAS, that part of the Airline Highway through Kenner Orchards tracts of land West of Williams Street is high land, susceptible of quick drainage, and

WHEREAS, the said ditches, pits or burrows will prove injurious to the adjacent property,

BE IT RESOLVED, that a committee be appointed from the members of the Police Jury, for the purpose of conferring with the proper department of the Louisiana Highway Department with a view of having the said construction work changed and that said ditches, pits or burrows be reduced in their width and to do any and all things necessary to carry out the purpose and intent of this resolution.

The resolution was adopted.

The Jury as a whole was appointed with S. T. Cristina, and Senator Jules G. Fisher, Eugene J. Bender, and Eugene Barousse, Senator Fisher Chairman.

By Mr. Cantrelle, seconded by Mr. Petit.

Resolved that Alphonse G. Cassagne be and he is hereby appointed as a member of the Sixth Jefferson Drainage District, vice C. G. Muench, term expired.

Roll called on the adoption of the above resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

Mr. Toledano on leaving the chair, Mr. Strehle, presiding, moved, seconded by Mr. Ottermann, the adoption of the following resolution.

By Mr. Toledano, seconded by Mr. Ottermann.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that it go on record at this time as requesting the Louisiana State Highway Department to advertize for bid for the construction of Highway Route No. 1249 as set out in Act. No. 15, of the General Assembly of the State of Louisiana for the year 1930.

BE IT FURTHER RESOLVED, that the Honorable Jules G. Fisher, Senator and the member of the House of Representatives be notified of the adoption of this resolution, and ask him to co-operate with this Jury in seeking the construction of this Highway.

Roll call.

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None.

By Mr. Toledano, seconded by Mr. Ottermann,

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, that WHEREAS, it has come to the attention of this Jury that the Louisiana Highway Commission will receive bids for the grading and surfacing of the New Orleans - Hammond Highway from the West End Boulevard to the intersection of William Street New Orleans - Hammond Highway at Kenner, La. on March 17, 1931, and

WHEREAS, this Jury desires that the Louisiana Highway Commission be asked to include that portion of the N. O. Hammond Highway from the intersection of William Street and N. O. - Hammond Highway to Parish of Jefferson line adjoining St. Charles Parish in the same lettering and that a copy of this Resolution be sent to Highway Commission, the Senator and Member of the House of Representatives of this District.

Roll called on the adoption of the above resolution resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

By Jos. Petit seconded by A. J. Cantrelle.

WHEREAS, there is located in the center of the Jefferson Highway at Harahan where the Taxes and New Orleans Railroad Company intersects said Highway to cross its passenger trains from Harahan to Avondale several large posts or supports which upheld the viaduct across said Highway, and

WHEREAS, the Orleans - Kenner has taken up its rails and cross ties in the Parish of Jefferson, and this body has received numerous complaints regarding said posts or supports and requests to have the T. & G. N. O. and the I. C. R R remove same as an obstruction on said Highway and dangerous to the traveling public at night.

Therefore Be It Resolved by the Police Jury of the Parish of Jefferson, that the Louisiana Public Service Commission and the Louisiana Highway Commission or either or both of them be and they are hereby

requested to take the necessary action to have said posts or supports removed from the center of said Jefferson Highway at Harahan.

Roll call on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher.

NAYS - - None.

By Mr. Ottermann, seconded by Mr. Dumestre.

WHEREAS, the O. K. Traction Company has abandoned its interurban line of railroad in the Parish of Jefferson from the Orleans Jefferson Parish line to the upper limits of the Parish of Jefferson and has taken up the rails and ties and taken down its wires and poles leaving its right of way vacant, and

WHEREAS, the land formerly occupied by said O. K. Line will probably remain vacant and lose its indentivity as a railroad right of way in the future,

Whereas, the taxpayers of that portion of the Parish have contributed a bonus of \$7,750.00 towards the construction and operation of said O. K. Line which has now been abandoned, and

WHEREAS, the old right of way has a potential value for a future road or addition to the present road the Louisiana Highway Commission could be induced to widen the present Highway and a donation to the Parish would be for the benefit of the people of the Parish who paid such bonus.

THEREFORE, Be It Resolved, that the O. K. Company or the New Orleans Public Service Company be and they are hereby requested to make a donation of said right of way to the Parish of Jefferson for the benefit of the Public.

AN ORDINANCE

On motion of Mr. Ottermann, seconded by Mr. Petit, the following Ordinance was adopted:

An ordinance to authorize the President on behalf of the Police Jury, to borrow from the Whitney Trust & Savings Bank the sum of \$25,000.00, and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1931, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1931, to pay the amount borrowed.

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is authorized and empowered to borrow from the Whitney Trust & Savings Bank, on behalf of this Police Jury, the sum of \$25,000.00, and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1931.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney Trust & Savings Bank a note or certificate of indebtedness for the amount here- in set forth together with the interest due or to become due thereon.

SECTION 3. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$25,000.00, out of the revenues and taxes of the Parish of Jefferson, for the year 1931, together with such other or further

sums as may be necessary to pay the interest on said amount.

Roll called on the adoption of the above ordinance resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None.

Motion by Mr. Dauenhauer, Seconded by Mr. Strehle, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular meeting assembled, that the Treasurer be and he is hereby authorized and directed to draw out all funds which the Police Jury is governing authority now on deposit in the Gretna Trust & Savings Bank, and deposit same in the Whitney Trust & Savings Bank (Algiers Branch) selected and acting as Fiscal Agent for the Police Jury.

Roll called on the adoption of the above resolution resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

Nays - - - None.

There being no further business the Jury adjourned.

Wm Hepting
Secretary

W. R. Toledano
President.

Gretna, La. March 11, 1931.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano; President, W. E. Strehle, E. L. Quinn, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

On motion duly seconded, the reading of the Minutes of the last meeting were dispensed with and approved as published.

On motion duly seconded, the regular order of business was suspended to allow parties to address the Jury.

Mr. A. J. Gaudet, representing the Lockport Light & Power Company of Louisiana requested the Jury to grant Lockport Light & Power Co. of Louisiana a franchise, to construct, maintain, and operate a line or lines of poles, wires, etc., for the purpose of transmitting, distributing and supplying electric energy for light, heat and power within the Parish of Jefferson, and

On motion by Mr. Fisher, seconded by Mr. Strehle, the following Ordinance was adopted:

Franchise granted to Lockport Light & Power Co.

An Ordinance granting to Lockport Light & Power Co., Inc., its seccessors and assigns, the right, privilege and franchise for a period of Ninety-Nine Years, to erect, construct, maintain and operate a line or lines, of poles, wire, etc. for the transmission of electric energy, over, on, along, under and across the

hereinafter described roads, bridges and public ways within the Parish of Jefferson, State of Louisiana, for the purpose of transmitting, distributing and supplying electric energy for light, heat and power, including the right to erect and maintain towers, cables, guy wires, poles, anchors and braces and all other necessary and proper fixtures and appliances in, on, along, over, under, and across said roads, bridges, and Public ways or any one or more of them (not within the limits of any incorporated city, town or village, all as authorized under the provisions of Act 127 of the Laws of Louisiana for the year 1924.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, State of Louisiana, in regular session;

SECTION 1. The right, privilege and franchise for the period of ninety-nine (99) years from the date of this Ordinance takes effect be and the same are hereby granted to Lockport Light & Power Company, Inc., a corporation, its successors and assigns, hereinafter referred to as the Grantee, to erect, construct, maintain and operate a line or lines or poles, wires and structures for the transmission of electric energy for the purpose of distributing, supplying and selling electricity for light, heat and power and other purposes, including the right to erect construct and maintain towers, wires, cables, guy wires, stubs, anchors and braces, and all other necessary and proper fixtures and appliances in, on, along, over, under and across the public roads, bridges and public ways (not within the limits of any incorporated city, town or village) within the Parish of Jefferson, Louisiana.

Provided that, the foregoing franchise as to any State Highway with in the Parish of Jefferson is subject to obtaining the written consent of the Louisiana Highway Engineer as to such State Highways. The foregoing right, privilege and franchise is granted under the provisions of Act 127, of the Laws of Louisiana, for 1924.

SECTION 2. The location and-or re-location of all lines, poles, wires and structures on State Highways shall be subject to the approval of the State Highway Engineer; and on public roads not constituting a part of the State Highway System shall be subject to the approval of the Police Jury of the Parish of Jefferson.

Said lines of poles, wires and structures shall not any time interfere with the use, repairing, maintenance or drainage of such State High ways and-or public roads.

SECTION 3. That the grant of these rights, privileges and franchise on State highways within the Parish is subject to the written approval of the Louisiana Highway Engineer, and the Grantee, by its acceptance hereof stipulates that no work on such State Highways shall be in any manner contrary to or in conflict with the existing laws of Louisiana or rules and regulations of the Louisiana Highway Commission. The grantee shall protect and save harmless the Police Jury of the Parish of Jefferson and the Louisiana Highway Commission from any and all claims for damages arising from or growing out of the exercises of any of the rights and privileges granted hereunder, and shall at all times maintain such line, or lines, in good condition and comply with all reasonable safety requirements in the operation thereof.

All wires crossing such State Highways or public roads shall at all times clear the surface thereof at least twenty-two feet (22 ft.)

SECTION 4. That this Ordinance and the rights, privileges and franchise herein granted shall become effective from and after the passage

and its formal acceptance in writing by the Grantee.

This done, read, adopted, and signed, and seal affixed, in open session at Jefferson Parish, Louisiana, on this 11th day of March, 1931.

W. R. Toledano
Pres., Police Jury,
Jefferson Parish.

Attest:

Wm. Hepting
Secretary.

Mrs. M. Gravenburg and Mr. De Blanc, appeared before the Jury to subscribe for a page in the Louisiana Digest advertising the Parish's great opportunities and resources for manufacturers and industrialists and home owners.

Mr. Dumestre submitted a copy of the Momus Edition Carnival Bulletin published by Searcy and Pfaff, Ltds., of New Orleans, Louisiana, in which the Committee appointed by the Jury of which he was chairman, had a space subscribed advertising the Parish of Jefferson, and suggested that the same ad. be inserted with what ever other advantages may be outlined, and

On motion of Mr. Fisher, seconded by Mr. Dumestre, the following resolution was adopted;

Resolved, That the Jury subscribed for one page in the Louisiana Digest to advertise the Parish's many opportunities and advantages afforded manufactures, Industrialists and home owners, at a cost of \$100.

Mr. Gravenburg, representing the West Orleans Beach Corporation, appeared before the Jury and requested that sub-division C. and D. of Pontchartrain Gardens be approved and the President be authorized to sign the map or plan submitted when approved by the Parish Engineer. Unanimously adopted.

Regular order of business resumed.

REPORTS

Report of Treasurer, received and ordered filed.

Report of Finance Committee, all Bills approved, ordered paid.

Report of Bureau of Animal Industry, received and ordered filed.

Report from Asst. District Attorney E. M. Conzelmann, relative to certain abstracts of land for rights of way for the Intercoastal Canal in the hands of the Union Title and Guarantee Company, which must be brought up to date, requested that a resolution be passed authorizing the work to be done and payment of same, as well as all other work in connection with the completion of the Right of Way work, and

On motion of Mr. Dumestre, seconded by Mr. Cantrelle, the following resolution was adopted.

RESOLVED, That the President be and he is hereby authorized and empowered to contract with the Union Title and Guarantee Co., Inc., for the purpose of bringing up to date such abstracts as may be returned to the District Attorney for that purpose, provided that the cost of the same does not exceed \$25.00 per abstract.

COMMUNICATIONS.

From Police Jury Association of Louisiana, relative to a closer co-operation for a greater Louisiana, the Police Jury Association's annual convention to be held in New Orleans, April 21-22, 1931, was read and by motion of Mr. Ottermann, duly seconded, the Jury as a whole was appointed to attend said convention.

From the Police Jury of Bossier Parish, recommended the enactment of and Income Tax Law in the State, in lieu of a part of the present property tax.

Requested that the Jury adopt similar resolutions as adopted by the Bossier Parish Police Jury. The matter was laid over.

From the Louisiana Farm Bureau Federation of Baton Rouge, La., relative to a revision of the State Taxing System, received.

Motion by Mr. Fisher, seconded by Mr. Strehle, the following resolution was adopted:

Resolved, that Mr. Vernon J. Wilty be appointed Special Clerk to the Board of Equalization for the year 1931, at a salary of \$75.00 per year.

Motion by Mr. Dumestre, seconded by Mr. Quinn, the following resolution was adopted:

Resolved, that the Secretary be and is hereby instructed to advertise in the official Journal a notice of the Juries intention of adopting an Ordinance at their regular meeting to be held in the month of May, levying a one cent gasoline tax throughout the Parish to take effect June 1, 1931, as follows:

AN ORDINANCE

An Ordinance levying a tax of one cent per gallon on gasoline sold, used or consumed within the territorial limits of the Parish of Jefferson for a period of one year from the first day of the month of June, 1931.

WHEREAS, the Louisiana Legislature by Act No. 15, passed at the special session held in the year 1928, has delegated to the Parishes the right and power to levy and collect a tax of one cent per gallon on gasoline sold,

used or consumed within their respective territorial limits.

WHEREAS, the Parish of Jefferson, through its Police Jury desires to exercise the power and authority conferred to it under the provision of said act, and has given public notice as required in said act:

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, that there be and is hereby levied a tax of one cent per gallon on all gasoline sold, used or consumed within the territorial limits of the Parish of Jefferson for a period of one year, beginning with the first day of June 1931.

SECTION 2. That the provisions of Section 1 hereof shall not apply to gasoline used for the operation of motor boats, and any tractors and stationary engines used exclusively for farm purposes, provided that in order to secure the benefit of this exemption, any person claiming it shall make a written application to the Police Jury of the Parish of Jefferson, and upon furnishing satisfactory evidence of the fact that the gasoline to be purchased by him is to be used under the exemption herein provided for, he shall be furnished a permit which shall entitle him to buy from the jobber without the imposition of the tax provided for in Section 1.

SECTION 3. BE IT FURTHER ORDAINED that for the purposes of this Ordinance any person, firm, or corporation selling and distributing gasoline for retail sale, or distributing same to be sold at retail and any person firm or corporation selling and distributing gasoline for retail sale, or distributing same to be sold at retail and any person firm or corpora-

tion selling gasoline in bulk direct to the consumer, is hereby classed as a jobber.

BE IT FURTHER ORDAINED that each and every jobber who sells or distributes gasoline within the territorial limits of the Parish of Jefferson irrespective of the domicile of such jobber, shall be and is hereby required to make and file with the Treasurer of the Parish of Jefferson on or before the tenth day of each and every month a written report stating the number of gallons of gasoline sold or distributed within the territorial limits of the Parish of Jefferson during the preceding month and shall accompany said report with remittance covering the amount due for such month under the provision of this ordinance.

BE IT FURTHER ORDAINED, that such jobber or jobbers shall set forth such report the names and addresses of all persons to whom such gasoline has been sold as well as the quantity thereof sold or distributed to each person.

BE IT FURTHER ORDAINED, that such report shall be certified to by the jobber himself or by any person in his employ whose duties as such acquaint him specially with knowledge of the subject matter.

BE IT FURTHER ORDAINED, that the first report and remittance herein required shall be for the month of June, and shall be made on or before the 10th day of July, 1931, and subsequent reports and remittances herein provided for shall be made on or before the tenth (10th) day of each succeeding month.

SECTION 4. BE IT FURTHER ORDAINED, that any person violating any of the provisions of this ordinance shall be guilty of misdemeanor and shall upon conviction, be sentenced to pay a fine of not more than \$100.00 or imprisonment in the Parish jail for a period not to exceed thirty days or both, at the discretion of the Court.

SECTION 5. BE IT FURTHER ORDAINED, that the proceeds of the tax herein levied are hereby dedicated for the purpose of constructing maintaining and repairing the Parish roads and bridges situated within the territorial limits of the Parish of Jefferson.

SECTION 6. BE IT FURTHER ORDAINED, that this ordinance shall take effect on and after June 1st, 1931, for a period of one year.

The following ordinance was read and adopted section by section and than as a whole by the following vote:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

Motion by Mr. Dauenhauer, seconded by Mr. Quinn, that a Conservation Agent be recommended to the Conservation Department for commission for each ward of the Parish at a salary of \$15.00 per month to be paid out of the funds for the preservation of Wild Fur bearing animals and that the Secretary communicate with the chairman of the State Conservation Department. Request him to commission the men that may be submitted by the Police Jury.

A vote being taken on the above motion resulted as follows:

Favoring the Motion: YEAS - - Quinn, Strehle, Dauenhauer,

Against the motion - - NAYS - - Toledano, Cantrelle, Petit, Fisher, Ottermann, Dumestre, and the motion was lost.

PETITIONS.

Petitions tendered by the Pan-American Petroleum Corporation signed by the property owners in the area affected by a proposed construction

and operation of a service station by Valentine J. Betz on his property located on Avenue A, Metairie Ridge, giving their consent to the issuance by the Police Jury of a permit for the construction and operation of the said gasoline station. Action of the matter was laid over

until the next meeting of the Jury.

The following letter addressed to the President and members of the Police Jury was read:

Metairie Ridge, La., March 11, 1931

To the Honorable President and Members of the Police Jury, Parish of Jefferson, La.

Gentlemen:-

I desire to withdraw as a candidate for member of the East Jefferson Water District No. 1.

Signed. (DAN EASTMAN.)

Petitions signed by property owners of East Jefferson Water District No. 1, petition the Police Jury to appoint Thomas L. Powell as a member of the Board of Commissioners of the East Jefferson Waterworks District No. 1, vice himself. Term expiring March 6, 1931, and

On motion of Mr. Ottermann, seconded by Mr. Cantrelle, the following Resolution was adopted:

RESOLVED, that Mr. Thomas L. Powell be and he is hereby appointed member of the Board of Commissioners of the East Jefferson Waterworks District No. 1 for a term of 5 years, vice himself, term expiring March 6, 1931.

RESOLUTION ON THE DEATH OF MR. CLARK.

Motion by Mr. Cantrelle, seconded by Mr. Fisher, the following Resolution was adopted:

WHEREAS, in view of the fact that Algiers, La., has sustained a great loss by the death of Mr. Henry Clark, father-in-law of our esteemed President, and a friend of the Police Jury of the Parish of Jefferson, and a still greater loss sustained by those who were nearest and dearest to him. Therefore

BE IT RESOLVED it is a tribute to the memory of the departed friend to say that in regretting his removal from our midst, we mourn for one who was in everyway worthy of respect and regard.

BE IT FURTHER RESOLVED, that the Police Jury console with the family of the deceased on the dispensation with which it has pleased Divine Providence to afflict them, commend them for consideration to Him who orders all things for the best and whose chastisements are meant in mercy.

BE IT FURTHER RESOLVED, that this Jury go in solemn silence for a period of three minutes out of respect to the memory of the late Henry Clark.

BE IT FURTHER RESOLVED, that the heartfelt testimonial of the Police Jury's sympathy and sorrow be forwarded

Thos. L. Powell app. member of East W.W. Dist. No.1

to the family of our departed friend, by the Secretary.

Motion by Mr. Cantrelle, seconded by Mr. Ottermann, that the Sheriff's attention be called to the operation of an oil station on the Betz property, River side of Metairie Road near Frisco Crossing, in violation of Police Jury Ordinance adopted Nov. 10, 1928, no permit having been obtained to operate same, and request the Sheriff to arrest the parties each day said Ordinance is violated.

Motion was carried.

On motion of Mr. Strehle, seconded by Mr. Ottermann, the following Resolution was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson in regular meeting assembled, that the Treasurer (C. V. Bourgeois) and the Secretary (Wm. Hepting) shall have the right of access to, and control of the contents of the safe or safes in the vaults of the Whitney Trust & Savings Bank (Algiers Branch) standing in the name of the Police Jury of the Parish of Jefferson, adopted by an unanimous vote.

On motion of Mr. Ottermann, seconded by Mr. Strehle, the following resolution was adopted:

BE IT RESOLVED, that the Whitney Trust and Savings Bank (Algiers Branch) be and is hereby authorized to cash all voucher checks drawn against the Sheriff's Salary Fund of the Parish of Jefferson, Louisiana, signed by the Parish Treasurer (C. V. Bourgeois) and approved by the Sheriff (Frank J. Clancy); Also to cash all voucher checks drawn against the Assessor's Salary of the Parish of Jefferson signed by the Parish Treasurer (C. V. Bourgeois) and approved by the Parish Assessor (George Heebe, Jr.) carried by an unanimous vote.

On motion of Mr. Ottermann, seconded by Mr. Dumestre, the following Resolution was adopted:

WHEREAS, the Orleans-Kenner Traction Company has abandoned and torn up its tracks in Jefferson Parish and has turned over the Louisiana Highway Commission such right of way as was the property of the said Orleans-Kenner Traction Company, from Protection Levee to the Jefferson-St. Charles Line, and

WHEREAS, there is great need for a sidewalk along the Jefferson Highway from Protection Levee to Kenner, Particularly by the school children, as a safety measure, now therefore.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the Louisiana Highway Commission be requested to grant a servitude along the said right of way from Protection Levee to the Town of Kenner, for sidewalk purposes.

Motion by Mr. Petit, seconded by Mr. Strehle, the following Ordinance was adopted:

An Ordinance of the Police Jury of the Parish Of Jefferson, specifying and

fixing the security to be furnished by the fiscal agent selected for the year 1931 to secure deposits made with such fiscal agent by the Police Jury of the Parish of Jefferson.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, that it is hereby declared that the Police Jury of the Parish of Jefferson

will accept, from Whitney Trust and Savings Bank, as the Fiscal Agent for the Police Jury of the Parish of Jefferson, as security for monies, deposited by said Police Jury with Whitney Trust and Savings Bank, as the Fiscal agents, the unmatured certificates of indebtedness or promissory notes not in default of interest for six months or longer of the Police Jury of the Parish of Jefferson delivered to and negotiated with Whitney Trust and Savings Bank by the said Police Jury. The principle amount of said notes thus deposited as security shall be equal to the average amount of the deposits of the Police Jury of the Parish of Jefferson, as shown by the books of this Police Jury for the year 1930.

BE IT FURTHER ORDAINED, that the Treasurer of the Parish of Jefferson be and is hereby authorized, empowered and instructed to receive such certificate or certificates of indebtedness, or promissory notes from Whitney Trust and Savings Bank who shall receipt therefor to debt as Trustee for Whitney Trust & Savings Bank and the Police Jury of the Parish of Jefferson, as their interests may appear, and the said Treasurer is authorized to execute and deliver to Whitney Trust and Savings Bank, a receipt in words and figures as follows:

GRETNA, LOUISIANA,

1931.

Received from Whitney Trust and Savings Bank the following certificates of indebtedness or promissory notes executed by the Police Jury of the Parish of Jefferson, and delivered to and negotiated with the Whitney Trust & Savings Bank of rates, amounts and maturities, as follows:

The above certificates of indebtedness or promissory notes having been received and will be held by me, the undersigned Treasurer of the Parish of Jefferson as Trustee, in accordance with an ordinance of the Police Jury of the Parish of Jefferson, adopted at a meeting held on the 11th day of March, 1931, which authorized me to receive said security and hold same as the property of Whitney Trust & Savings Bank, as Trustee for the said Bank and the Police Jury of the Parish of Jefferson said notes having been deposited with me as Treasurer of the Parish of Jefferson as security for deposits made with Whitney Trust and Savings Bank, by the Police Jury of the Parish of Jefferson.

Treasurer, Parish of Jefferson

BE IT FURTHER RESOLVED, that the Treasurer of the Parish of Jefferson shall be authorized to lease a safety deposit box at Algiers Branch of the Whitney Trust and Savings Bank and place said security delivered to him in said box.

Roll being called on the adoption of the above Resolution resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Petit, Cantrelle, Ottermann, Dumestre.

NAYS - - None.

Motion by Mr. Dumestre, seconded by Mr. Strehle, the following Ordinance was adopted:

An Ordinance to authorize the President on behalf of the Police Jury to borrow from the Whitney Trust and Savings Bank the sum of \$35,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police

Jury of the Parish of Jefferson for the year 1931, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1931, to pay the amount borrowed.

SECTION 1. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, in regular meeting assembled that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust and Savings Bank, on behalf of this Police Jury, the sum of \$35,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1931.

SECTION 2. BE IT FURTHER ORDAINED, that the President is further authorized and empowered to execute in favor of said Whitney Trust & Savings Bank a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 3. BE IT FURTHER ORDAINED, that for payment of the amount borrowed and note of certificate executed as herein provided the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$35,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1931, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll called on the adoption of the above Ordinance resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

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NAYS-None.

AN ORDINANCE

Motion by Mr. Cantrelle, seconded by Mr. Fisher.

An ordinance of the Police Jury of the Parish of Jefferson, specifying and fixing the security to be furnished by the Fiscal Agent selected for the year 1931, to secure deposits made with such Fiscal Agent by the Police Jury of the Parish of Jefferson.

BE IT ORDAINED by the Police Jury of the Parish of Jefferson, that it is hereby declared that the Police Jury of the Parish of Jefferson will accept, from Whitney Trust & Savings Bank, the Fiscal Agent of the Police Jury of the Parish of Jefferson, as security for monies deposited by the said Police Jury with Whitney Trust & Savings Bank, as Fiscal Agent, the unmatured certificates of indebtedness or promissory notes not in default of interest for six months or longer, of the Police Jury of the Parish of Jefferson delivered to and negotiated with Whitney Trust & Savings Bank for monies borrowed from said Bank by the said Police Jury. The principal amount of said notes thus deposited as security shall be equal to the average amount of the deposits of the Police Jury of the Parish of Jefferson, as shown by the books of the Police Jury for the year 1930.

BE IT FURTHER ORDAINED that the Treasurer of the Parish of Jefferson be and he is hereby authorized, empowered, and instructed to receive such certificate or certificates of indebtedness, or

promissory note or notes from Whitney Trust and Savings Bank and hold such evidence of debt as Trustee for Whitney Trust and Savings Bank and the Police Jury of the Parish of Jefferson, as their interests may appear, and the said Treasurer is authorized to execute and deliver to Whitney Trust and Savings Bank a receipt in words and figures as follows:

Gretna, La. 1931.

Received from Whitney Trust and Savings Bank, the following certificates of indebtedness or promissory notes executed by the Police Jury of the Parish of Jefferson and delivered to and negotiated with Whitney Trust and Savings Bank of rates, amounts and maturities as follows:

The above certificates of indebtedness or promissory notes having been received and will be held by me, the undersigned Treasurer, of the Parish of Jefferson, as Trustee, in accordance with an Ordinance of the Police Jury of the Parish of Jefferson, adopted at a meeting held on the _____ day of _____, 1931, which authorized me to receive said securities and hold same as the property of Whitney Trust and Savings Bank, as Trustee for the said Bank and the Police Jury of the Parish of Jefferson; said notes having been deposited with me as Treasurer of the Parish of Jefferson, as security for deposits made with the Whitney Trust and Savings Bank by the Police Jury of the Parish of Jefferson.

TREASURER, Parish of Jefferson.

Be it further resolved, that the Treasurer of the Parish of Jefferson shall be authorized to lease a safety deposit box at the Algiers Branch of the Whitney Trust and Savings Bank, and place said securities delivered to him in said box.

Roll called on the adoption of the above resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

And the Ordinance was adopted.

There being no further business, the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La. March 23, 1931

The Police Jury met this day in special session, and the following members were present: W. R. Toledano, President; E. L. Quinn, W. E. Strehle, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

Absent --- Dauenhauer.

The President announced that the special meeting was called for the purpose of taking up and discussing the matter of the Right of Ways for the Intercostal Canal, and for the purpose of authorizing the President to borrow from the Fiscal Agent \$15,000.00 to pay expenses of the Jury

The following Report of Assistant District Attorney E. M. Conzelmann pertaining to Rights of Ways for the Intercostal Canal was read.

REPORT

March 23, 1931.

To the Police Jury,
Parish of Jefferson,
Gretna, La.

Gentlemen:-

In re-Intercostal Canal Rights of Ways, etc.,

Having read in the daily papers that your Jury would be in special session on this day for the purpose of taking up the matter of the remaining rights of way to be obtained for this project, I feel that I should make a report on the work as it has been completed up to this date.

The rights of way from Bayou Villar to Bayou Pero have been obtained approximately thirty-five in all with the exception of

One from Deleware Louisiana Fur Company (incomplete)

Two from Trudeau heirs (incomplete)

One from Estate of Smith (Petit, incomplete).

In the first case the right of way was obtained and the papers submitted to the War Department, and accepted by it provided the mortgages resting on the same were cancelled and erased. It developed that the holders of the mortgage were residents of Illinois, Iowa, California, Indiana, and several other states. Mr. Edwin P. Brady, President of the company stated that he would secure the release, and while there are about ten or twelve of them, he was successful in securing only one of them. I feel that the only way to clear up this right of way is to institute condemnation proceedings as I do not feel that he will ever succeed in getting the various holders of the mortgages to consent to the releases.

As to the second case, that is Treudeau Heirs, I wish to say that I secured right of way from them, submitted it to the War Department and the United States Attorney found some error in the description and advised that a new right of way be secured. There are about six parties interested as owners, five of whom have signed the second deed and one residing in Brooklyn, N. Y., has delayed the completion of it because of illness. Every effort has been made to complete it, but without success.

As to the third case, Smith-Petit, a right of way was secured from these people and submitted to the War Department and for various good reasons the same was rejected and a new suit has been ordered and which I think will be instituted in the next four or five days.

The reason for withholding the institution of the suit is because of the fact that the Southern Pacific and the Texas and Pacific Railroads must be sued for a right of way, in a consent proceedings, and when this has been cleared up by our attorney and the attorney for the two railroads, the three cases will be tried at one time.

In the past ninety days over forty other right of ways have been secured and turned over to the Government as complete, this being in addition to the rights of way hereinabove first mentioned.

I am submitting this report so that your Jury might understand the matter thoroughly and have before you the conditions as they exist at this time.

I wish to advise the Police Jury also that I received the cooperation of the New Orleans Clearing House Association who made it

possible to complete a number of the cases that were hanging and in which I could get no action and to that body I owe my appreciation, because without their aid, I feel that a number of rights of way would be still pending and which are otherwise today.

Respectfully submitted,

E. M. Conzelmann...
Assistant District Attorney.

After discussion of the matter, the following Ordinance was adopted.

ORDINANCE

By Mr. Cantrelle, seconded by Mr. Strehle.

Whereas, this Police Jury has met in special session this day for the purpose of taking up and discussing the matter of the rights of way

for the Intercostal Canal through the Parish of Jefferson, and

Whereas, most of the work in connection with the said rights of ways has been completed as reported by the District Attorney's office and that additional rights of ways may have to be secured in order to take the work to a final completion, and

Whereas, the District Attorney's office is in a position to handle all of these matters for the Police Jury of the Parish of Jefferson, and the legal services of Louis H. Gosserand as special attorney are no longer needed for any new rights of ways to be secured.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, that the District Attorney, John E. Fleury, and his Assistant, Ernest M. Conzelmann, be and they are hereby authorized and empowered to do any and all things that may be necessary for the purpose of securing rights of ways either amicably or by expropriation proceedings, all of the legal work in connection therewith to be carried on and conducted by the said District Attorney and his Assistant at the expense of the Police Jury of the Parish of Jefferson and they are hereby authorized and empowered to obligate the Police Jury of the Parish of Jefferson for such costs and charges as may be necessary and incidentals in completing the acquisition of rights of ways and furnishing abstracts for said rights of ways to the United States of America.

BE IT FURTHER ORDAINED by the Police Jury of the Parish of Jefferson that the services of Louis H. Gosserand as special attorney heretofore employed for this special purpose be and they are hereby dispensed with.

Roll being called to vote on the adoption of the above Ordinance, resulted as follows.

YEAS - - - Toledano, Quinn, Strehle, Cantrelle, Petit, Fisher Ottermann, Dumestre.

NAYS - - - None.

AN ORDINANCE

On motion of Mr. Fisher, seconded by Mr. Ottermann, the following Ordinance was adopted:

An Ordinance to authorize the President on behalf of the Police Jury, to borrow from the Whitney Trust & Savings Bank, the sum of

\$25,000.00, and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1931, authorizing the execution of a note or certificate of indebtedness in favor of the said bank for said amount, and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson, for the year 1931, to pay the amount borrowed.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON. in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust & Savings Bank, on behalf of this Jury, the sum of \$25,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1931.

SECTION 2. BE IT FURTHER ORDAINED etc., that the President is further authorized and empowered to execute in favor of said Whitney Trust & Savings Bank a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 3. BE IT FURTHER ORDAINED etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$25,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1931, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called to vote on the adoption of the above resulted as follows:

YEAS - - - Quinn, Strehle, Cantrelle, Fisher, Ottermann, Dumestre, Petit.

NAYS - - None.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. March 26, 1931.

The Police Jury met this day in special session and the following members were present: W. R. Toledano, President, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

Absent- - Joseph Fisher.

The President announced that the special meeting called for the purpose of rescinding the action of the Jury at the regular meeting held June 12, 1929, by passing a resolution employing L. H. Gosserand, special attorney in Intercostal Canal right of ways matters, also for the purpose of passing a resolution requesting the State Highway Commission to extend the paved highway on both sides of Copernicus Avenue

from Fifth Street to Eleventh Street.

Motion by Mr. Ottermann, seconded by Mr. Cantrelle, the following Ordinance was adopted:

An Ordinance to repeal Ordinance adopted June 12th, 1929, employing L. H. Gosserand as special attorney in Right of Way matters for the Intercostal Canal.

BE IT ORDAINED by the Police Jury of the PARISH OF JEFFERSON, in special session assembled, that Ordinance adopted June 12th, 1929 employing L. H. Gosserand as special Attorney in intercostal Canal Right of Way matters be and the same is hereby repealed.

Roll called to vote on the adoption of the Ordinance resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None.

ABSENT - - Fisher.

On motion of Mr. Dauenhauer, seconded by Mr. Strehle, the following resolution was adopted:

RESOLUTION

WHEREAS, the State Highway Department of Louisiana, has designated Copernicus Avenue, Gretna, Parish of Jefferson, as a portion of the State Highway and has paved with concrete from the Jackson Avenue Ferry to Fifth Street on said Avenue, which connects with the main highway leading to Westwego and Algiers, and

WHEREAS, the Gretna High School is located on Copernicus Avenue and Tenth Street, and said High School serves eligible pupils from Marrero, Harvey, Gretna and McDonoghville, who are compelled to use bus service to go to and from the said school; and the present bus service discharges pupils coming from Harvey, Marrero and upper Gretna at Fourth Street and Copernicus Avenue, and those coming from McDonoghville at First Street and Copernicus Avenue necessitating their walking the distance between these two streets and Tenth Street and Copernicus Avenue where the school is located;

and, WHEREAS, by the extension of the concrete paved roadway from Fifth To Tenth Street on Copernicus Avenue the said bus service could be routed so as to form a belt line by which the pupils or children could be discharged as passengers on the ground immediately in front of the High School.

And, WHEREAS, the administration of the State Highway Department, under the executive leadership and official direction of Hon. Governor Huey P. Long and Hon. O. K. Allen, has demonstrated its policy to be for the location of these paved highways in such locality as to be of the maximum service to the public,

THEREFORE, Be It Resolved, by the Police Jury of the Parish of Jefferson, that Hon. Huey P. Long, Governor of the State of Louisiana, and Hon. O. K. Allen, Chairman of the Louisiana Highway Commission and the Highway Commission, be and they hereby are memorialized to extend the present concrete highway on Copernicus Avenue from Fifth To Tenth Street, to accomplish the above set forth purpose.

BE IT FURTHER RESOLVED, that a certified copy of this resolution be forwarded to the aforesaid Governor Huey P. Long, and Hon. O. K. Allen, Chairman of the Highway Commission, and the Highway Commission.

I, the undersigned, hereby certify that the foregoing is a true

copy of a resolution adopted by the Police Jury, Parish of Jefferson, on March 1931

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La. April 8, 1931

The Police Jury met this day in regular session and the following members were present, W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

Absent - - Jos. Fisher.

By motion, duly seconded, the reading of the minutes of the last meeting was dispensed with and approved as published.

By motion, duly seconded, the regular order of business was deferred to allow parties to address the Jury.

Mr. Deckbar appeared before the Jury and asked that a resolution be passed by the Jury requesting the State Highway Commission to start the work to replace and gravel the road along the Levee from Shrewsbury and Kenner, which is a former road and part of the State Highway System.

On motion by Mr. Ottermann, seconded by Mr. Dumestre, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the Louisiana Highway Commission be, and they are hereby requested to place the Highway along the Mississippi River Levee from Severn Avenue, (Shrewsbury Road) to William Street, Kenner, being routes 1232 and 1250, Act of 1930, in suitable condition, the said Highway having been destroyed for a great portion of its length by the moving back of the said Mississippi River Levee at various points, thereby depriving the residents of the Parish of Jefferson living along said Highway from the use of same.

BE IT FURTHER RESOLVED, that the said Highway is necessary for the safety and protection of the lives and property of the residents of a great portion of the Parish of Jefferson, as in the event of any caving or breaking of the Mississippi River Levee in the vicinity of said Highway it would be impossible to transfer men and material to the scene of such caving or breaking of the levee in time to avert disaster without the said Highway is placed in proper condition.

COMMUNICATION

From Mr. Clyde Harver, requesting information concerning the industries, Occupations, Scenery, Main Highways, Schools and Colonial Homes in the Parish, was received.

NOTICE

Notice from the War Department, U. S. Engineers office of Memphis, Tenn., notifying the Police Jury that a public hearing will be held in the City Hall, New Orleans, at 10 o'clock A. M. May 27, 1931, on the question of fixing standard bridge clearances over the Mississippi River

between the mouth of Red River and head of the passes, was received.

The following legal opinion from Jno. E. Fleury, District Attorney and Legal advisor of the Police Jury in reference to a proposition made to the Police Jury, by a land owner, to donate a certain plot of ground in Bridgedale, for a Public Park; provided the Jury pay the taxes for the year 1930 and thereafter; was received.

OPINION

Police Jury, Parish of Jefferson,
Gretna, La.

Attention: Mr. Wm. Hepting, Secty.

Gentlemen:-

Your letter of the 3rd instance in reference to a proposition made to the Police Jury by land owner, to donate a certain plot of ground in Bridgedale for a public park, provided the Jury pay the taxes for 1930 and thereafter, and in reply thereto, I beg to advise you that after checking this matter, it is my opinion that under the jurisprudence as laid down by the Supreme Court of Louisiana, that whenever a subdivision of a plot of ground is made and a survey and map thereof has been filed and deposited in the office of the Clerk of Court, and plots of ground are sold in connection with said plan, the designation on said plan of a portion of ground shown on the map, as a public park, definitely fixed the status of said plot as donated for the use of the public, and that nothing more is necessary, in my opinion to make a plot of ground public, other than the mere filing of the map, as above stated and the sale of ground in accordance with said map.

Secondly, even if it were otherwise it is my further opinion that the Police Jury has no right to use the taxes paid in by taxpayers of the entire Parish into the general fund for the purpose of paying taxes on a piece of ground dedicated as a public park for public purposes, until the bonds of the Fourth Jefferson Drainage District mature.

Yours very truly,

Jno. E. Fleury, District Attorney.

Request from the Local Encampment Committee,
United States War Veterans, for a one page advertisement in the Souvenir Program National Encampment in New Orleans, La. September 6th, to 10th, 1931 to the amount of \$100. was received.

The following proposition to build a portion in the New Court House to serve as an office and ante room for the District Attorney's Office. Was referred to the Courthouse and Jail committee, with full power to act.

Application from the Pan American Petroleum Corporation for a permit to construct and operate a gasoline oil filling station on the property owned by Valentine Betz, located at the intersection of Avenue A and Metairie Road, Metairie Ridge, La. with a petition attached signed by property owners located within 300 feet of the said site consenting to the issuance by the Police Jury of a permit to the Pan American Petroleum Corporation for the erection and operation of the said gasoline filling station, was read, and

By motion of Mr. Dumestre, seconded by Mr. Strehle,

the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that permission be and is hereby granted to the Pan American

Petroleum Corporation to construct and operate a gasoline oil filling station on the property of Valentine Betz, on Avenue A and Metairie Road Metairie Ridge, La.

Application of Anthony Paciera for a permit to operate an oil station on the property owned by Mrs. Chas Strohmeier, located on the Metairie Highway opposite what is known as Forest Hill subdivision of the Parish of Jefferson, La., with a petition attached signed by property owners located within 300 feet of the said site assenting to the issuance by the Police Jury of a permit to Anthony Paciera for the operation of an oil station, was read, and on motion by Mr. Dauenhauer, seconded by Mr. Strehle, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled that permission be and is hereby granted to Chas Strohmeier, located on the Metairie Highway opposite what is known as Forest Hill subdivision of the Parish of Jefferson, La., with a petition attached by property owners located within 300 feet of the said site assenting to the issuance by the Police Jury of a permit to Anthony Paciera for the operation of an oil station, was read, and on motion by Mr. Dauenhauer, seconded by Mr. Strehle, the following resolution was adapted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled that permission be and is hereby granted to Anthony Paciera to operate an oil station on the property owned by Mrs. Chas. Strohmeier located on the Metairie Highway opposite what is known as Forest Hill subdivision of the Parish of Jefferson, Louisiana.

Motion by Mr. Cantrell, seconded by Mr. Petit, the following resolution was adapted.

BE IT RESOLVED by the Police Jury of the Parish of Jefferson that the plan of re-sub-division of Lots No 92-94-96-98-100 Salayville Avenue, Westwego, La. property of Paul Pazanis be approved subject to the approval of the Parish Engineer.

Motion by Mr. Otterman, seconded by Mr. Dumestre, the following resolution adapted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, that the President be and is hereby authorized to expend a sum not to exceed three hundred dollars to entertain delegates of the Police Jury Association of Louisiana which will meet in the City of New Orleans April 21 and 22 1931, in annual convention.

Motion by Mr. Otterman, seconded by Mr. Dumestre, the following Resolution was adapted:

Ordinance
Regulating Loud
Speakers
at Pig
Stands.
Et c.

WHEREAS numerous complaints have been made to the Sheriff's Office and to Members of the Police Jury by residents of the Seventh and Eighth Wards, with reference to the nuisances created by Loud Speakers in and around the Pig Stands located in the Seventh and Eighth Wards,
THEREFORE BE IT RESOLVED, that the following Ordinance governing the time within which said Loud Speakers from

Office of
Dist Atty
built in
Courthouse
Annex

Radio and Phonographs that are operated by owners of Lunch Stands, Soft Drink Stands, Oil Stations, Restaurants, Pig Stands, where said Loud Speakers are not in an enclosure or building and providing a penalty for violation.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the owners and operators or proprietors of all Lunch Stands, Soft Drinks, Oil Stations, Restaurants, and Pig Stands where Loud Speakers are used either from Radio or from Phonograph, or other musical instruments and are not enclosed in a building that would prevent the travel of sound of said Loud Speaker, that such owners, operators, or proprietors shall on and after the promulgation of this ordinance be required to discontinue the use of said Loud Speaker between the hours of 11 P. M. and 7 A. M.

SECTION 2. BE IT FURTHER ORDAINED, that any person or persons found guilty whether as owners, proprietors, operators, or agents, found guilty of violating Section 1 of this Ordinance shall be fined with the sum not to exceed Twenty-five (\$25) Dollars or imprisonment in the Parish Jail not exceeding Thirty (30) days or both at the discretion of the Judge.

Roll called on the adoption of the above resolution resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre. NAYS - - - None.

On motion, duly seconded, the Secretary was instructed to request the Parish Auditor to attend the next regular meeting of the Jury.

On motion by Mr. Quinn, seconded by Mr. Strehle, the following Ordinance was adopted:

An ordinance to authorize the President on behalf of the Police Jury to borrow from the Whitney Trust & Savings Bank the sum of \$25,000. and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury, Jefferson Parish, for the year 1931, authorizing the execution of a note or certificate of indebtedness in favor of said bank for amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1931, to pay the amount borrowed.

SECTION 1. BE IT ORDAINED by the Police Jury, Jefferson Parish, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust & Savings Bank, on behalf of the Police Jury, the sum of \$25,000. and such additional sum as may be necessary to pay the interest due or to become due on said amount for the purpose of paying the current expenses of the year 1931.

SECTION II. BE IT FURTHER ORDAINED, that for payment of amount borrowed and note or certificate executed as herein provided the Police Jury of Jefferson Parish hereby dedicates, appropriates and sets aside, the sum of \$25,000. out of the revenues and taxes of the Parish of Jefferson, for the year 1931, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above Ordinance resulted as follows: YEAS - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None. . ABSENT - - - Fisher.

There being no further business the Jury adjourned.

Secretary

W. R. Toledano
President.

Gretna, La. May 13, 1931.

The Police Jury met this day in regular session and the following members were present:

W. R. Tolédano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

Absent - - Joseph Fisher.

On motion duly seconded, the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded, the regular order of business was deferred to allow parties to address the Jury.

L. H. Gosserand, special attorney, employed by the Police Jury to file condemnation proceedings against property owners for land needed for the right of ways for the Intercostal Canal advised the Police Jury to appoint a Jury of free holders of the Parish of Jefferson to trace and lay out a right of way for the purpose of building the Intercostal Canal, and to expropriate land necessary for said Canal, and to assess such damages as may be sustained by the land owners, and

On motion of Mr. Dauenhauer, seconded by Mr. Strehle, the following Ordinance was adopted:

ORDINANCE

An Ordinance providing for the appointment of a Jury of free holders of the Parish of Jefferson to trace and lay out a right of way for the canal and to expropriate land necessary for said canal and to assess such damages as may be sustained by the land owners.

WHEREAS, the United States Government has appropriated by act of Congress a certain amount of money appropriating Fifteen Million Dollars for the Purpose of Constructing a Public Navigation Canal, call the Louisiana and Texas Intercostal Waterways from the Mississippi River at or near New Orleans, Louisiana, to Corpus Christi, Texas, in accordance with the report submitted in House Document numbered 23868 Congress First Session, and subject to the condition set forth in said document: PROVIDED HOWEVER, that the section from Galveston to Gulf Texas shall be constructed as recommended by the Board of Engineers for the River and Harbors in report contained in the documents. PROVIDED FURTHER, that not more than two government dredges shall be constructed for the use in prosecuting this project; and PROVIDED FURTHER, that no expense shall be incurred by the United States for the acquiring of any lands required for the purpose of this improvement, and

WHEREAS, the General Assembly of 1917, under Act 16 authorized the Police Juries of the several Parishes of the State of Louisiana to expropriate when necessary for the purpose of donation to the United States of America such rights of way through lands situated in their respective Parishes, as may be needed by the United States for the purpose of constructing, operating, and maintaining canals for transportation purposes and for construction and improvement of the Inland

waterway Channel, known as the Intracoastal Canal and prescribed that the said rights of expropriation shall be exercised in the same manner and in the same proceedings and under the same limitations now imposed by law on Police Juries in the expropriation of rights of way for public road purposes, and

WHEREAS, the law provided that expropriation proceedings in this instance should be conducted as provided for in Section 3369 and 3370, of the revised Statute of the State of Louisiana, said section providing that the Police Juries shall appoint a Jury of Free Holders consisting of not less than six inhabitants of the Parish where the said canal is to be located and it shall be the duty of the said Jury of Free Holders to trace and lay out such right of way to the greatest advantage of all the inhabitants and as little as may be to the prejudice of enclosures and that said Jury shall assess such damage as any person may sustain, and

WHEREAS, it is the purpose of the Police Jury of the Parish of Jefferson to procure and expropriate for the purpose of a right of way for said Intracoastal Canal such lands as the Jury of Free Holders may find necessary for the purpose of the location of said canal and for the right of flowage for the mud and silt deposited taken from excavation of said canal and the land or space adjacent to said canal necessary for the deposit of such earth or soil or other material excavated in the construction and maintenance of said canal on the property of the owners abutting on or along the right of way of said canal.

THEREFORE, Be It Ordained by the Police Jury of the Parish of Jefferson, in regular session assembled do now appoint and constitute the following tax payers residents and free holders of the Parish of Jefferson:

C. A. Buchler, Louis Foss, Frank Di Salvo, Devel H. Roussel, R. W. Mayronne, and Edward Gardere, a jury to trace and to lay out such rights of way for said Intracoastal Canal that shall rebound to the greatest advantage of the inhabitants and as little as may be to the prejudice of enclosures and that it have the power to assess such damages as may be sustained by any person or land owner by reason of this expropriation.

The above Ordinance was read and adopted section by section and then as a whole by the Police Jury of the Parish of Jefferson, on the 13th day of May, 1931, by the following vote:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None

ABSENT - - Fisher.

I, WILLIAM HEPTING, do hereby certify that the above and foregoing is a true and correct copy of the Ordinance No. _____ adopted May 13th, 1931, by the Police Jury of the Parish of Jefferson, State of Louisiana.

On motion, duly seconded, the secretary was instructed to notify members of the Jury of freeholders appointed by the Jury to trace and lay out a right of way for the Intracoastal Canal, to meet Monday, May 18th, 1931, at 1. P. M. in the Police Jury, Courthouse, Gretna, to organize and make plans for the prosecution of its work.

Mr. Babin, who is representing the Louisiana extension service,

requested the Jury to appropriate a certain sum to cover the cost for a county agent to carry on farm work in the Parish, and

On motion of Mr. Petit, seconded by Mr. Cantrelle, the following motion was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, that the sum of \$2400.00 be and the same is hereby budgeted and appropriated out of the resources of the Police Jury of the Parish of Jefferson for the year 1932, for the purpose of paying 2/3 of the salary of a county agent for Parish of Jefferson, beginning, January 1st, 1932.

Roll called to vote on the adoption of the above resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - None.

Mr. T. B. Grevenburg, attorney, owners of the Elmwood Land Company Inc.; presented a plan of Section B. Elmwood, subdivision planned by F. B. Grevenburg and dated April 30, 1931, for approval by the Jury, and on motion of Mr. Quinn, seconded by Mr. Strehle, the following resolution was adopted:

BE IT RESOLVED, that the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and is hereby authorized and empowered to approve and sign the plan of section B. of Elmwood subdivision subject to the approval of the Parish Engineer.

Mr. Lee Hailey, on behalf of the Gould Fire Company, request the Jury to appropriate the sum of \$700.00 for one half cost of Fire hose purchased by said Fire Company, during the year 1930; and

On motion of Mr. Quinn, seconded by Mr. Strehle, the following resolution was adapted:

BE IT RESOLVED, that the Police Jury of the Parish of Jefferson, do hereby agree to appropriate the sum of \$700.00 to the Gould Fire Company at the regular meeting to be held in January 1932, for the payment of Fire hose purchased by said Fire Company during the year 1930.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer, received and ordered filed.
Report of Finance Committee, all bills approved ordered paid,
Report of Parish auditor, received.
Report of Electrical Inspectors H. S. Lowe, and L. D. Richard, received.
Report of Local Office Bureau Animal Industry, received.
Report of London Guarantee and Accident Company, Ltd.; showing the Financial condition of the company as of December 31, 1930, received.

COMMUNICATIONS

From the Louisiana Digest, requesting the adoption of resolutions contributing to the support of the Official Journal of the Police Jury, Association of Louisiana, the Louisiana Digest. - - Received.

Engineer J. H. Payne submitted plans for subdividing three squares of Hessmer Farms for approval, and

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the plans as submitted be approved and the President authorized and directed to sign the same.

Request of the Standard Oil Company to renew the contract for

Standard Furnace Oil or 28-33 distillate for a period from May 15, 1931 to May 15, 1933, was referred to the Courthouse and Jail Committee.

On motion of Mr. Dumestre, seconded by Mr. Ottermann, It was Resolved that the Police Jury purchase from the Walter Weidman Post No. 64 of the American Legion, six American Flags, together with poles and concrete sockets to be installed complete for the price of \$7.50 per unit or a total of \$45.00 to be paid for after installation of same and approved.

Application of P. W. Babcock Oil Company for a permit to erect Oil storage tanks in West Carrollton - - also resolutions adopted by the 7th ward Progressive League of the Parish of Jefferson and a petition signed by residents and property owners opposing the issuance of a permit to the said Babcock Oil Company by the Police Jury at the site mentioned, and

On motion of Mr. Dumestre, seconded by Mr. Dauenhauer, the matter was referred to the Oil Commission of the Parish.

Petition signed by Property owners and residents of Metairie Heights requesting the Jury to have the streets in Metairie Heights graded and graveled.

Motion by Mr. Dumestre, seconded by Mr. Ottermann, the Secretary was instructed to communicate with East Jefferson Water Works District No 1, and request them to have the Geo Robertson Company, Contractors

to restore the streets in the said district in the same condition in which they were prior to the laying of the water mains, for which 2% of the contract price have been retained for that purpose.

Motion by Mr. Dumestre, seconded by Mr. Ottermann, that the District Attorney communicate with the proper authorities of the United States Government and request them to discontinue sending Federal Prisoners to the Jefferson Parish Jail in Gretna for the reason that the Parish is in no position to handle them.

Motion by Mr. Ottermann, seconded by Mr. Quinn, the following Resolution was adopted:

WHEREAS, the P. W. Babcock Oil Company are constructing a warehouse and erecting Gasoline Oil Storage Tanks in West Carrollton without first obtaining a permit from the Police Jury, and

WHEREAS, the site on which said Gasoline Storage Tanks are being erected is considered a Fire hazard and a menace to life and property, therefore,

BE IT RESOLVED, that the District Attorney take such action as is necessary in the premise to safeguard Life and Property in the vicinity of the said Gasoline Oil Tanks.

Motion by Mr. Dumestre, seconded by Mr. Strehle, the following Ordinance was adopted:

An Ordinance levying a tax of one cent per gallon on gasoline sold, used or consumed within the territorial limits of the Parish of Jefferson, for a period of one year from the first day of the month of June, 1931.

WHEREAS, the Louisiana Legislature by Act No. 15, passed at the special session held in the year 1928, has delegated the Parishes the

right power and authority to levy and collect a tax of one cent per gallon on gasoline sold, used or consumed, within their respective territorial limits.

WHEREAS, the Parish of Jefferson, through its Police Jury desires to exercise the power and authority conferred to it under the provisions of said act, and has given public notice as required in said act;

SECTION 1. BE IT THEREFORE ORDAINED, by the Police Jury of the Parish of Jefferson, that there be and is hereby levied a tax of one cent per gallon on all gasoline sold, used or consumed within the territorial limits of the Parish of Jefferson for a period of one year, beginning with the first day of June, 1931.

SECTION 2. That the provisions of Section 1 hereof shall not apply to gasoline used for the operation of motor boats, and any tractors and stationary engines, used exclusively for farm purposes. Provided, however, that motor boats used for pleasure purposes shall be subject to the provision of this Ordinance.

SECTION 3. BE IT FURTHER ORDAINED, that, for the purposes of this Ordinance, any person, firm or corporation selling and distributing gasoline for retail, and any person, firm or corporation selling gasoline in bulk direct to the consumer, is hereby classed as a jobber.

BE IT FURTHER ORDAINED, that each and every jobber who sells or distributes gasoline within the territorial limits of the Parish of Jefferson irrespective of the domicile of such jobber, shall be and is hereby required to make and file with the Treasurer of the Parish of Jefferson, on or before the tenth day of each and every month a written report stating the number of gallons of gasoline sold or distributed within the territorial limits of the Parish of Jefferson during the preceding month and shall accompany said report with remittance covering the amount due for such month under the provision of this Ordinance.

BE IT FURTHER ORDAINED, that such jobber or jobbers shall set forth such report the names and addresses of all persons to whom such gasoline has been sold or distributed, as well as the quantity thereof sold or distributed to each such person.

BE IT FURTHER ORDAINED, that such report shall be certified to by the jobber himself or by any person in his employ whose duties as such acquaint him especially with knowledge of the subject matter.

BE IT FURTHER ORDAINED, that the first report and remittance herein required shall be for the month of June, and shall be made on or before the 10th day of July, 1931, and subsequent reports and remittances herein provided for shall be made on or before the 10th day of each succeeding month.

SECTION 4. BE IT FURTHER ORDAINED, that any person violating any of the provisions of this Ordinance shall be guilty of a misdemeanor and shall upon conviction, be sentenced to pay a fine of not more than \$100.00, or imprisonment in the Parish Jail for a period not to exceed thirty days or both, at the discretion of the Court.

SECTION 5. BE IT FURTHER ORDAINED, that the proceeds of the tax herein levied are hereby dedicated for the purpose of constructing maintaining and repairing the Parish roads and bridges situated within the territorial limits of the Parish of Jefferson.

SECTION 6. BE IT FURTHER ORDAINED, that this Ordinance shall take effect on and after June 1st, 1931, for a period of one year.

The roll being called on the adoption of the above Ordinance, the vote resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - None.

ABSENT - - Fisher.

Motion by Mr. Strehle, seconded by Mr. Dauenhauer, the following resolu-

tion was adopted:

BE IT RESOLVED, that Mr. Andrew G Gugel, be and he is hereby appointed Supervisor of the One Cent Gasoline Tax for a period of one year, beginning June 1st, 1931, at a salary of Two hundred and Seventy Five (\$275.00) Dollars per month, including his expenses.

Motion by Mr. Strehle, seconded by Mr. Ottermann, the following Ordinance was adopted.

An Ordinance amending the budget for the year 1931.

BE IT RESOLVED, that the Secretary be and he is hereby instructed to correct the minutes of the last meeting of the Police Jury as published in the official Journal, so that the Resolution amending the Budget for the year 1931, read as follows:

Budget amended

BE IT RESOLVED, that the Budget for the year 1931, be amended, so that the item for miscellaneous be reduced from \$15,000.00, to \$12,500.00, and that the item for maintenance of buildings be increased from \$2500.00 to \$5000.00.

Roll being called to vote on the adoption of the above Ordinance, resulting as follows:

YEAS - - -Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None

ABSENT - - - Fisher.

On motion of Mr. Cantrelle, seconded by Mr. Strehle, the following resolution was adopted:

BE IT RESOLVED, that Louis C. Fos, and Ernest M. Conzelmann, be and they are hereby appointed as members of the Second Jefferson Drainage District, vice themselves, - -term expired.

On motion of Mr. Cantrelle, seconded by Mr. Dauenhauer, the following Ordinance was adopted:

AN ORDINANCE

On motion of Mr. Cantrelle, seconded by Mr. Dauenhauer, the following Ordinance was adopted:

An Ordinance authorizing the President, on behalf of the Police Jury to borrow from the Whitney Trust and Savings Bank, the sum of \$25,000.00, and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses

of the Police Jury of the Parish of Jefferson for the year 1931, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson, for the year 1931, to pay the amount borrowed.

SECTION I. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust and Savings Bank, on behalf of this Police Jury, the sum of \$25,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expense of the Police Jury of the Parish of Jefferson for the year 1931

SECTION II. Be it Further Ordained, etc., that the President is further authorized and empowered to execute in favor of said Whitney Trust and Savings Bank, a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION III. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$25,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1931, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above Ordinance resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann Dumestre.

NAYS - - None.

ABSENT- - Fisher.

There being no further business the Jury adjourned.

Wm Hepting Secretary.

W. R. Toledano President.

Gretna, La. May 28, 1931.

The Police Jury of the Parish of Jefferson met on the above date in special session.

Due notice having been given by registered mail to the following parties representing all persons interested in condemnation of the intracoastal canal, to-wit:

VICTOR LEOVY, representing Morgan's Louisiana and Texas Railroad and Steam ship Company and City Bank Farmers Trust Company (formerly known as the Farmers Loan & Trust Company) Trustee for bondholders under mortgage inscribed against said tract of land standing in the name of Morgan's Louisiana and Texas Railroad and Steamship Company.

ESMOND PHELPS, representing Texas and Pacific Railway Company, Owner, Fidelity Philadelphia Trust Company, Bankers Trust Company of New York and Guaranty Trust Company of New York, Trustees for bond

issues recorded against the property standing in the name of Texas and Pacific Railway Company.

THOS. J. FREEMAN and ESMOND PHELPS, representing Chemical Bank & Trust Company of New York, Trustee for bond issue recorded against Texas and Pacific Railway Company.

LEONARD B. LEVY, representing the Texas Pacific-Missouri Pacific Terminal Railroad of New Orleans.

Said notice being in the following form to-wit:

Dear Sir:-

May 25, 1931.

You are hereby notified that the Police Jury of the Parish of Jefferson will meet in special session at the office of the Police Jury, Parish of Jefferson, District Court House, Grotna, La. on Thursday, May 28th, 1931, at 1:00 o'clock P. M. for the purpose of receiving and acting upon the report or proces verbal of the Jury of Tax Payers, residents and free holders of the Parish of Jefferson, appointed by this Police Jury by Ordinance adopted May 13, 1931, to trace and lay out a right of way for the purpose of building Intracoastal Canal and to expropriate land necessary for said canal and to assess such damages as may be sustained by the land owners.

Accordingly you are hereby notified to attend said meeting of the Police Jury of the Parish of Jefferson to the end that you may fully participate in any action that may be taken at said meeting and to take such steps as you may deem necessary to protect your interest in the premises.

POLICE JURY, PARISH OF JEFFERSON
BY WILLIAM HEPTING, SECTY.

Each and every member of the Police Jury of the Parish of Jefferson were duly notified in writing of the holding of this Special meeting, said notice being in the following form, to wit:

May 26, 1931.

Dear Sir:-

You are hereby notified that a special meeting of the Police Jury is called to be held Thursday, May 28, 1931, at 1 P.M. for the purpose of receiving and acting upon the reports of the Jury of Freeholders with reference to condemnation of right of way for the Intracoastal Canal over and across the property of the M. L. & T. R. & S. S. Company and the T. P. R. R. Company and to authorize the transfer of said right of way from the Police Jury of the Parish of Jefferson, Louisiana, to the United States of America, and to provide for the payment of damages assessed by said Jury of Freeholders.

Also for the purpose of acting upon an application made on behalf of Messrs Cornelius Krowl, and M. M. Travis for a permit to operate an Oil Refinery for the manufacture of gasoline, lubricating and other oil, and the construction of oil tanks for the storage of raw material, and the finished product, to be located in the seventh (7th) Ward of the Parish of Jefferson, on property belonging to the Yazoo and Mississippi Valley Railway Company.

And for the purpose of correcting the minutes of the last meeting as published in the Official Journal.

Yours very truly,
(SGD.) William Hepting,
Secretary.

Upon roll being called showed the following members present:
W. R. Toledano, President, E. L. Quinn, A. J. Cantrelle, Joseph Petit, Robert Ottermann, A. C. Dumestre.

ABSENT- - W. E. Strehle, B. P. Dauenhauer, Joseph Fisher.

There being a quorum present the President called the meeting to order and thereupon, C. A. Buchler, Chairman of the Jury of Freeholders appointed by this Police Jury by ordinance adopted on May 13, 1931, presented and filed with this Police Jury proces verbal of all its proceedings signed in quadruple originals, together with all exhibits annexed thereto.

On motion of Mr. Cantrelle, seconded by Mr. Petit, the following Ordinance was adopted:

AN ORDINANCE

An ordinance expropriating, condemning and acquiring rights of way and incidental privileges thereto, through the Parish of Jefferson for the construction

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maintenance and operation under the authority of the United States of America, for an Intracoastal Canal, provided for the payment of the damages sustained by the Property owners whose property said rights of way and incidental privileges are obtained, as fixed by a Jury of Freeholders; all in accordance with Section 3369 of the Revised Statutes of Louisiana and Act No, 16 of the Special Session of 1917.

WHEREAS, by Act No, 16, of the Extra Session of 1917, the Police Jury of the Parish of Jefferson was authorized to expropriate and condemn rights or way for an Intracoastal Canal through the Parish of Jefferson, to be constructed, maintained and operated under the authority of the United States of America. The deed of condemnation of said rights of way thereby convey to the said United States of America, and good and valid title to the rights of way against all persons whomsoever, and

WHEREAS, in compliance with said statute and in accordance with Section 3369 of the Revised Statutes of Louisiana, the Police Jury of the Parish of Jefferson, did, by Resolution adopted on May 13, 1931, appoint a Jury of Freeholders to trace and lay out through the Parish of Jefferson on the aforesaid rights of way for the Intracoastal Canal, and to designate the locations and extent of incidental privileges thereto, and to assess such damages as any persons may sustain through expropriation and condemnation of said rights of way and incidental privileges by the Parish of Jefferson, and

WHEREAS, said Jury of Freeholders was appointed, has traced and laid out said rights of way, and has designated the location and extent of said incidental privileges, and has assessed the damages to be sustained by each person through whose property said rights of way and incidental privileges to be expropriated and condemned all of which will more fully appear by the original report or Proces verbal or the proceedings of the Jury of Freeholders filed with and deposited among the archives of the Police Jury of the Parish of Jefferson, on the 28th day of May, 1931, and ordered paraphed for identification with the minutes of the meeting of said Police Jury on said date and

WHEREAS, the location, extent and description of said rights of way and incidental privileges as traced, laid out and designated in the aforesaid report or proces-verbal of the Jury of Freeholders has been approved by the District Engineers of the Corps of Engineers of the United States Army, acting for the War Department of the United States of America, under the jurisdiction of which said Intracoastal Canal through Jefferson Parish is to be constructed, maintained and operated, all of which will more fully appear by a certificate to that effect by Major R. F. Fowler, of the Corps of Engineers of the United States Army, which is appointed to the aforesaid report or proces-verbal of said Jury of Freeholders, and

WHEREAS, the Police Jury of the Parish of Jefferson on the 25th day of May, 1931, after notifying in writing each and every property owner listed in the aforesaid report or Proces-Verbal of the Jury of Freeholders as owning property to be effected by the condemnation of said rights of way and incidental privileges, that the Police Jury of the Parish of Jefferson would meet in open session at the Court House, at Gretna, Louisiana, on Thursday, May 28, 1931, at 1 o'clock P. M. for the purpose of formally considering and taking action with reference to said report or Proces-verbal, and notified and requested said property holders to attend and participate in said meeting, said notices being sent by registered mail, addressed to said property holders, in the same manner that the notices as recited to have been addressed to them in the aforesaid report or Proces-Verbal of said Jury of Freeholders, and

WHEREAS, the Police Jury of the Parish of Jefferson did meet in open session at the Court House at Gretna, Louisiana, on this the 28th day of May 1931, at 1 o'clock p.m. and did then and there consider said report or Proces-Verbal of the Jury of Freeholders, and no complaint being urged against the approval or adoption thereof, by any of the aforesaid property holders attending said meeting, or being otherwise made known to the Police Jury of the Parish of Jefferson, and the Police Jury being of the opinion that the report or said proces-verbal of the Jury of Freeholders should be approved and adopted, and the rights of way and incidental privileges therein referred to, and described should, in accordance therewith be expropriated and condemned and in the name of the Parish of Jefferson for the purpose aforesaid,

NOW, THEREFORE, be it resolved and ordained by the Police Jury of the Parish of Jefferson:

SECTION I. That the report or Proces-verbal of the Jury of Freeholders dated as of May 25th, 1931, tracing and laying out the aforesaid rights of way, and designating the location and extent of incidental privileges thereto, and assessing the amount of damages suffered by sundry proprietors thereof through whose property said rights of way and incidental privileges entered, be and is hereby in each and every form approved, ratified and homologated and, accordingly, and pursuant thereto, and in conformity with Section 3369 of the Revised Statutes of the State of Louisiana, and Act No. 16 of the Extra Session of 1917, and subject to the conditions, reservations and qualifications in this Ordinance elsewhere expressed, there is hereby expropriated, condemned and acquired by the Police Jury of the Parish of Jefferson, for an inland waterway to be known as Intra-Coastal Canal to be constructed, maintained and operated under the authority of the United States of America,

the sundry rights of way incidental privileges as laid out, traced and designated by the aforesaid report or proces-verbal of the proceedings of the Jury of Freeholders, and described as follows-to-wit:

MORGAN LOUISIANA AND TEXAS RAILROAD
AND STEAMSHIP COMPANY.

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Item No. 1

Morgan's Louisiana and Texas Railroad and Steamship Company, the sole recorded owner of the property in this Item 1, described, is a corporation organized under the laws of the State of Louisiana and domiciled and doing business in the City of New Orleans, Louisiana. Notice was addressed to said corporation at its said domicile. City Bank Farmers Trust Company (formerly known as The Farmers' Loan and Trust Co.) is the Trustee for bond holders under mortgage bonds recorded against said property.

The property of said corporation condemned under this Item for the aforesaid rights of way and privileges incidental thereto being the perpetual rights, servitudes or easements to enter upon, dig, excavate or cut away and remove the necessary portions of the hereinafter described tract of land as may be required to construct a bridge in accordance with the construction on contract hereinabove described and the plans thereto attached, or as may be required at any time in the prosecution of the aforesaid work in accordance with said contract and to maintain the portion so cut away and removed as a part of the navigable waters of the United States and the further perpetual rights, servitudes or easement to enter upon, occupy and use such portion of said tract of land not so cut away and converted into public navigable waters as aforesaid for such purposes as may be needed in the preservation and maintenance of said work or improvement. It is expressly agreed, however, that there is reserved to said corporation and its lessees, successors and or assigns, present and/or future all such title, rights and privileges and servitudes in said land not inconsistent with the rights and easements herein conveyed to the United States as are necessary to be used and enjoyed by them in the operation and maintenance of its lines of road through and over said property with the right to grant an easement or use to any other corporation or corporations to construct and operate tracks upon the same in order that the said companies may use jointly the new bridge to be constructed across said canal. And it is further agreed that the rights herein granted to the United States of America in said property are to be used so as not to unnecessarily interfere with or impede the said corporation and its lessees successors and/or assigns, present and/or future, in the use of its lines of road through and over said property as they are now located or as they may be located thereafter. The property of said corporation condemned under this Item for the aforesaid rights of way and the aforesaid privileges incidental thereto is described as follows:

"That certain tract of land situated in the Parish of Jefferson, State of Louisiana, being a portion of a larger tract of land acquired by the New Orleans Opelousas and Great Western Railroad Company from Mrs. L. Harvey, by act before Achille Chiappella, a Notary Public in and for

the City and Parish of New Orleans, Louisiana, dated August 8th, 1855, and registered in the Conveyance Office of Jefferson Parish, Louisiana, in C. O. B. "E," at folio 706; by Morgan's Louisiana and Texas Railroad and Steamship Co., from Charles Morgan by an act, dated April 1st, 1878, registered in the Conveyance Office of Jefferson Parish, Louisiana, in C. O. B. "N" at folio 446, on April 17, 1878 and as stated in the act last above mentioned by Charles Morgan by judgment seizure, and sale, by the United States Circuit Court for the Fifth Louisiana District, in the case entitled Charles Morgan vs. New Orleans Opelousas and Great Western Railroad Company, No. 5788 of the Docket of said Court, dated May 25, 1869, more particularly described as follows, to-wit:

Beginning at a point on the dividing line between the property of Texas and Pacific Railroad Co. (formerly the property of New Orleans Pacific Railroad Co.) and the property of Morgan's Louisiana and Texas Railroad and Steamship Co., hereinabove described, said point being N. 73, 02' 15" E a distance of five hundred fifty-three and seventeen hundredths (553.17) feet more or less from the intersection of the above described dividing line and the East boundary of the property now or formerly belonging to N. D. Harvey which point is the point of beginning; thence continuing N 73 02' 15" E along said dividing line a distance of one hundred fifty and thirty-one hundredths feet to a point, said point being in aforesaid dividing line; thence S 20 38' 15" E. a distance of fifty and one tenth (50.01) feet to a point being in south right of way line of the said Company; thence S 73 02' 15" W. along said Company's south right of way line a distance of one hundred fifty and thirty-one hundredths (150.31) feet to a point said point being in Company's South right of way line and opposite to and twenty five (25) feet distance from said Company's Engineers' main line center line station 237-62.9; thence N. 20 38' 15" W, a distance of fifty and one tenth (50.01) foot to the point of beginning, as shown on map file I. W. Way 33, dated February 17, 1931, hereto attached; all bearings being referred to true North and the parcel containing a calculated area of seventeen hundredths (0.17) acres more or less

ITEM # 2. TEXAS AND PACIFIC RAILROAD COMPANY.

Texas and Pacific Railroad Company, the sole recorded owner of the property in this Item 2, described, is a corporation, chartered and existing by virtue of the Act of Congress of the United States. The Corporation's names as Trustee under bonds recorded against said tract of land standing in the name of the said Texas and Pacific Railway Company, and as lessee, respectively, are corporations duly notified as aforesaid through their attorneys, who were present as aforesaid and accepted notice.

The property of land corporation condemned in this proceeding is the same perpetual right, servitudes or easement hereinabove described with respect to the said tract of land standing in the name of said Morgan's Louisiana and Texas Railroad and Steamship Company with the same conditions; with the exception that in respect to said property described in this Item No 2, it will be necessary, in addition to the construction of said waterway having clear navigable width of seventy five (75') feet, to construct a lock said lock to be partially located upon the tract of land hereinafter described and to be so located and constructed as in no wise to interfere with the construction of the bridge referred to in said contract. The property of said corporation

condemned under this Item for the aforesaid privileges incidental there to is described as follows:

"That certain tract of land situated in the Parish of Jefferson, in the State of Louisiana, being a portion of a larger tract of land acquired by the New Orleans Pacific Railroad Company by judgment rendered by the 26th Judicial District Court, July 29, 1891, signed August 13, 1881, in the Matter No. 172, New Orleans Pacific Railroad Company vs. Louisa Destrehan wife of J. H. Harvey, and J. H. Harvey, her husband, registered in the Conveyance Office of Jefferson Parish, Louisiana, in C. O. B. "O". at folio 547, August 26, 1881; which is more

fully shown on a plan annexed to the petition in the above entitled cause and is made a part of the judgment therein as exhibit "A" and which tract of land was acquired by the Texas and Pacific Railway Company, by private act dated June 20th, 1881, and registered in the Conveyance Office of the Jefferson Parish, Louisiana, in C. O. B. "P" at folio 180, November 4, 1882, said tract of land being more particularly described and the property now or formerly belonging to Mrs. J. H. Harvey, said point being N. 73 02' 15" a distance of four hundred thirty-four (434) feet more or less from the intersection of the above described dividing line and the East boundary line of the property now or formerly belonging to N. D. Harvey, which point is opposite main line valuation station 225-59 of the Texas - Pacific Missouri - Pacific Terminal Railroad of New Orleans (lessee) and is the point of beginning; thence S. 16 57' 45" E. a distance of thirty two (32) feet to a point, said point being opposite aforesaid main line valuation station 225-58; thence N. 73 02' 15" E. a distance of one hundred fourteen and eight tenths (114.8) feet to a point; thence S. 20 38' 15" E. a distance of sixty-eight and fourteen hundredths (68.14) feet to a point, said point being in said Company's South right of way line; thence N. 73 02' 15" E. along said right of way line, a distance of one hundred fifty and thirty one hundredths (150.31) feet to a point, said point being in said Company's South right of way line, thence N 20 38' 15" W a distance of eighty-three and seventeen hundredths (83.17) feet to a point; thence N 73 02' 15" E. a distance of one hundred five and eighty-five hundredths (105.95) feet to a point, said point being opposite aforesaid Lessee's main line valuation station 221-89; thence N 16 57' 45" W a distance of forty-two (42) feet to a point, said point being in said Company's North right of way line and opposite aforesaid main line valuation station 221-89; thence 73 02' 15" W along said North right of way line a distance of one hundred fifty (150) feet to an iron pipe, said iron pipe, being a corner on said North right of way and opposite Lessee's line Valuation station 223-39; thence S 16 57' 45" E. a distance of twenty five (25) feet to a point, said point being a corner on said Company's North right of way line and opposite aforesaid main line Valuation Station 223-39; thence S 73 02' 15" W along said North right of way line a distance of two hundred twenty (220) feet to the point of beginning as shown on a map file I. W. Way 34, dated February 17th, 1930, hereto attached all bearings being referred to true North and the parcel containing a calculated area of fifty-five hundredths (0.55)

acres more or less.

SECTION 2.

With respect to the property through, over and upon which said rights of way and incidental privileges are condemned, expropriated and acquired, there is reserved to the sundry proprietors the use and enjoyment of their respective properties, including all minerals and mineral rights pertaining thereto, subject only to the condition that said use and enjoyment shall be so limited, restricted and regulated as not to interfere with the use, exercise or operation of the servitudes and rights acquired or intended to be acquired by these present proceedings and condemnation and expropriation.

SECTION 3

That the amount assessed by the Jury of Freeholders, as in their said report or proces-verbal recited, in favor of the several proprietors for the damages sustained by them respectively, by reason of the expropriation and condemnation of said right of way and incidental privileges, are hereby approved and adopted as constituting a true and correct and proper assessment to which they are entitled in the premises; and accordingly the President of the Police Jury is instructed and directed to cause such amounts so fixed and determined to-wit: the sum of One Hundred (\$100.00) Dollars for right of way designated in Item No. 1, and the sum of Two Hundred and Fifty (\$250.00) Dollars for right of way described in Item No. 2, to be forthwith paid to the said proprietors respectively, and said amounts are hereby specially appropriated out of the general fund of the Parish of Jefferson, unless it appears from the records of the Parish of Jefferson or otherwise, that some other person or persons may be equitably or legally entitled to such payment, in which instances payment shall be made to the person or persons legally or equitably entitled thereto.

SECTION 4.

That the President of the Police Jury of the Parish of Jefferson is hereby directed to cause to be forthwith registered in the Conveyance Records of the Parish of Jefferson one of the originals of the report of proces-verbal (that all exhibits annexed thereto or referred to therein) of the proceedings of the Jury of Freeholders aforesaid, dated as of the 25th of May, 1931, and also a certified copy of this present Ordinance or Resolution of the Police Jury of the Parish of Jefferson to the end that the record evidence may be had of said condemnation and expropriation proceedings upon which same are founded.

SECTION 5

That the President of the Police Jury of the Parish of Jefferson in conformity with Act No. 16 of the Extra Session of the Legislature of Louisiana of the year 1917, as authorized and directed to make and execute a formal conveyance, grant, transfer and donate to the United States of America all rights, servitudes, rights of way and incidental privileges by this Ordinance or Resolution, condemned, expropriated and acquired.

SECTION 6.

That all ordinances, resolutions, or parts of ordinances or resolutions inconsistent or in conflict with the provisions hereof are hereby repealed.

Roll being called on the adoption of the above Ordinance resulted as follows:

YEAS - - - Toledano, Quinn, Cantrelle, Petit, Ottermann, Dumestre,
NAYS - - None. ABSENT - - Strehle, Dauenhauer, Fisher,

And the ordinance was declared adopted by the President.

The following application for a permit to operate an Oil Refinery in the 7th Ward was read.

May 20, 1931.

To the Honorable President and Members of the Police Jury, Parish of Jefferson,

Gretna, La.

Gentlemen:-

Application is hereby made on behalf of Messrs. Cornelius Krown and M. M. Travis for a permit to operate an Oil Refinery for the manufacture of gasoline, lubricating and other oil, and the construction of oil tanks for the storage of raw material and the finished product, to be located in the Seventh (7) Ward of the Parish of Jefferson on property belonging to the Yazoo and Mississippi Valley Railway Company.

The property to be used by the applicants is the old Shreveport Refinery which has not been in operation for some time.

Messrs. Krown and Travis desire a permit as agents for a Louisiana Corporation to be hereafter found with the right of transfer and assignment to said corporation, they desire to comply with all the rules and regulations of the Jury, the Board of Fire Underwriters, the Board of Health of the State and also with the Oil Commission of the Parish of Jefferson.

For your information the Oil Commission and the Jury had previously granted the Shreveport Refinery a permit to operate, but the latter company has since gone out of business and the Refinery and other property is owned by the Y & M. V. Railway Company, and Messrs. Krown and Travis propose to take a lease for ten (10) years on this property and to operate their business as aforesaid they desire to get action on this application at your earliest convenience in order that they make preparations for future construction.

Yours very truly,

JNO. E. FLEURY, Attorney.

On motion duly seconded the application was referred to the Oil Commission for action.

On motion by Mr. Dumestre, seconded by Mr. Strehle, the following Resolution was adopted.

BE IT RESOLVED, that the Secretary be and he is hereby instructed to correct the minutes of the last meeting by adding to the resolution offered by Mr. _____ seconded by Mr. _____ that Mr. A. G. Gugel be appointed supervisor of the one cent gasoline tax for the period of one year beginning June 1st, 1931 to June 30th, 1932, at a salary of \$275.00 per month including his expense.

BE IT FURTHER RESOLVED, that the salary of the supervisor of the one cent gasoline tax for the year beginning June 1st, 1931, be paid out of the revenue derived from the gasoline tax, and

BE IT FURTHER RESOLVED that all office stationery required for the operation of the office of the supervisor of gasoline tax for one year, be paid out of the gasoline tax collections.

Resolution adopted by a unanimous vote.

There being no further business the Jury adjourned.

W. R. Toledano
President.

Wm Hepting
Secretary.

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Police Jury, Gretna, La.
June 10, 1931

The Police Jury met this day in regular session with the following members present, W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

Absent - - Cantrelle, Fisher.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as corrected and published in the official journal.

On motion duly seconded the regular order of business was deferred to allow parties to address the Jury.

J. H. Payne, Parish Engineer submitted plans for District Attorney's Office to be built in the New Courthouse Annex also specifications for the rearrangement and installment of a new plumbing system in the Parish Jail, and

On motion of Mr. Ottermann, seconded by Mr. Strehle, the following resolution was adopted:

BE IT RESOLVED, that the plans and specifications be referred to the Courthouse and Jail Committee and that said Jail Committee be and is hereby authorized to advertise for the building of a new District Attorney's office in the Courthouse Building Annex, and for the installation of a new system in the Parish Jail according to plans and specifications submitted and approved by the Police Jury.

BE IT FURTHER RESOLVED, that the said Courthouse and Jail Committee be and is hereby given full power to act in the premises.

Regular Order of Business

REPORTS

Report of the Parish Treasurer received and ordered filed.

Report of Finance Committee all bills approved was ordered paid.

Report of the Parish Board of Equalization received and ordered filed.

Report of H. S. Lowe electrical Inspector received and ordered filed.

COMMUNICATIONS

Communication from J. Faust advising the Jury of the dangerous conditions of the Railroad Crossings at La Blanc Road of the Louisiana Arkansas Railroad Company, and the Southern Railroad Company, was read and the the Secretary was instructed to notify said Railway Company to repair the crossings at once.

Communication from W. B. Mercier, Director of Extension work in Louisiana, relative to a proposition for the employment of a County Agent for the Parish of Jefferson, was received and ordered filed.

REQUESTS

Request of Miss Josephine White to operate a retail dealer store under the Parish License in the name of Mrs. Barbara White Cronan was granted.

Applications from High School graduates for scholarship to the

Southwestern Louisiana Institute, State Normal College and the Louisiana State University were laid over indefinitely.

On motion of Mr. Dauenhauer, seconded by Mr. Quinn, the following Resolution was adopted:

RESOLUTION

WHEREAS certain streets in the Third and Fourth Wards have been torn up by the installation of water mains in the vicinity of Marrero, and the said streets have not been replaced in proper condition by the Contractor on said work, and

WHEREAS, the Engineers in charge of the said laying of water mains The J. F. Coleman Engineering Company have requested that they be furnished with the amount of material necessary to replace the streets so damaged in suitable condition in order that the said amount of material may be furnished.

NOW, THEREFORE, Be it Resolved, that Messrs. Dauenhauer and Cantrelle, Members of the Police Jury, from the Third and Fourth Wards, respectively together with D. H. Roussel, Road Superintendent, and J. H. Payne, Parish Engineer, be and they are hereby appointed a Committee to investigate the damage done to the said streets and to ascertain the amount of material necessary to replace the said streets in proper condition. Said Committee to have full power to act on behalf of the Police Jury of the Parish of Jefferson in securing and replacing the necessary material to be furnished as aforementioned.

Resolution was passed by a unanimous vote.

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the Jury went into executive session.

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Reconvening in open session, Mr. Dumestre moved, seconded by Mr. Strehle, that a special meeting of the Jury be held Thursday, June 18, for the purpose of considering the issuance of excess revenue Bonds or Certificates of indebtedness to cover outstanding debts. Motion was carried.

On motion of Mr. Ottermann, seconded by Mr. Quinn, the Courthouse and Jail Committee was directed to provide and equip an office for the County Agent of the Parish in the Courthouse Building.

On motion of Mr. Ottermann, seconded by Mr. Strehle, the following Ordinance was adopted.

AN ORDINANCE

An Ordinance to authorize the President, on behalf of the Police Jury to borrow from the WHITNEY TRUST & SAVINGS BANK, the sum of \$9,000.00 and such additional sum as may be necessary to pay the interest on said amount to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1931 authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1931, to pay the amount borrowed,

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the WHITNEY TRUST AND

SAVINGS BANK, on behalf of this Police Jury, the sum of \$9000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1931.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of the WHITNEY TRUST & SAVINGS BANK a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 3. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$9,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1931, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above Ordinance resulted as follows:

YEAS - - Quinn, Strehle, Dauenhauer, Petit, Ottormann, Dumestre.

NAYS - - None. ABSENT - - Cantrello, Fisher.

Application of John T. Kileen and Arthur J. Lewis, for a permit to construct and operate an oil station and repair shop at 501 Aurora Street Bonnabie Place, Metairie Ridge, on the property owned by Wm. J. Kileen together with written assent of a majority of the property owners or their agents within three hundred (300) feet measured along the street or road fronts of the proposed location of the oil station and repair shop, in accordance with the provisions of Ordinance of the Police Jury dated October 10, 1928, was read and,

On motion of Mr. Dumestre, seconded by Mr. Ottermann, permit was granted.

There being no futher business, the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. June 18, 1931.

The Police Jury met this day in special session and the following members were present. W. R. Toledano, President; W. L. Quinn, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robert Ottermann, A. C. Dumestre.

ABSENT - - Strehle, Fisher.

The President announced that the special meeting was called for the purpose of considering the issuance of excess revenue bonds or certificates of indebtedness, also for the purpose of acting upon applications of Philip W. Babcock Oil Company, and Cornelius Krowl & M. M. Travis for a permit to operate an oil refinery and erect oil storage tanks in the Seventh Ward of the Parish.

The question of the Jury Issuing Excess Revenue Bonds or Certificates of indebtedness was taken up after discussing the matter, it was moved and seconded that the District Attorney, legal advisor of the Jury, be requested to prepare the necessary papers for the issuances of certificates of indebtedness to be acted upon at a special meeting to be

called by the President at a later date.

The following application filed by Mr. Alex. M. Swords, Attorney, representing Philip M. Babcock for a permit to erect oil storage tanks at the river end of Lake Avenue in the Seventh Ward of the Parish, was taken up, to be acted upon by the Jury, which application is as follows, to-wit:

President and Members of the

Police Jury, Parish of Jefferson,
Gretna, La.

Gentlemen:-

Application is hereby made on behalf of Mr. Philip W. Babcock for the erection, at or near the river end of Lake Avenue, in Jefferson Parish, of 13 Horizontal Cylinder Storage Tanks, 12 of which have a capacity of 8000 gallons, and 1 a capacity of 10,000 gallons, 10 of which are to be used for the purpose of storing lubricating oils, and 3 for the purpose of storing gasoline, those tanks are presently situated at the site of the P. W. Babcock Plant in Westwego, and might be seen at this location, permission is requested to remove these tanks from their present location and to erect same at the river end of Lake Avenue, Jefferson Parish.

It is understood that if this permit is granted we will comply with all rules and regulations of the Police Jury, the Board of Fire Underwriters, the Board of Health of the State, and with the oil commission of the Parish of Jefferson.

After having a verbal report from the chairman of the oil commission, Mr. Dumestre moved, seconded by Mr. Petit, that the following resolution be adopted:

Be it Resolved by the Police Jury of the Parish of Jefferson, that a permit be and is hereby granted to Philip W. Babcock to erect 13 Horizontal Cylinder Oil Storage Tanks at the River End of Lake Avenue in the Seventh Ward of Jefferson Parish. Also permission be and is hereby granted to remove said storage tanks from their present location at the site of Philip. W. Babcock Plant in Westwego, La., and erect same at the River End of Lake Avenue in the Seventh Ward of the Parish.

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Dumestre,

NAYS - - - None. Absont - - Strehle, Fisher.

The President declared the resolution adopted.

The following application filed by Jno. E. Fleury, Attorney, Representing Messrs. Cornelius Krowl and M. M. Travis, for a permit to operate an Oil Refinery for the manufacture of gasoline, lubricating and other oils, and for the construction of oil tanks for storage of raw material and finished product to be located in the Seventh (7) Ward of the Parish of Jefferson on the property belonging to the Yazoo and Mississippi Valley Railway Company, was taken up and acted upon by the Jury which application is as follows to-wit:

To the Hon. President and Members,

Police Jury, Parish of Jefferson,

Gretna, La.

Gentlemen:-

Application is hereby made on behalf of Messrs. Cornelius Krowl, and M.M. Travis, for a permit to operate an Oil Refinery for the manufacture of gasoline, lubricating and other oil, and the construction of oil tanks for the storage of raw material and the finished product to be located in the Seventh Ward of the Parish of Jefferson on the property belonging to the Yazoo and Mississippi Railway Company.

The property to be used by the applicant is the old Shreveport Refinery which has not been in operation for some time.

Messrs. Krowl and Travis desire a permit as agents for a Louisiana corporation to be hereafter formed, with the right of transfer and assignment to said corporation, they desire to comply with all the rules and regulations of the Jury, the Board of Fire Underwriters, the Board of Health, of the State, and also with the Oil Commission of the Parish of Jefferson.

For your information, the oil commission and the Jury had previously granted the Shreveport Refinery a permit to operate, but the latter company has since gone out of business and the refinery and other property is owned by the Y. and M. V. Railroad Company, and Messrs Krowl and Travis propose to take a lease for ten (10) years on this property and to operate their business as aforesaid, they desire to get action on this application at your earliest convenience in order that they may make preparations for future construction, was taken up to be acted upon by the Jury.

Mr. Ottermann moved, seconded by Mr. Dumestre, that the following Resolution be adopted:

Be it Resolved, by the Police Jury of the Parish of Jefferson, in special meeting assembled, that a permit be and is hereby granted to Messrs. Cornelius Krowl and M. M. Travis to operate an Oil Refinery for the manufacture of gasoline, lubricating and other oil and the construction of oil tanks, in so far as the use of existing tanks, buildings and equipment of the old Shreveport Refinery is concerned and the rules and regulations as set forth in paragraph three, hereinabove are conformed to and compiled with, any additional tanks or construction is prohibited under this permit and must be considered under separate application and plans covering same must be submitted with application.

Roll being called to vote on the adoption of the above Resolution resulted as follows:

YEAS - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - None

ABSENT - - Strehle, Fisher

The President ordered the resolution adopted.

There being no further business the Jury adjourned.

Wm Hepting
Secretary,

W. R. Toledano
President.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robert Ottermann, A. C. Dumestre.

ABSENT - - - Jos. Fisher.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded the regular order of business was deferred to allow parties to address the Jury.

Mr. J. H. Payne, Parish Engineer, submitted plans of subdivision known as La Paya Grant No. 1, and Grand Beach subdivision No 1-2-3-6-7-8-9-10-11 and 12. Located at Grand Isle, La., A. D. Danziger, owner, for approval by the Police Jury and on motion of Mr. Strehle, seconded by Mr. Cantrelle, the following resolution was adopted:

BE IT RESOLVED, that the plans of Grand Beach submitted No. 1-2-3-6-7-8-9-10-11 and 12, and La Playa Grand be and is hereby approved by the Jury, and

BE IT FURTHER RESOLVED, that the President be and he is hereby authorized to sign approval of the plans as submitted subject to signature of approval by the Parish Engineer.

Mr. S. T. Cristina appeared before the Jury and requested that some action be taken by the Jury to protect Fire Hydrants in the East Jefferson Water Works District No. 1 from being tampered with by merchants, and

On motion of Mr. Ottermann, seconded by Mr. Dumestre, it was resolved that the District Attorney be requested to draw up an ordinance for the protection of all Fire Hydrants in the Parish from being tampered with by merchants.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer received and ordered filed.

Report of Supervisor of gas tax received and ordered filed.

Report of County Agent received and ordered filed.

Report of Finance Committee, all bills as approved ordered paid.

COMMUNICATIONS

From the Mayor and Board of Aldermen of the City of Gretna, notifying the Police Jury that the city of Gretna, has a population in excess of one thousand inhabitants, and has undertaken to provide and maintain systems of street paving in and for the City of Gretna, calling the attention of the Police Jury of the limitation of tax according to Section 8 of Article 14 of the Constitution of 1921, which prohibits the Jury from levying any tax in excess of one half of the levy for general parochial purposes on property located wholly within the corporate limits of the City of Gretna, was received and on motion duly seconded, was referred to the District Attorney, Legal advisor, of the Jury for an opinion.

From Mayronne Lumber and Supply Company, Inc., in which said company claim that an overcharge has been made by the tax collector on their 1931 occupational License tax and requests, of same, was referred to the Parish Tax Collector.

PETITIONS

Petitions signed by property owners of Canal Street sub-division,

Metairie Ridge, Barataria, Bonnabel, Canal and Protection Levee, Jefferson Parish, petition the Jury to have both sides of Canal Street Between Protection Levee and Bonnabel Canal graded and ditches cut to give access to their property in said street subdivision.

On motion of Mr. Dumestre, duly seconded, the matter was referred to the Road Superintendent and Parish Engineer to investigate and report to the Jury their findings in the premises at the next meeting of the Jury.

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Petitions from the American Creosote Works Incorporated, and the Continental Can Company Incorporated presented by Mr. J. K. Gaudet, Attorney, representing both concerns, requesting tax exemption for a period of five (5) years on certain additions that they desire to make on their presently located plants in the Parish, was received and referred for future action.

On motion by Mr. Petit, seconded by Mr. Strehle, the following ordinance was adopted.

Mr. Alfred D. Danziger requested the Jury to grant him a franchise to construct, maintain and operate a telephone system for the installation of telephones within the limits of Grand Isle, in Jefferson Parish, State of Louisiana, and

On motion by Petit, seconded by Strehle, the following Ordinance was adopted:

An Ordinance granting to Alfred D. Danziger, his transferees, heirs, and assigns, the right, privilege and franchise for a period of ninety-nine (99) years, to erect, construct, maintain and operate a telephone system and/or plant for the installation of telephones for the purpose of furnishing telephone service for compensation and for every other purpose to which said plant and/or system can be used or purchased within the limits of Grand Isle, Parish of Jefferson, State of Louisiana, and in furtherance of said purpose to erect, construct, maintain and operate such telephone plant or system and to erect, construct, maintain and operate telephone lines, on, across and under said Grand Isle, located in Jefferson Parish, Louisiana.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, State of Louisiana, in regular session:

SECTION 1. The right, privilege and franchise for the period of ninety-nine years (99) from the date that this ordinance takes effect, be and the same are hereby granted to Alfred D. Danziger, of New Orleans, Louisiana, herein referred to as the Grantee, his transferees, heirs and assigns, to erect, construct, maintain, and operate telephone plant and/or system, within the limits of Grand Isle, Parish of Jefferson, State of Louisiana, and in furtherance of said Grant to erect, construct, maintain and operate such telephone plant or system and to erect, construct and operate such lines and/or like appliances as may be necessary for the proper use of said telephone plant and/or system, including the right to install telephones on Grand Isle, for the purpose of distributing, supplying, and furnishing telephone service and/or other service which may be used in connection with said telephone plant and/or system for compensation,

said right, privilege and franchise specifically including the right to erect, construct and maintain, such telephone system and/or plant, the proper and necessary fixtures and/or appliances, the running of wires, the erection of poles and/or the construction of conduits in, on, along, over, under and across said Grand Isle, within the Parish of Jefferson, State Of Louisiana.

SECTION 2. That this ordinance and the right, privileges and franchise herein granted shall become effective from and after the passage and its formal acceptance in writing by the Grantee.

Thus Done, Read, Adopted and Seal Affixed in open session at Jefferson Parish, Louisiana, on this 8th day of July 1931.

President, Police Jury,
Parish of Jefferson, La.

Attest: Wm. Hopting
Secty.

Roll being called on the adoption of the above ordinance resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - Mr. Dauenhauer voting no with the following statement
My reason for objection's are that no rates or charges for electricity, water or telephone were specified, and no Bond was offered, and stipulations in franchises could not be fully understood by the Jury with out being laid over and given careful study.

ABSENT - - Fisher.

The President declared the Ordinance adopted.

On motion by Mr. Petit, seconded by Mr. Strehle, the following Ordinance was adopted:

Mr. Alfred D. Danziger requested the Jury to grant to him a franchise, to construct, maintain and operate a water plant and/or a natural and/or artificial gas plant for the purpose of transmitting, distributing and supplying heat, water and power and for all other uses to which said gas and water can be put, within the limits of Grand Isle, located in Parish of Jefferson, State of Louisiana.

On motion of Mr. Petit, seconded by Mr. Ottermann, the following Ordinance was adopted:

An Ordinance granting to Alfred D. Danziger, his transferees, heirs, and assigns, the right, privilege and franchise for a period of ninety-nine (99) years, to erect, construct, maintain, and operate a water plant and/or a natural or artificial gas plant, for the

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transmission, distribution and supply of heat, power and water and for every purpose to which said water and gas can be used or put, within the limits of Grand Isle, Parish of Jefferson, State of Louisiana, and in furtherance of said purpose to erect, construct, maintain and operate such water plants and/or gas plant either for artificial or natural gas, and also to erect, construct maintain and operate water and/or artificial or natural gas lines for the transmission of said water and/or artificial or natural gas on, across and under the said Grand

Isle, located in Jefferson Parish, State of Louisiana.

BE IT ORDAINED by the Police Jury of the Parish of Jefferson, State of Louisiana, in regular session:

SECTION 1. The right, privilege and franchise for the period of nine-nine (99) years from the date of this Ordinance takes effect, be and the same are hereby granted Alfred D. Danziger, of New Orleans, Louisiana, herein referred to as the Grantee, his transferees, heirs, and assigns, to erect, construct, maintain, and operate a water and/or artificial or natural gas plant or plants within the limits of Grand Isle, Parish of Jefferson, State of Louisiana, and in the furtherance of said Grant, to erect, construct, maintain and operate such water and/or artificial or natural gas plants and to erect construct, maintain and operate such water and/or lines as may be necessary for the transmission of said water and gas for the purposes of distributing, supplying and selling water and/or natural or artificial gas for light, heat, power and any other purpose, said right, privilege and franchise specifically, including the right to erect, construct and maintain such water and/or gas plants, mains, etc. and all other necessary and proper fixtures and appliance in, on, along, over under and across the Grand Isle, within the Parish of Jefferson, State of Louisiana.

SECTION 2. That this Ordinance and the right, privileges and franchises herein granted shall become effective from and after the passage and its formal acceptance in writing by the Grantee.

Thus Done, Read, Adopted and Signed and Sealed in open session at Jefferson Parish, Louisiana, on this 8th day of July, 1931.

W. R. Toledano
President, Police Jury.
Parish of Jefferson, La.

Attest:

Roll being called on the adoption of the above ordinance resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Petit, Cantrelle, Ottermann, Dumestre.

NAYS - - Mr. Dauenhauer voting no with the following statement. My reason for objection are No Rates on charges for Electricity, water or Telephones were specified and no Bond was offered, and stipulations in franchises could not be fully understood by the Jury without being laid over and given careful study.

ABSENT - - Fisher.

The President declared the Ordinance adopted.

On motion by Mr. Petit, seconded by Mr. Strehle, the following Ordinance was adopted:

Mr. Alfred D. Danziger requested the Jury to grant him a franchise, to construct, maintain and operate an electric light and/or power plant and to construct, maintain, and operate a line or lines of poles, wires, etc. for the purpose of transmitting, distributing and supplying electric energy for light, heat and power within the confines of Grand Isle, Parish of Jefferson, State of Louisiana, and

On motion by Petit, seconded by Strehle, the following Ordinance was adopted:

An Ordinance granting to Alfred D. Danziger, his transferees, heirs and assigns, the right, privilege and franchise for a period of ninety-nine (99) years, to erect, construct, maintain and operate an

electric light and power plant and to erect, maintain, construct, and operate a line or lines of poles wires and/or conduits, etc. for the transmission of electric energy over, along, on, under, and across Grand Isle, situated in the Parish of Jefferson, State of Louisiana, including the right to erect and maintain towers, cables guy wires, poles, anchors, braces and conduits and all other necessary and proper fixtures and appliances, in, on, along, over, and across said Grand Isle, Parish of Jefferson, State of Louisiana.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, State of Louisiana, in regular session:

SECTION 1. The right, privilege and franchise for the period of ninety-nine years (99) from the date of this Ordinance takes effect, be and the same are hereby granted to Alfred D. Danziger, of New Orleans, Louisiana, herein referred to as the Grantee, his transferees, heirs and assigns to erect, construct maintain and operate an electric heat and/or power plant, within the limits of Grand Isle, Jefferson Parish State of Louisiana, and in furtherance of said grant to erect, construct maintain and operate a line or lines of poles, wires, and/or conduits, etc. for the transmission of electric energy and for purpose of sale of said electric energy and/or power, on, along, under and across said Grand Isle, Parish of Jefferson and franchise specifically including the right to erect, construct and maintain such electric light and/or power plant, and all necessary and proper fixtures and appliances in, on, along, under and across the said Grand Isle, within the Parish of Jefferson, State of Louisiana.

SECTION 2. That this Ordinance as herein granted shall become effective the rights, privileges and franchises from and after the passage of its for-

mal acceptance in writing by the Grantee.

Thus Done, Read, Adopted and Signed, and Seal Affixed in open session, this 8th day of July, 1931, at Jefferson Parish, Louisiana.

W. R. Toledano
President, Police Jury
Parish of Jefferson.

Attest: Wm. Hepting

Secy

Roll being called on the adoption of the Above Ordinance the result as follows:

YEAS - - - Toledano, Quinn, Strehle, Cantrelle, Petit, Ottermann, and Dumestre.

NAYS - - Mr. Dauenhauer voting no with the following statement: My reasons for objecting are: No rates on charges for electricity, water or telephone were specified, and no bond was offered, and stipulations in franchises could not be fully understood by the Jury without being laid over and given careful study.

ABSENT - - Fisher.

The President declared the Ordinance adopted.

On motion of Mr. Strehle, seconded, the following resolution was adopted:

Jefferson Democrat elected Official Journal

BE IT RESOLVED by the Police Jury of the Parish of Jefferson in regular meeting assembled that the Jefferson Democrat be and is hereby elected the official Journal of the Parish of Jefferson, at a salary of Eight Hundred (\$800.00) Dollars per year beginning July 1st, 1931, and Ending June 30th 1932 and

Be it Further Resolved, etc., that W. B. Mumphrey be and he is hereby appointed purchasing agent for all the stationery and office supplies for the Parish Officials, under the same agreement as of July, 1930.

Mumphrey App. purchasing agent for Office Supplies

On motion of Mr. Dumestre, seconded by Mr. Cantrelle, the following Electrical Inspectors for the Parish were appointed.

- FOR WARD 4, Mr. Dave Dabria
- FOR WARD 5 Mr. E. J. Roberts, Jr.
- FOR WARD 6 Mr. H. Harvey.
- FOR WARD 7, Mr. H. S. Lowe,
- FOR WARD 8, Mr. Louis G. Richard
- FOR WARD 9, Mr. Laurence Cure.

On motion by Mr. Dumestre, seconded by Mr. Ottermann, the Courthouse and Jail committee was authorized to purchase a Typewriter for the County Agent.

On motion by Mr. Ottermann, seconded by Mr. Strehle, the following ordinance was adopted:

An Ordinance to authorize the President, on behalf of the Police Jury of the Parish of Jefferson, to borrow from the Whitney Trust and Savings Bank, the sum of \$30,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson, for the year 1931, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating, and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1931, to pay the amount borrowed.

SECTION I

Be It Ordained by the Police Jury of the Parish of Jefferson, in regular session assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust and Savings Bank, on behalf of this Police Jury, the sum of \$30,000.00 and such additional sums as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson, for the year 1931.

SECTION II

Be It Further Ordained, etc., that the President is further authorized and empowered to execute in favor of said Whitney Trust and Savings Bank, a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due

thereon.

SECTION III

BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates, and sets aside the sum of \$30,000.00 out of the revenues and taxes of the Police Jury, for the year 1931, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above resolution resulted as follows:

- YEAS -- Quinn, Strehle, Dauenhauer, Petit, Ottermann, Dumestre.
- NAYS - - None.

On motion by Mr. Dumestre, seconded by Mr. Ottermann, the following Ordinance was adopted:

AN ORDINANCE of the Police Jury of the Parish of Jefferson providing for an amendment to the contract entered into between the Police Jury of the Parish of Jefferson and the Whitney Trust and Savings Bank, The Fiscal Agent, so as to Increase the amount to be borrowed, during the year 1931, from said Bank, from \$150,000.00 to \$175,000.00.

WHEREAS, under date of February 13, 1931, this body entered into a contract with the Whitney Trust & Savings Bank, the fiscal agent, which among other things, provided for a loan by said Bank and the borrowing by this body of One Hundred Fifty Thousand (\$150,000.00) Dollars during the year 1931, to be evidenced by certificates of indebtedness and to be secured by a pledge of the revenues of the year 1931; and

WHEREAS, this Body has found that it will be necessary to borrow in excess of One Hundred Fifty Thousand (\$150,000.00) Dollars, but not in excess of One Hundred Seventy-Five Thousand (\$175,000.00) Dollars, and that it is the desire of this body to amend this contract accordingly;

NOW, THEREFORE, Be It ordained by the Police Jury of the Parish of Jefferson, that the President of this Police Jury, Mr. W. R. Toledano, be and he is hereby authorized, empowered and instructed to enter into a contract with the Whitney Trust & Savings Bank, supplementing and amending the agreement of February 14th, 1931, whereby the amount to be borrowed by the Police Jury of the Parish of Jefferson under said contract will be increased to an amount not to exceed in the aggregate the sum of One Hundred Seventy-Five Thousand (\$175,000.00) Dollars; said amendatory contract to contain such terms, conditions, and stipulations as he may deem proper to incorporate therein, the intent being that his authority is full and complete and without reserve or limit.

YEAS - - -Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

- NAYS - - None.
- ABSENT - - - Fisher.

The President declared the Ordinance adopted. There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La. Aug. 13, 1931

The Police Jury met this day as a Board of Review of Assessment Valuation as fixed by the Louisiana Tax Commission and for the purpose of receiving protests and hearing complaints on valuations of property for assessment purposes in the Parish as fixed by the Louisiana Tax Commission.

Members Present W. R. Toledano, Pres. E. L. Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

The following protests were filed to wit Mr. D. E. Dore, representing Kenner Motor Co., protest against the assessment valuation fixed by the Louisiana Tax Commission and request a decrease.

Mr. Fried representing the Louisiana Ice and Coal Company protest against the assessment valuation fixed by the Tax Commission request that valuations be left the same as filed with the assessor.

Mr. Richard representing the Great Southern Wire Bound Company located at Southport, La., protested against the assessment valuation fixed by the Tax Commission on machinery which the company claims they are not the owners, request that the assessment against said machinery be cancelled.

C. A. Buchler, representing the Robinson Canning Company of Westwego, protest against assessment valuation fixed by the Tax Commission that valuation figures be left the same as filed with the Assessor.

Mr. J. W. Risedew representing the Texas Company protest against the assessment valuation fixed by the Tax Commission on the company property located in Marrero, La. request a decrease of \$41,910.00.

Judge Jno. E. Fleury, representing the North American Trading and Import Company of Westwego, La. protests against assessment valuation fixed by the Tax Commission, requests a decrease.

Protest filed by Squire Dingee Co., located at Southport against assessment valuations fixed by the Tax Commission requests a decrease.

Protest filed by W. D. S. U. Broadcasting Station located in Gretna La. through Attorney J. K. Gaudet, against assessment valuation fixed by Tax Commission. Requests a decrease.

Protest filed by the Great Southern Wire Bound Box Company, Southport, La., against assessment valuation fixed by the Tax Commission. Request a decrease.

Protest filed by the Clerc Sash & Door Factory, Gretna, La., against assessment valuation fixed by the Tax Commission. Request a reduction.

Protest filed by the Sinclair Refining Co., Westwego, La., protest against assessment valuation fixed by the Tax Commission. Requests a decrease.

Mr. Reiley representing the Atlas Powder Co., located in the 8th Ward, Metairie Ridge, La., protested against the assessment valuation fixed by the Tax Commission. Requests a decrease on Stock and on motion

by Mr. Dauenhauer, seconded by Mr. Ottermann, and carried, the request was refused.

On motion of Mr. Ottermann, seconded by Mr. Petit, and carried the Jury went into executive session.

Reconvening in open session the following resolution was passed.

Mr. Cantrelle, moved, seconded by Mr. Petit, and carried the Jury went into executive session.

Reconvening in open session the following resolution was passed.

Mr. Cantrelle, moved, seconded by Mr. Petit, and carried, that the following resolution be adopted.

BE IT RESOLVED, by this Police Jury of the Parish of Jefferson, sitting as a Board of Review of assessment valuations as fixed by the Louisiana Tax Commission, recommend the following, to-wit:

(Sheet No. 539 Kenner) Kenner Motor Co., The Jury recommends a decrease of \$10,000.00 on improvements, stock and equipment.

(Sheet No. 329 Westwego) Louisiana Ice and Coal Co., recommends a decrease and the restitution of the value figures originally returned by protestants

(Sheet No. 501, Westwego) Robinson Canning Company, recommend a decrease and the restitution of value figures as originally returned by protestant.

(Sheet No. 1253 Ward 4) The Texas Company, recommend a decrease of \$41,910.00 and the restitution of the value figures as originally returned by the Protestants.

(Sheet 422, Westwego) North American Trading Co., recommends that the assessment valuation on building and storage tanks be fixed at \$55,000.00 which the Jury was convinced was the actual price paid for the plant,

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(Sheet No. 1677, Ward 7.) Squire Dingee Company. The Jury recommends a decrease on City lots, improvements, mdse., furniture, and fixtures, machinery and equipment, and the restitution of the value figures as originally returned by the protestants.

(Sheet No. 331, Ward 2) W.D.S.U. Broadcasting Station. The Jury recommends a decrease, and the restitution of the value figures as originally returned by the protestants.

(Sheet No. 680, Ward 7) The Great Southern Wire Bound Box Company.

The Jury recommends a decrease, and the restitution of the value figures as originally returned by the protestants.

(Sheet No. 43, Ward 2) Clerc Sash and Mfg. Co.; The Jury recommended a decrease and the restitution of the value figures as fixed by the Parish Assessor.

(Sheet No. 532, Westwego) Sinclair Refining Company. The Jury recommends a decrease, and the restitution of the value figures as originally returned by the protestants.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La., August 12, 1931.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Jos. Fisher, Robt. Ottermann, A. C. Dumestre.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded the regular order of business was deferred to allow persons to address the Jury.

Mr. Lamaria, appeared before the Jury and filed a complaint of the street condition in Tokelon Place Metairie Ridge which was cut through by the contractor laying water mains from the East Jefferson District, request that the said contractor be compelled to restore the streets to the same good condition as they were, and on motion of Mr. Dumestre, seconded by Mr. Fisher, and carried, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury in regular session assembled that the District Attorney be and he is hereby directed to instruct the contractor that laid water mains for the East Jefferson Water District in the 7th, 8th and 9th wards of the Parish to restore all the streets in the Parish cut through by said contractor to the same condition as they were before being cut through.

Mr. Lemle on behalf of the South Louisiana Fair Association request that an appropriation be made for payment of membership fees for the year 1931, and

On motion of Mr. Cantrelle, seconded by Mr. Petit, the following resolution was passed.

BE IT RESOLVED, that the sum of \$250.00 be and is hereby appropriated to pay membership dues to the South Louisiana State Fair Association for the year 1931.

Mr. Dauenhauer, moved, seconded by Mr. Dumestre, as a substitute to the above that the Police Jury discontinue appropriations for membership fees to the South Louisiana Fair Association.

Roll being called on the substitute motion resulted as follows:

YEAS - - - Quinn, Dauenhauer, Dumestre.

NAYS - - Toledano, Cantrelle, Petit, Ottermann.

ABSENT - - Strehle, Fisher.

The President declared the motion lost.

Members of the Board of Alderman of the city of Gretna, and City Attorney L. H. Gosserand, as spokesman urged that the Jury in making up and adopting a budget for the year 1932, cut the parish tax on property within the Incorporated Limits of the City of Gretna two (2) mills, on half the present Parish Tax to be utilized exclusively in paving plans proposed by the Board of Aldermen after discussion, it was moved and seconded that the matter be laid over.

Regular order of business resumed.

Report of Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Report of Parish Engineer J. H. Payne, on plumbing and sanitary conditions

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existing in the Parish Jail

July 30, 1931.

Hon. Wm. E. Strehle, Chairman,
Courthouse and Jail Committee,
Gretna, La.

Dear Sir:-

I wish to advise that the sanitary conditions of the Parish Jail is getting worse daily. The number of toilets out of commission has increased and it is impossible to use same.

If it is possible to do so. I would respectfully recommend that the Courthouse and Jail Committee have the necessary work done at once under an emergency contract, and not wait any longer, as the situation is serious.

Very respectfully,
J. H. Payne.
Parish Engineer.

Report of Courthouse and Jail Committee on plumbing to be done in the Parish Jail.

OFFICE OF POLICE JURY
PARISH OF JEFFERSON
Gretna, La.

Upon call of the chairman, W. E. Strehle, the Courthouse and Jail Committee met in the Police Jury Room in the Courthouse, Gretna, Louisiana, at 10:30 A. M., Friday July 31, 1931.

Present:

W. E. Strehle, Chairman

Joseph Petit

Absent:

B. P. Dauenhauer.

The Chairman called attention to a letter from the Parish Engineer stating that the sanitary condition of the Parish Jail was very bad and recommended that emergency repair work contract be entered into at once, if possible. The chairman stated that an inspection of the conditions in the jail bore out the report of the Engineer.

Upon motion of Mr. Petit, seconded by Mr. Strehle, the Chairman was authorized to enter into a contract with E. L. Belden for the necessary work.

The vote upon the motion was as follows:

YEAS - - Strehle, Petit.

NAYS - - - None.

ABSENT - - Dauenhauer.

July 30th, 1931.

Opinion from District Attorney Legal advisor of the Police Jury, relative to a resolution passed by the Board of Aldermen of the City of Gretna, requesting the Police Jury to refrain from levying a 2 mill road tax on all property located within the Corporate Limits of the City of Gretna, for the year 1932, and thereafter for the reason that they propose to undertake to provide and maintain a system of street paving in the City of Gretna.

Police Jury,
Parish of Jefferson,
Gretna, La.

Gentlemen:-

I beg to enclose you herewith a copy of a letter which I have written to the Mayor and Board of Aldermen of the City of Gretna, which is self explanatory.

I desire to advise you that in my opinion from the resolution and letter which you sent me, that the Police Jury must continue to levy a four mill tax on all property located within the corporate limits of the City of Gretna until such time as the City of Gretna shall actually provide and maintain a system of street paving within the meaning of Section 8 of Article 14 of the Constitution of 1921.

As I gather from their letter and resolution, they propose to undertake to provide and maintain a system of street paving, but they have not actually provided a system, hence until they actually provide a system, they are not entitled to levy a two mills for parish purposes within your City limits.

Yours very truly,
John Fleury
District Attorney.

Parish Engineer J. H. Payne, submitted plans of subdivision of squares 130-131-132-133-134-135-136-137-138-and 139 in Manson Track for Mrs. Joseph Odenwald, owner.

- La Playa Grande subdivision No. 1.
 - Grand Beach subdivision No. 1 & 2.
 - Grand Beach subdivision No. 3.
 - Grand Beach subdivision No. 6.
 - Grand Beach subdivision No. 7.
 - Grand Beach subdivision No. 8.
 - Grand Beach subdivision No. 10.
 - Grand Beach subdivision No. 11.
 - Grand Beach subdivision No. 12.
- For A. D. Danzinger, owner.

Motion by Mr. Fisher, seconded by Mr. Strehle, and carried that plans of subdivision as above be approved and the President be authorized to affix his signature, to same, carried.

Contract between the Police Jury and Eugene Barousse to build an office and ante room in the courthouse annex.

UNITED STATES OF AMERICA
STATE OF LOUISIANA
PARISH OF JEFFERSON

Contract
for
Dist
Atty
Office

This contract and agreement made by and between the POLICE JURY OF THE PARISH OF JEFFERSON, herein represented by its Courthouse and Jail Committee, William Strehle, Chairman, hereinafter called the party of the first part, and Eugene Barousse, of lawful age, a resident of the Parish of Jefferson, herein after called the party of the second part:-

WITNESSETH:

WHEREAS, the POLICE JURY of the PARISH OF JEFFERSON, by proper resolution authorized the Courthouse and Jail Committee to advertise a contract for the construction and erection of a partition to serve as an office and ante room for the District Attorney's office in the annex of the Courthouse;

WHEREAS, said advertisement for said bids was duly inserted in the Jefferson Democrat, the official journal of the PARISH OF JEFFERSON; and

WHEREAS, at a meeting of the Courthouse and Jail Committee, held on the 26th day of June 1931, the bid of Eugene Barousse to construct said work was accepted.

NOW, THEREFORE, the said party of the second part does hereby agree and bind and obligate himself for the consideration herein after mentioned to furnish all labor and material and to erect and finish in a good, substantial, true, perfect and thoroughly workmanlike manner a partition in the Courthouse Annex, together with all the necessary doors so as to constitute an office and ante room for the District Attorney to be used by the District Attorney, of this Parish, and also to install a door leading from the second story stair landing which leads to the present office so as to provide a means of ingress and egress to the Clerk's office of the Parish of Jefferson; to furnish the necessary doors between the ante and the private office, and to install a fireproof door in the erected wall into the Clerk's office proper from said ante room, the material to be good proper and substantial material, and the work to be done in accordance with plans and specifications drawn by J. Hart Payne, Parish Engineer, which are annexed hereto and made a part hereof, to the same extent as if fully incorporated herein.

The party of the second part further agrees and binds himself to tint the walls in colors to suit and furnish angle irons over door where wall is to be cut through for a door.

The said party of the first part, herein represented by the Chairman of the Courthouse and Jail Committee, for and on behalf of said Police Jury of the Parish of Jefferson, does hereby agree, promise and obligate itself to pay to the said party of the second part, or his legal representatives for the true and faithful performance of all and every one of the covenants and agreements contained in the plans and specifications, and in this contract, the sum of SEVEN HUNDRED EIGHTY FIVE (\$785.00) DOLLARS, in lawful money of the United States, the sum of ONE HUNDRED FIFTY and no-100 (\$150.00) DOLLARS to be retained by the party of the first part for a period of thirty (30) days after the acceptance by the party of the first part and to be paid to the party of the second part upon satisfactory proof that all claims for labor and materials have been paid, the said work to be done under the supervision and direction of J. Hart Payne, Parish Engineer, all in accordance with the plans and specifications herein above referred to.

The said party of the second part further binds and obligates himself to take care of all compensations for any person or persons who might be injured on the job, and to hold the Police Jury of the Parish of Jefferson harmless from any claims for damages or compensation caused or occasioned by and through the construction of said offices And now to these presents, personally came and appeared:-

Irvin Cunningham who takes cognizance of the within and foregoing contract and agreement, between the Police Jury of the Parish of Jefferson

and Eugene Barousse, and as security for the faithful performance of the contract herein Above, hereby binds and obligates himself to the extent of SEVEN HUNDRED FIFTY AND NO-100 (\$750.00) DOLLARS, to insure the Police Jury of the Parish of Jefferson against all claims for labor, material, compensation and damages as might be incurred during the construction of said work, and for the payment of all sub-contractors and furnishers of material, and to this extent binds and obligates himself in the sum of SEVEN HUNDRED FIFTY (\$750.00) DOLLARS for the faithful performance by the said Eugene Barousse of his said obligation.

THUS DONE AND PASSED on this 27th day of July, 1931, in the Presence of

A. M. KERN and CHRISTINA THIBODEAUX, competent witnesses of lawful age, domiciled in this Parish, who herewith sign these presents, together with the said appearers.

WITNESSES:- A. M. KERN, CHRISTINA THIBODEAUX.

Police Jury of the Parish of Jefferson, Party of the First Part.

BY WM. E. STREHLE, Chairman Courthouse and Jail Committee. Eugene Barousse, party of the Second Part. Irvin Cunningham, Surety.

On motion by Mr. Dumestre, seconded by Mr. Ottermann, and carried, it was RESOLVED, that the President appoint a committee to confer with officials of the Whitney Trust & Savings Bank of New Orleans, in regard to a proposed Issuance of Excess Revenue Bonds.

The following committee was appointed. Judge Jno. E. Fleury, Chairman, Senator J. G. Fisher, E. M. Conselmann Assistant District Attorney, Mr. A. C. Dumestre, A. J. Cantrelle, and W. R. Toledano, Police Jurors.

On motion by Mr. Dumestre, Mrs. Helena Kennedy, Metairie Ridge was allowed widows pension in place of Mrs. E. Cox, deceased.

Secretary was instructed to notify the Squires Pickle Works at Southport to have a spark arrester placed over their smoke stack.

The President, on leaving the chair, moved that the Jury make a tour of the Parish to inspect roads and bridges, and on motion by Mr. Dumestre, seconded by Mr. Strehle, and carried the following resolution was passed.

BE IT RESOLVED, that an inspection of roads and bridges throughout the Parish be made as follows:

Grand Isle, Wednesday, August 19th; On the East Bank, Wednesday August 26th; and on the West Bank, of the Mississippi River, Wednesday September 2nd, 1931.

BE IT FURTHER RESOLVED, that a committee to be appointed by the President to make arrangement for said inspections.

The following were named on the committee:

Mr. A. C. Dumestre, Chairman, Quinn, Cantrelle, and Strehle.

Motion by Mr. Quinn, seconded by Mr. Ottermann, the following resolution was passed.

WHEREAS, the Parish Engineer, in a letter addressed to WILLIAM E. STREHLE Chairman of the Courthouse and Jail Committee of the sanitary conditions of the Parish Jail, due to the fact that toilets are out of commission and the plumbing is not in good shape; and

WHEREAS, the Chairman of said Committee has reported that after a personal inspection of same that said conditions should be remedied

immediately, and that the Committee should be authorized to make a contract to repair said toilets and to do whatever is necessary to correct the plumbing.

THEREFORE, BE IT RESOLVED, by the Police Jury of the PARISH OF JEFFERSON, that the Court House and Jail Committee be and they are hereby authorized and empowered on behalf of this Jury to make and enter into a contract for the repair of the plumbing and sanitary toilet and other sanitary equipment in the Parish jail immediately, and

BE IT FURTHER RESOLVED, that the work be let without the necessity of advertisement and that due to the emergency existing as set out in the letter of the Parish Engineer under date of July 30, 1931, that the work be done at such reasonable prices as may be obtained by the said Committee without the necessity of advertising as in case of emergency, and that said committee be given full power and authority to act in the premises.

Roll being called to vote on the above resulted as follows:-

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None

Motion by Mr. Fisher, seconded by Mr. Cantrelle, the following resolution was passed.

That the Jefferson Parish Guide be endorsed by the Police Jury of this Parish.

This Guide is to be distributed for the purpose of bringing this and its future possibilities to the attention of our citizens and tourists.

The publishers will donate Five Thousand to Ten Thousand Jefferson Parish Guides to Jefferson Parish Officials without any cost to them whatsoever to distribute as they see fit.

Motion by Fisher, seconded by Mr. Cantrelle, the following resolution was passed:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, Wednesday, August 12, 1931, that the Whitney Trust & Savins Bank (Algiers Branch) Fiscal Agent of the Police Jury

be and is hereby authorized and directed to honor the signature of the secretary and the treasurer and pay Police Jury voucher checks drawn against the Police Jury Special Road Fund derived from the one (1¢) cent gasoline tax for payment of gasoline tax exemption, and for the payment of the salary of the supervisor of the Gasoline Tax Department, and his office supplies.

Roll being called on the adoption of the above resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None,

Motion by Mr. Dumestre, seconded by Mr. Fisher, the following Ordinance was adopted:

AN ORDINANCE, prohibiting the construction of any buildings or the operation of any private business on any public property located in the Parish of Jefferson,

WHEREAS, it has come to the attention of this Police Jury that

persons, firms and corporations have taken the authority upon themselves to construct buildings and to operate private personal business on Public property located in the Parish of Jefferson, and

WHEREAS, the construction of buildings and the operation of a private business on public property is against good policy and should be prohibited.

SECTION I. Therefore, BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that from and after the passage of this act, it shall be unlawful for any person, firm or corporation to construct any additions to any buildings or to conduct any private business on any public property located within the territorial limits of the Parish of Jefferson.

SECTION II. BE IT FURTHER ORDAINED, etc., that any person, firm or corporation violating the provisions of Section 1 of this Ordinance, upon conviction, shall suffer fine in a sum not exceeding Twenty-five (\$25.00) Dollars, or imprisonment not exceeding thirty (30) days or both, fine and imprisonment, at the discretion of the Court.

SECTION III. BE IT FURTHER ORDAINED, etc., that all ordinances or parts of ordinances in conflict herewith, be and the same are hereby repealed.

Roll being called to vote on the above, resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - - None.

Motion by Mr. Cantrelle, seconded by Mr. Petit, the following Ordinance was adopted:

WHEREAS, Elias Paillet has subdivided a tract of land in Section 1, T. 13, S.; R 24 E; and in Section 44 T 14 S; R 24 E; South East District of Louisiana, West of the Mississippi River into a subdivision known as Harvey Canal Subdivision, as per plan by Elbert G. Sandoz, Civil Engineer, dated Dec. 21, 1927, and Approved January 13, 1928, by J. H. Payne, Parish Engineer, and

WHEREAS, the said Elias Paillet is desirous of changing the names of some of the streets on the said plan as follows:

- Sixth street to Ninth Street.
- Seventh Street to Tenth Street
- Eighth Street to Eleventh Street Highway.
- Proposed Highway to Twelfth Street
- ~~Fourteenth Street to Eighteenth Street~~
- Sixteenth Street to Twentieth Street
- Eighteenth Street to Twenty-Second Street
- Twenty Sixth Street to Thirty-Fourth Street.
- Twenty Eighth Street to Thirty Sixth Street
- Twenty Ninth Street to Thirty Eighth Street
- ~~Thirty Second Street to Forty-First Street~~

Now, therefore, BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the names of certain Streets in Harvey Canal Subdivision be and they are hereby changed as follows:

- Sixth Street to Ninth Street
- Seventh Street to Tenth Street
- Eighth Street To Eleventh Street Highway
- Proposed Highway to Twelfth Street
- Fourteenth Street to Eighteenth Street

- Sixteenth Street to Twentieth Street
- Eighteenth Street to Twenty Second Street
- Twenty Sixth Street to Thirty Fourth Street
- Twenty Eighth Street to Thirty Sixth Street
- Twenty Ninth Street to Thirty Eighth Street,
- Thirty Second Street to Forty First Street.

BE IT FURTHER ORDAINED, that all ordinances in conflict herewith are hereby repealed.

Roll being called to vote on the above resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None.

Motion by Mr. Dumestre, seconded by Mr. Ottermann, the following ordinance was adopted:

AN ORDINANCE governing use of fire hydrants connected with the water distribution mains of the East Jefferson Water Works District No. 1, and interferences with said mains.

SECTION I. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, STATE OF LOUISIANA, that no person other than an employee of the East Jefferson Waterworks District No. 1, and for the purposes of said Company; or an employee of a duly constituted Fire Department in the employ of the said Department and for the purposes of said Department, within the limitations to be from time to time set and determined or any other person bearing a permit from a properly authorized agent of the East Jefferson Waterworks District No. 1, and for a specified time and purpose, shall screw or remove any cap from any Fire Hydrant, or open or close or tamper with any Fire Hydrant, or cause same to be done.

SECTION II. BE IT FURTHER ORDAINED, etc., that no person shall introduce any foreign object into any fire hydrant, or mutilate, destroy or remove any part thereof, or cause same to be done.

SECTION III. BE IT FURTHER ORDAINED, etc., that no person shall open close or tamper with any fire hydrant with any other tool or appliance than a special five (5) sided wrench which fits the operating nut of such hydrant or cause same to be done.

SECTION IV. BE IT FURTHER ORDAINED, etc., that no person shall leave any fire hydrant open or partly open, wasting water, unless he be an employee of the East Jefferson Waterworks District No. 1., casting purpose of said company, and acting under the instructions of a duly authorized official of said Company, or cause same to be done.

SECTION V. BE IT FURTHER ORDAINED, etc., that no person other than an employee of the East Jefferson Waterworks District No. 1, acting under the instructions of a duly authorized official of said Company, shall open, close, or tamper with any valve whatever or any main or street pipe line, or corporation cocks, or curb cocks, laid or operated by the East Jefferson Waterworks District No. 1, or cause same to be done.

SECTION VI. BE IT FURTHER ORDAINED, etc., that any person or persons, firms or corporations violating any of the provisions of this Ordinance, in any particular, shall be subject to a fine of Twenty-five (\$25.00) Dollars, or imprisonment not exceeding thirty (30) days, or both

at the discretion of any court of competent jurisdiction.

Roll being called to vote on the above resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Fisher, Ottermann, Dumestre, Cantrelle, Petit.

NAYS - None

On motion of Mr. Quinn, seconded by Mr. Dauenhauer, the following ordinance was adopted.

AN ORDINANCE to authorize the President on behalf of the Police Jury, to borrow from the WHITNEY TRUST & SAVINGS BANK, the sum of \$11,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1931, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principle and interest out of the taxes and revenues of the Parish of Jefferson for the year 1931 to pay the amount borrowed.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the WHITNEY TRUST AND SAVINGS BANK, on behalf of this Police Jury, the sum of \$11,000.00 and such additional sum as may be necessary to pay the interest due or to become due on the said amount, for the purpose of paying the current expenses of the Police Jury, of the Parish of Jefferson for the year 1931.

SECTION II. BE IT FURTHER ORDAINED, that the President is further authorized and empowered to execute in favor of the said WHITNEY TRUST & SAVINGS BANK, a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due there on.

SECTION III. BE IT FURTHER ORDAINED, that the Police Jury, hereby dedicates, appropriates and sets aside the sum of \$11,000.00 out of the revenue and taxes of the Parish of Jefferson, for the year 1931, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above resulted as follows:

YEAS - - - Quinn, Dauenhauer, Strehle, Cantrelle, Petit, Fisher, Ottermann, Dumestre.

NAYS - - None

There being no further business the Jury then adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

WHEREAS, the Louisiana Highway Commission and the Public Belt Railroad Commission of New Orleans, are about to construct a large railroad and vehicular bridge across the Mississippi River in Jefferson Parish requiring large expenditures for labor and material.

BE IT RESOLVED that the Louisiana Highway Commission of New Orleans and the Public Belt Railroad Commission of New Orleans be petitioned by this Board to insist that as far as is possible, the successful contractor or contractors use resident Jefferson Parish Labor and purchase materials

from Jefferson Parish industries.

Resolution passed by a unanimous vote.

Motion by Mr. Strehle seconded by Mr. Ottermann, the following resolution was adopted:

RESOLUTION AND NOTICE OF INTENTION

1st. WHEREAS, it is necessary and for the best interest of the Parish of Jefferson, that the system of highways, bridges, constructed throughout the Parish of Jefferson be maintained in good condition.

2nd. WHEREAS, it is necessary for the best interest of the Parish of Jefferson that certain repairs and improvements be made to the present existing Public Highways and Bridges and that they be maintained and repaired, and

WHEREAS, an estimate has been made of the total amount necessary to be raised with which to repair, build, maintain, and keep up the work necessary on said Public Highways and Bridges throughout the Parish of Jefferson, which estimate amounts to the sum of Seventy-five thousand (\$75,000.00) Dollars, and

WHEREAS, the said sum of money can be raised out of the excess revenue of the Parish of Jefferson, without any additional special taxes or increases in taxation, which will amount to the sum of Seventy-five Thousand (\$75,000.00) Dollars, within the next ten years.

WHEREAS, under the provisions of Act 40 of 1912, said excess revenues can be bonded, and

WHEREAS, notice of intention to do so must be given,

THEREFORE, Be it Resolved, by the Police Jury of the Parish of Jefferson, in regular meeting assembled that notice of intention to issue Seventy-five Thousand (\$75,000.00) Dollars of excess revenue bonds be published in the official journal for fifteen(15) days as provided for by Act 40 of the General Assembly of Louisiana for the year 1922, said excess revenue bonds to be issued in order.

1st: To raise an amount of money sufficient to rebuild, repair and maintain the system of Public Roads and Highways and Bridges throughout the Parish of Jefferson.

BE IT FURTHER RESOLVED, that said Excess Revenue Bonds shall be paid in full in not more than ten (10) years from their date and shall bear interest at the rate of six (6) per cent per annum payable semiannually and shall be secured by irrevocable pledge and dedication of the General Alimony Tax of said Parish of Jefferson.

BE IT FURTHER RESOLVED, that this meeting when it adjourns does so adjourn to the 28th day of September 1931, at two (2) o'clock P.M. at which time in the District Court House Bldg. at Gretna, Louisiana, the regular meeting place of the Police Jury of the Parish of Jefferson all proceedings from the issuance and sale of Seventy-five (\$75,000.00) Thousand Dollars of excess revenue bonds of the Parish of Jefferson, will be taken for the purpose of making the improvements, repairs and maintenance of the Public Highways and Bridges throughout the Parish.

BE IT FURTHER RESOLVED, that all resolutions or ordinances in conflict herewith be and the same are hereby repealed.

Roll being called on the adoption of the above resolution resulted as follows

YEAS - - - Toledano, Quinn, Strehle, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None. ABSENT - - Dauenhauer, Fisher.

And the resolution was passed.

Motion by Mr. Strehle, seconded by Mr. Quinn, the following Ordinance was adopted:

An Ordinance to authorize the President on behalf of the Police Jury to borrow from the sinking fund of Road District No. 2 the sum of Nine Thousand Five Hundred (\$9,500.00) Dollars, to repay the Loan made by the Jury during the month of October 1930, to the sinking fund of improved road District No. 1.

SECTION I. BE IT ORDAINED by the Police Jury of the Parish of Jefferson in regular session assembled, that the President be and he is authorized and empowered to borrow from the sinking fund of Road District No. 2 the sum of Nine Thousand Five Hundred (\$9,500.00) Dollars to repay the loan made by the Police Jury during the month of October 1930, to the sinking fund of road district No. 1 of the Parish of Jefferson, La.

SECTION II. BE IT FURTHER ORDAINED, that for payment of the amount borrowed the Police Jury of the Parish of Jefferson, Louisiana, hereby dedicates, appropriates and sets aside the sum of \$9,500.00 out of the revenues and taxes of the Parish of Jefferson for the year 1931, to pay the amount borrowed.

Roll being called to vote on the adoption of the above resolution resulted as follows.

YEAS - - - Quinn, Strehle, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None. ABSENT - - Dauenhauer, Fisher.

Office of Police Jury,
Gretna, La. Aug. 19, 1931.

The Police Jury met this day for the purpose of making an inspection of roads and bridges in the 1st, 2nd, 3rd, 4th, 5th, and 6th, wards of the Parish. Members present: W. R. Toledano, President, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robert Ottermann, A. C. Dumestre.

ABSENT - - Joseph Fisher.

Wm Hepting
Secretary.

W. R. Toledano
President.

Office of Police Jury,
Gretna, La. Sept. 9, 1931.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer A. J. Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre. Absent - Fisher.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

Report of the Parish Treasurer, Received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Report of Parish Auditor, received.

Report of county agent, received.

Report of Electrical Inspector, 7th ward, received.

Communication from the Louisiana Institution relative to advancement of part of appropriation for beneficiary students expenses for session 1931-32 received.

Communication from Robert S. Maestri, Commissioner State Department of Conservation New Orleans, La. calling the Jury's attention to an opinion of the Department of Justice, in regards to the funds derived from Trappers License and the employment of agents for the protection of wild fur bearing animals, received.

Communication from State Board for the Blind, recommending that Sidney Taylor (aged blind man) be given relief and put on the pay roll at \$20.00 per month, received.

Opinion of Assistant District Attorney, E. M. Conzelmann on the claim of Charles Mattern for a refund of the amount of taxes paid by him on a dual assessment was received and the matter laid over for future action.

Notice from the War Department United States Engineers Office, New Orleans, La., that all interested parties are invited to be present and will be given an opportunity to express their views upon the suitability of the location and the adequacy of the plans for the construction of five (5) Highway Bridges over the Intra-Coastal Waterway, at Harvey, La., was received. Application of the Pontchartrain Lumber Company for Tax Exemption for a period of Five (5) years was received and not acted upon by the Jury for the reason that said Pontchartrain Lumber Co. must secure and submit a written consent from all Lumber Companies in the Parish of Jefferson.

Mr. Toledano, on leaving the chair, Mr. Strehle presiding, offered the following resolution for adoption.

WHEREAS, the Police Jury of the Parish of Jefferson has had brought to its attention the action of the Illinois-Central Railroad Company in following the practice of sending box cars from Harahan in Jefferson Parish to McComb City, Mississippi to be repaired; and

WHEREAS, there is considerable unemployment in this section of the State, particularly in the locality of Harahan, where said shops of the Illinois-Central Railroad are located; and

WHEREAS, the repair of such cars at the Harahan shops would result in quite a number of men being employed for this purpose and thereby relieve serious unemployed conditions in said locality.

THEREFORE, BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that we view with considerable disfavor the practice of said rail road company in sending said box cars to McComb, Mississippi, for repairs and we earnestly request that the officials of said Company discontinue the practice and have said work done in the Parish of Jefferson, in order to relieve some of the unemployment conditions in the Harahan locality.

YEAS - - Toledano, Quinn, Strehle, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None. ABSENT - - Dauenhauer, Fisher.

Motion by Mr. Ottermann, seconded by Mr. Petit, the following resolution was adopted:

(Resolution see page 107)

Motion by Mr. Toledano, seconded by Mr. Quinn, that this meeting of the Jury recess until 2 o'clock P. M. Monday, September 28th, 1931.

W. R. Toledano
President.

Wm. Hepting
Secretary.

Office of Police Jury,
Sept. 28, 1931.
Gretna, La.

The Police Jury met this day in regular session pursuant to adjournment of the regular meeting held September 9, 1931, the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cartrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

Absent - Fisher

Reconvening in regular session the following resolution was adopted:

On motion of Mr. Strehle, seconded by Mr. Dumestre, the following resolution was adopted:

STATE OF LOUISIANA
PARISH OF JEFFERSON

On motion of Mr. Strehle, seconded by Mr. Dumestre, the following resolution was adopted:

WHEREAS, in the budget adopted by this Police Jury of the Parish of Jefferson for the year of 1931, certain amounts have been budgeted for certain items which are excessive and which will not be used during the year 1931, and

WHEREAS, the Police Jury at the end of the year 1931 will have revenue in excess of those budgeted for use, which excess revenues this Police Jury has an opportunity to use in an excess revenue bond issue.

THEREFORE, Be it Resolved, that the following items of the budget of 1931 be amended and reduced as follows:

Contingent Expenses	- - - - -	\$11, 840.00
Deduct	- - - - -	11, 722.00
So as to make said item		\$ 118.00
Total amount of deductions		\$11, 722.00

BE IT FURTHER RESOLVED, that the sum of Eleven Thousand and Seven Hundred Twenty Two and No-100 (\$11,722.00) Dollars deducted from the item contingent expenses making a total of Eleven Thousand and Seven Hundred Twenty-Two and no-100 (\$11,722.00) Dollars be budgeted in an item to be known as "EXCESS REVENUE BOND NO.2" so as to make item Excess Revenue Bond No. 2 read Eleven Thousand and Seven Hundred twenty-two (\$11,722.00) Dollars.

BE IT FURTHER RESOLVED, that the budget of 1931 as thus amended

be ratified and approved.

The roll call on the above resolution resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Cantrelle, Dauenhauer, Petit, Ottermann, Dumestre.

NAYS - - None

ABSENT - - None.

CLYDE V. BOURGEOIS, being duly sworn deposes and says that he is the Treasurer of the Police Jury of the Parish of Jefferson and as such, the financial officer of the Parish of Jefferson, Louisiana that the statutory and ordinary charges of the year 1931 of the Parish of Jefferson, Louisiana, are as follows:

Salary of Secretary of the Police Jury	\$ 2,100.00
Salary of Treasurer, Police Jury	1,500.00
Mileage and Per Diem	1,500.00
Stationery and Office Supplies	4,500.00
Jurors and Witnesses	6,000.00
Transporting Prisoners and Insane	1,000.00
Maintenance of Buildings	5,000.00
Feeding Prisoners	8,000.00
Coroners Jury and expenses	1,800.00
Board of Health	3,500.00
Justice of the Peace and Constables	11,100.00
Election expenses	2,000.00
Registrar of Voters	1,000.00
Tick Eradication	2,020.00
Roads and Bridges	50,000.00
Paupers and Widows	2,000.00
Janitor	1,800.00
Auditor	600.00
Fire Patrol	3,840.00
Interest on Loans	10,000.00
Traffic Officers	7,200.00
Parish Engineer	1,200.00
Asst. District Attorney	1,000.00
Road Supt. and Asst. Supt.	3,900.00
Jail Physician	1,000.00

Official Journal	\$ 800.00
Assessor's Compensation	1,500.00
Sheriff's Criminal Salary	1,000.00
Sheriff's Court Expenses	600.00
Clerk Attending Court	800.00
District Attorney's Fees	2,000.00
Beneficiary Students	12,000.00
Excess Revenue Bonds	20,620.00
Map of Parish.	10,000.00
Miscellaneous	12,500.00
Supt. Gas Tax	3,300.00
Salary of Foreman Road Dist. No. 3.	1,200.00
Compensation of Aged Blind	300.00

Index Book Clerk's Office	2,400.00
Court Stenographer	2,000.00
Excess Revenue Bond No. 2.	11,722.00
Contingent Expenses	118.00
TOTAL	<u>\$ 216,420.00</u>

That the only obligation, contractual or otherwise, that the Parish of Jefferson has, are the following, to-wit:

The following promissory notes held by the Whitney Trust & Savings Bank (Algiers Branch)

NOTE DATED	AMOUNT
February 11, 1931, payable on demand	\$ 25,000.00
March 11, 1931, payable on demand	35,000.00
March 23, 1931, payable on demand	15,000.00
April 8, 1931, " " "	25,000.00
May 13, 1931, " " "	25,000.00
June 18, 1931, " " "	9,000.00
July 8, 1931, " " "	30,000.00
August 12, 1931, " " "	11,000.00
	<u>\$175,000.00</u>

Payment for all of which will be made out of the revenues derived from taxation for the year 1931, so that after payment of said notes the amount of charges to be paid by the Parish of Jefferson, during 1931 will be reduced by the amount of ONE HUNDRED SEVENTY FIVE THOUSAND and no-100 (\$175,000.00) Dollars and there will be only Forty One Thousand Four Hundred Twenty Dollars (\$41,420.00) still due to be paid as per the above.

(Signed) C. V. Bourgeois, Parish Treasurer.

Sworn and subscribed before me This 28th day of September 1931.

Jno. E. Fleury,
Notary Public, State of Louisiana
Parish of Jefferson.

Clyde V. Bourgeois, being first duly sworn, deposes and says:

That he is the Treasurer of the Parish of Jefferson, and that as such Financial Officer of said Parish of Jefferson, Louisiana, that the following is a true and correct statement of the receipts of revenues of the Parish of Jefferson for the year 1931:

Parish Taxes: 1931	\$ 155,000.00
Parish Licenses	6,000.00
Anticipated Race Track Licenses	14,000.00
Gasoline Tax	40,000.00
Trappers License	250.00
Franchises	1,170.00
	<u>\$ 216,420.00</u>

That the above revenues from taxes is based upon an assessed valuation of FORTY TWO MILLION SEVENTEEN THOUSAND FOURTEEN and no-100 (\$42,017,014.00) DOLLARS as fixed by the assessment roll for the year 1930 for the Parish purposes. That deducting from the above total estimated receipts the total amount of estimated charges or expenditures TWO HUNDRED FOUR THOUSAND AND SIX HUNDRED NINETY EIGHT AND NO-100 (\$204,698.00) DOLLARS leaves an estimated surplus of ELEVEN THOUSAND SEVEN HUNDRED TWENTY TWO AND NO-100 (\$11,722.00) DOLLARS, the item "Excess Revenue Bond No. 2" of ELEVEN THOUSAND SEVEN HUNDRED TWENTY TWO and no-100 (\$11,722.00 being specifically for excess revenue bond No. 2 to be issued.

(Signed) C. V. Bourgeois, Parish Treasurer

Sworn and subscribed before me this 28th day of September, 1931.
Jno. E. Fleury, Notary Public
State of Louisiana,
Parish of Jefferson.

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the following resolution was adopted:

WHEREAS, the Financial Officer of the Parish of Jefferson, Louisiana has submitted the written statement sworn to by him showing the statutory and ordinary charges and obligations secured by special taxes for the year 1931, and has also submitted an itemized statement of the current revenues of the Parish of Jefferson, Louisiana all in accordance with the provisions of Act No. 40 of the Legislature of Louisiana for the year 1922, which statements are attached hereto, and which have been spread upon the minutes of the Police Jury, and

WHEREAS, all the members of this body here have inspected and considered the said above set forth statements of the Financial Officer, and have found them to be correct and in accordance with the figures contained in the budget of the Parish of Jefferson for the year 1931, adopted at a meeting held on the 12th day of November, 1930 and amended at a regular meeting held on May 13, 1931, and further amended at a regular meeting held on Wednesday, September 28, 1931.

SECTION I. BE IT ORDAINED by the POLICE JURY OF THE PARISH OF JEFFERSON, LOUISIANA, that the foregoing statements of the Financial Officer of the Parish of Jefferson, Louisiana, for the year 1931, be and the same are hereby approved.

SECTION II. BE IT FURTHER ORDAINED, etc., showing the current revenues of the Parish of Jefferson for the year 1931, be and the same are hereby approved.

The above resolution having first been reduced to writing was then put to a vote and the roll call resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.
NAYS - - None. ABSENT - - - Fisher.

And the foregoing resolution was declared adopted.

I, the undersigned, assessor of the Parish of Jefferson, do hereby certify that according to the 1930 Assessment Rolls of the Parish of Jefferson, which is the last assessment for Parish and other purposes previous to this date, the assessed valuation of all taxable property in the Parish of Jefferson is the sum of FORTY TWO MILLION SEVENTEEN THOUSAND FOURTEEN AND NO-100 (\$42,017,014.00) DOLLARS.

In testimony WHEREOF, I hereunto affix my official signature this 28th day of September, 1931.

(Signed) George Heebe, Assessor.

AN ORDINANCE

By Mr. Dumestre, seconded by Mr. Quinn.
WHEREAS, as it appears from the foregoing statements of the Financial Officer this day approved, that the amount of charges or

expenditures for the year 1931, of the Parish of Jefferson, Louisiana, is TWO HUNDRED FOUR THOUSAND SIX HUNDRED NINETY EIGHT and No-100 (\$204,698.00) DOLLARS.

WHEREAS, the total amount of estimated receipts other than taxes is SIXTY ONE THOUSAND EIGHT HUNDRED THIRTY and No-100 (\$61,830.00) DOLLARS and therefore there is an amount of ONE HUNDRED FORTY TWO THOUSAND EIGHT HUNDRED SIXTY EIGHT and no 100 (\$142,868.00) DOLLARS which must be raised by direct taxes; and

WHEREAS, as shown by the certificate of the Assessor of the Parish of Jefferson, the assessed valuation of all the property in the Parish of Jefferson, Louisiana, subject to taxation for the year, 1930, amounts to FORTY TWO MILLION SEVENTEEN THOUSAND FOURTEEN and no-100 (\$42,017,014.00) DOLLARS and that, therefore, a tax of 3-23/32 mills on the dollars of the assessed valuation will be necessary, and will be adequate to raise the aforesaid sum of ONE HUNDRED FORTY TWO THOUSAND EIGHT HUNDRED SIXTY EIGHT and No-100 (\$142,868.00) DOLLARS, the balance shown as the necessary to be raised by direct taxes.

BE IT ORDAINED by the Police Jury of the Parish of Jefferson, Louisiana, that it does hereby determine and declare that 3-23-32nds mills on the dollar of assessed valuation will be required for the payment of all the statutory and ordinary charges and all other obligations, contractual or otherwise, of the Parish of Jefferson, not otherwise provided for.

The foregoing ordinance having been first reduced to writing was then put to a vote the result was as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - None ABSENT - - Fisher.

And the foregoing ordinance was declared adopted.

AN ORDINANCE

By Mr. Cantrelle, seconded by Mr. Strehle.

WHEREAS, as shown by the foregoing ordinance, a tax of 3-23-32nds mills on the dollars of assessed valuation is necessary to provide for the payment of statutory and ordinary charges and all other obligations not secured by special tax of the Parish of Jefferson, Louisiana, and will provide for the payment of said charges.

SECTION 1. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, Louisiana, that it does hereby declare and determine that the avails of its general alimony tax available to be funded into bonds, in accordance with the provisions of Act 40 of the Legislature of Louisiana for the year 1922, is 9-32nds of one mill on the dollar of the assessed valuation.

SECTION 2. BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, Louisiana, that in order to secure the payment of the bonds to be issued by the Police Jury of the Parish of Jefferson, Louisiana, it does hereby irrevocably pledge and dedicate the aforesaid 9-32nds of one mill, avails or residue of the general alimony tax to the payment of the principal and interest of the bonds hereinafter authorized and issued until all of such bonds have been paid in principal and interest.

The foregoing Ordinance having been first reduced to writing was then put to a vote, and the roll call resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None

ABSENT - - - None.

AN ORDINANCE.

By Mr. Petit, seconded by Mr. Dauenhauer.

An Ordinance providing for the issuance of SEVENTY FIVE THOUSAND (\$75,000.00) DOLLARS, of Six (6%) per cent excess revenue bonds of the Parish of Jefferson for the purpose of constructing and maintaining public highways in the Parish of Jefferson and providing for the payment of same, all under the provisions of Act No. 40 of the Louisiana Legislature of 1922, due notice having been given as provided by said act of Legislature.

WHEREAS, the Police Jury of the Parish of Jefferson believe it to be to the best interest of the tax-payers and residents of the Parish of Jefferson, to raise money for the construction and maintenance of the Public Highways in the Parish of Jefferson by the issuance and sale of SEVENTY FIVE THOUSAND (\$75,000.00) DOLLARS of Six (6%) per cent excess revenue bonds of the Parish of Jefferson, Louisiana, secured by the pledge and dedication of the excess revenue of the Parish of Jefferson, Louisiana, due notice having been published of the intention to issue said bonds for said purpose in the Jefferson Democrat the official Journal of the Parish of Jefferson, Louisiana, on September 12, 1926, 1931, and no protest or opposition having been filed; and

WHEREAS, the Police Jury of the Parish of Jefferson has been presented with a sworn statement of the statutory and ordinance charges of the Parish of Jefferson and also with a sworn statement, duly itemized of its current revenues, which statements have been examined by the Police Jury of the Parish of Jefferson, and the same having been approved by said body, were ordered spread upon the minutes, and

WHEREAS, an Ordinance was duly adopted by the Police Jury of the Parish of Jefferson, setting aside 9-32nds of one mill on the dollar of the assessed valuation of the property in the Parish of Jefferson and funding said sum into excess revenue, and irrevocable pledging and dedicating said millage to the payment of the principal and interest on said bonds, and

WHEREAS, the assessment roll of the Parish of Jefferson for the year 1931, showing an assessment of FORTY TWO MILLION SEVENTEEN THOUSAND FOURTEEN and no-100 (\$42,017,014.00) DOLLARS, upon which the sum of ONE HUNDRED FORTY TWO THOUSAND EIGHT HUNDRED SIXTY EIGHT and no-100 (\$142,868.00) DOLLARS of taxes should be collected.

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, Louisiana, that the Police Jury of the Parish of Jefferson, does hereby incur an indebtedness of SEVENTY FIVE THOUSAND (\$75,000.00) DOLLARS represented by the issuance of One Hundred Fifty (150) negotiable interest bearing coupon bonds, numbered one (1) to ONE HUNDRED FIFTY (150) inclusive of the denomination of FIVE THOUSAND (\$5000.00) DOLLARS Each; said bonds to be dated November 1st, 1931, and shall bear interest at the rate of Six (6%) percent per annum from 1931, until paid, said interest to be payable semiannually on the 1st day of February and August of each year and to be represented by semi-annual interest coupons attached to each bond having the facsimile signature of the President of the Police Jury of the Parish of Jefferson, Louisiana, and payable at the Whitney Trust and Savings Bank, New Orleans, Louisiana, or at some bank in the City of New York or Chicago, to be agreed upon and designated by the Police Jury of the Parish of Jefferson and the purchaser

of the bonds.

SECTION 2. BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, Louisiana, that the said bonds and coupons, the issuance of which is herein provided, shall be in substantially the following form.

UNITED STATES OF AMERICA
STATE OF LOUISIANA
PARISH OF JEFFERSON

No. _____ \$500.00

SIX (6%) PER CENT REVENUE BONDS.

KNOW ALL MEN BY THESE PRESENTS, that the Parish of Jefferson, State of Louisiana, is indebted, and for value received, hereby promises to pay to bearer FIVE HUNDRED (\$500.00) DOLLARS in lawful money of the United States of America on the 1st day of February, 1932, together with six (6%) per cent interest thereon from date on the 1st day of February and August of each year on the presentation and surrender of the interest coupons hereto attached, as the same shall severally mature.

Both the interest and principal of this bond are payable at the Whitney Trust & Savings Bank, in the City of New Orleans, Louisiana, or at _____ in the City of _____ State of _____ at the option of the holder of this bond and the several interest coupons.

Both the principal and interest of this bond are payable in Gold Coin of the United States of America, of the present standard of weight and fineness.

This Bond is one of a series of One Hundred Fifty (150) Bonds of denominations of FIVE HUNDRED (\$500.00) DOLLARS each issued by the Police Jury of the Parish of Jefferson, Louisiana, for the purpose of constructing and maintaining a highway system in the Parish of Jefferson, Louisiana.

This bond and the other bonds of this series are issued under and by virtue of authority conferred by the Constitution and Statutes of the State of Louisiana, particularly Act No. 40 of the Legislature of Louisiana for the year 1922 and the Ordinance of the Police Jury of the Parish of Jefferson, Louisiana, adopted in pursuance of said act, and the notice given in conformity thereto.

The debt represented by the said One Hundred Fifty (150) Bonds was incurred, and the bonds were issued by the virtue of the authority conferred as aforesaid and the payment of said debt, with the interest thereon, is secured by the irrevocable pledge and dedication of 9/32nds of one mill surplus out of the general alimony tax of the Parish of Jefferson, Louisiana, all in accordance with the terms of an ordinance of the Police Jury of the Parish of Jefferson, Louisiana, adopted on the 28th day of September 1931.

It is certified that this bond is authorized by and is issued in conformity with the requirements of the Constitution and Statutes of this State.

In witness whereof, the Parish of Jefferson, Louisiana, through its President and Secretary of the Police Jury of the Parish of Jefferson, has caused this bond to be issued and signed and sealed with the corporate

seal of the Police Jury of the Parish of Jefferson, Louisiana, and the interest coupons attached hereto to be executed by the fac-simile signatures of the President and the Secretary of the Police Jury of the Parish of Jefferson, Louisiana, all as of date, November 1st, 1931.

By W. R. TOLEDANO, President
POLICE JURY, PARISH OF JEFFERSON,
By WM. HEPTING, SECRETARY.
Police Jury, Parish of Jefferson.

No. _____ COUPON \$15.00

On February and August 1st, 19_____, the Parish of Jefferson, Louisiana, will pay to bearer, for value received, FIFTEEN (\$15.00) DOLLARS at the Whitney Trust and Savings Bank, New Orleans, Louisiana, or at the _____ in the City of _____ State of _____

at the option of the holder herein of being the semi-annual interest then due on its public improvement bond, dated November 1st, 1931.

And each bond shall be registered with and endorsed by the Secretary of the State of Louisiana, in accordance with the law

SECTION 3. BE IT FURTHER ORDAINED by the Police Jury of the Parish of Jefferson, Louisiana, that the bonds herein issued shall mature on the dates and in the manner herein after set forth, viz:

1 to 12	\$6,000.00	4500	February 1st, 1932
13 to 24	6,000.00	4140	February 1st, 1933
25 to 36	6,000.00	3780	February 1st, 1934
37 to 49	6,500.00	3420	February 1st, 1935
50 to 65	7,500.00	3030	February 1st, 1936
66 to 82	8,000.00	2580	February 1st, 1937
83 to 99	8,000.00	2100	February 1st, 1938
100 to 116	8,000.00	1620	February 1st, 1939
117 to 136	9,500.00	1500	February 1st, 1940
137 to 150	9,500.00	560	February 1st, 1941

SECTION. 4. BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, Louisiana, that the Police Jury of the Parish of Jefferson, Louisiana, binds and obligates itself to levy each year, while any of the aforesaid bonds are outstanding, a tax of FOUR (4) MILLS on the dollar of the assessed valuation of all property in the Parish of Jefferson, Louisiana, subject to taxation and to set aside each year, out of the said FOUR (4) MILLS For the purposes of paying the principal and interest of the excess revenue bonds amounting to Seventy Five Thousand (\$75,000.00) Dollars authorized by this Ordinance, 9/32nds of one mill of said FOUR (4) MILLS, and in case the assessed valuation of the property subject to taxation in the Parish of Jefferson, Louisiana, should so increase that a FOUR (4) MILL tax would not be necessary then the Police Jury of the Parish of Jefferson binds itself to levy each year such a tax as will leave a surplus above all of its statutory charges and ordinary expenses, amounting to 9/32nds of one mill for the payment of the aforesaid bonds, and the Police Jury of the Parish of Jefferson does hereby irrevocably pledge and dedicate the avails or residue, of the general alimony tax of the Parish of Jefferson, Louisiana, which avails have been specifically declared to amount 9/32nds of one mill for the payment of the principal and interest of said bonds, as long as any of said bonds and coupons are outstanding and unpaid.

SECTION 5. BE IT FURTHER ORDAINED, by the Police Jury of the Parish

of Jefferson, Louisiana, that the President and Secretary of the Police Jury of the Parish of Jefferson are authorized and empowered to take all necessary steps to have said bonds printed, sold and registered and generally all steps necessary to complete and make final this bond issue and to realize the funds therefor by advertising for the sale of said bonds as prescribed by law.

SECTION 6. BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, Louisiana, that all ordinances or parts of ordinances in conflict herewith be and the same hereby repealed.

The above Ordinance having first been reduced to writing was then put to a vote, and the roll call resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - None ABSENT - - - Fisher

And the ordinance was declared adopted.

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Mr. J. H. Payne, Parish Engineer, submitted a plan for the re-subdivision of a part of Ridgeway Terrace and on motion duly seconded, the matter was referred to the Police Juror of the 8th ward and the road Supt. for investigation and they to report their findings at the next regular meeting of the Jury.

Engineer Payne also submitted plans of Ocean Park subdivision at Grand Isle and plans of re-subdivision of squares No. 14-15-120-121-148-149-222-223-250 and 251, of Manson subdivision of Stafford, Derbes and Roy for approval by the Jury and on motion of Mr. Dumestre, seconded by Mr. Ottermann, the following resolution was adopted.

BE IT RESOLVED, ~~that~~ the plan of Ocean Park at Grand Isle, and plans of resubdivision of squares 14-15-120-121-148-149-222-223-250 and 251 of Manson subdivision for Stafford, Derbes and Roy, as submitted by the Parish Engineer J. H. Payne, be and is hereby approved, and the President be and is hereby authorized and directed to approve said plans by affixing his signature thereon.

Notice from Governor Huey P. Long that he has appointed W. R. Toledano, President of the Police Jury, a delegate to the good roads convention to be held at Birmingham, Alabama, October 12, 13, 14, and 15, 1931, was received, and

On motion of Mr. Strehle, seconded by Mr. Dumestre, it was resolved that the President be authorized to attend the Good Roads Convention to be held at Birmingham, Ala. October 12 to 15, 1931, at the expense of the Police Jury.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Office of Police Jury,
Gretna, La. Oct. 14, 1931.

The Police Jury met this day in regular session the following members were present: E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

Absent - - - W. R. Toledano, President, Jos. Fisher.

The President (Mr. W. R. Toledano) being absent the Jury was called to order by the Secretary (Wm. Hepting) who announced that it was in order that the members present elect a President Pro-tem, and

On motion of Mr. Petit, seconded by Mr. Quinn, and carried, Mr. A. J. Cantrelle was elected President Pro-tem.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

Report of Parish Auditor received and ordered filed.

Report of Parish Treasurer received and ordered filed.

Report of County Agent received and ordered filed.

Report of Bureau of Animal Industry received and ordered filed.

Preliminary report of Parish Engineer and Police Juror of the Eighth Ward on the plan of re-subdivision of front portion of Ridgeway Terrace was that the owner of the property agrees to furnish the necessary gravel to be placed on the street, and the New Orleans Public Service Co., has been requested to move the switch track on the said street between Ridgeway Terrace and Metairie Lawn, or to gravel their tracks at this point to meet the street grade.

From Mrs. Jos. Hala, Harvey Crown Point, La. requesting permission to plant shade trees in Gleason Park situated at Crown Point.-- Received.

From the Intracoastal Canal Association, requesting the Jury to send delegates to the Twenty-seventh annual convention of the Association which will be held at Corpus Christi, Texas, November 6th, and 7th, 1931. Laid over.

Opinion from District Attorney Jno E. Fleury advising the Jury that they may pay Sidney Taylor and Leopold Azmar the sum of \$10.00 per month each under Act 101. Received.

October 6, 1931.

Police Jury, Parish of Jefferson,
Gretna, Louisiana.

Gentlemen:-

The letter of September 26, addressed to your Secretary and signed by O. L. Jones, Executive Secretary of State Board for the Blind, in reference to Sidney Taylor and Leopold Azmar, the sum of \$10.00 per month each under Act 101.

As I recall, the Jury originally appropriated \$25.00 per month for Sidney Taylor, but in view of the fact that the recommendation in his case has been revived, and you will still not exceed the budget of revenue by paying him \$10.00 and Azmar \$10.00 per month, it will not be necessary to do anything further than to issue checks for the amount each month to each.

In making your budget for 1932, unless you are advised to the contrary by the State Board of the Blind, for 1932, it will be necessary for you to budget \$20.00 per month for one year. In the event of a revision by the State Board for the Blind that would increase the amount over the amount you have budgeted it will then be necessary to wait until a new budget is arranged for the following year, unless the

budget is amended.

Yours very truly,
(Signed) Jno. E. Floury.

The following resolutions adopted by the Louisiana Tax Commission on the recommendation made by the Police Jury sitting as a Board of Review of Assessment values as fixed by the said Tax Commission and the Parish assessor, was received and ordered filed

PARISH OF JEFFERSON

The Louisiana Tax Commission met this day in its office in the City of New Orleans, with a quorum present, for the purpose of considering the recommendations of the Police Jury of the Parish of Jefferson, adopted by said Body while acting as a Board of Reviewers to hear complaints of tax payers dissatisfied with the values fixed by this Commission, over those of the Assessor and Parish Board of Equalization of said Parish for the year 1931.

In the matter of the KENNER MOTOR COMPANY, (Sheet No. 539-Kenner) where in the Board of Reviewers recommends a decrease of \$10,000.00, on the assessment, no action is taken, as this Commission made no increase in the values established by the Assessor.

In the matter of the LOUISIANA ICE AND COAL COMPANY, (Sheet No. 329-Westwego, wherein the Board of Reviewers recommends a decrease and the restitution of the value figures as originally returned by protestants, it was moved by Mr. Raggio, seconded and unanimously adopted that the recommendations of the Board of Reviewers be presently denied for the reason that this Commission has not been furnished with sufficient information to justify any reduction in this assessment.

In the matter of the ROBINSON CANNING COMPANY, (Sheet No. 501-Westwego) wherein the Board of Reviewers recommend a decrease and the restitution of the value figures as originally returned by protestant, it was moved by Mr. Raggio,

seconded and unanimously adopted that the recommendation of the Board of Reviewers be presently denied for the reason that the report of this Company to this Commission substantiates and justifies the assessment as presently fixed.

In the Matter of the TEXAS COMPANY, (Sheet No. 1253 Ward 4) wherein the Board of Reviewers recommend a decrease of \$41,910.00 and the restitution of the value figures as originally returned by the protestants, it was moved by Mr. Raggio, seconded and unanimously adopted that the recommendation of the Board of Reviewers be partially granted, and the assessment reduced as follows: REDUCED LAND from \$59,100.00 to \$45,200.00, classified as follows:

12 acres Miscellaneous lands -----	\$24,000.00
26.5 acres suburban lands -----	\$21,200.00
	<u>\$45,200.00</u>

Reduced Improvements on Country Real Estate from \$30,000.00 to \$25,000.00

In the matter of the NORTH AMERICAN TRADING & IMPORT COMPANY, (Sheet No. 422-Westwego) wherein the Board of Reviewers recommend that the assessment valuation on building and storage tanks be fixed at \$55,000.00, which the Jury was convinced was the actual price paid

for the plant, it was moved by Mr. Raggio, seconded and unanimously adopted that the recommendation of the Board of Reviewers be denied for the reason that the assessment value as presently fixed more really represents a fair, conservative value than the purchase price, which was apparently based on a junk value.

In the matter of the SQUIRE-DINGEE COMPANY, (Sheet No. 1677 Ward 7) wherein the Board of Reviewers recommend a decrease on city lots, improvements, merchandise, furniture, and fixtures, machinery and equipment, and the restitution of the value figures as originally returned by protestants, it was moved by Mr. Raggio, seconded and unanimously adopted that the recommendation of the Board of Reviewers be partially granted and the assessment values reduced as follows:

- Reduce city lots from \$3,800.00 to \$600.00.
- Reduce improvement city lots from \$12,000.00 to \$10,000.00.
- Reduce manufacturing plant Equipment from \$10,000.00 to \$4,000.00.
- Machinery - reduction denied.
- Merchandise: Reduce from \$20,000. to \$9,800.00.

In the matter of the W. D. S. U. BROADCASTING STATION (Sheet # 331-Ward 2) wherein the Board of Reviewers recommend a decrease and the restitution of the value figures as originally returned by the protestant, it was moved by Mr. Raggio, seconded and unanimously adopted, that the recommendation of the Board of Reviewers be partially granted and the assessment value reduced as follows:

- Reduce Manufacturing Plant Machinery from \$13,000.00 to \$8,500.00.

In the matter of the GREAT SOUTHERN WIRE BOUND BOX COMPANY (Sheet No. 680- Ward (7) wherein the Board of Reviewers recommend a decrease, and the restitution of the value figures as originally returned by the protestants, it was moved by Mr. Raggio, seconded and unanimously adopted, that the recommendation of the Board of Reviewers be partially granted, and the assessment values reduced as follows:

- Reduce manufacturing plant from \$65,200.00 to \$57,600.00.

In the matter of the CLERC SASH AND MFG. CO. (Sheet No. 43- Ward 2) wherein the Board of Reviewers recommend a decrease and the restitution of the value figures as fixed by the Parish Assessor, it was moved, by Mr. Raggio, seconded, and unanimously adopted that the recommendation of the Board of Reviewers be denied for the reason that this machinery was assessed in 1930 for \$3,300.00 and there is no evidence before this Commission to substantiate such a reduction as claimed for 1931.

In the matter of the SINCLAIR REFINING COMPANY, (Sheet No. 532-Westwego) wherein the Board of Reviewers recommend a decrease, and the restitution of the value figures as originally returned by the protestants, it was moved by Mr. Raggio, seconded and unanimously adopted by the recommendation of the Board of Reviewers be denied for the reason that this Commission feels that in fixing an assessment value of ten cents per barrel against the tanks of the Company every allowance possible has been made for age and depreciation.

After a hearing and further investigation, and upon motion duly seconded and unanimously adopted, the following changes in the assessments hereunder listed were ordered made, and the Assessor of said Parish ordered notified thereof:

SARAMAC MACHINE COMPANY Benton Harbor, Mich Ward 7, Sheet No _____ Machinery located at plant of Great Southern Wirebound Box Company deduct \$14,000.00 to leave Nothing.

THE GREAT ATLANTIC & PACIFIC TEA COMPANY, (Sheet No. 157-Ward 8).
Merchandise: Deduct \$200.00 to leave \$1,300.00, in lieu of \$1,500.00.

Furniture and fixtures: Deduct \$100.00 to leave \$400.00 in lieu of \$500.00.

JOSEPH RATHBURN LUMBER COMPANY, Harvey- Ward 3, Sheet No. 904.

Deduct \$200.00 to leave \$800.00 in lieu of \$1,000.00

MRS. HUGH WALTER HAMLYN: Lots 23 to 45--Square 7 East Bank
Subdivision:

Land: Deduct \$300.00 to leave \$1,100.00, in lieu of \$1,400.00.

It was moved by Mr. Raggio, seconded and unanimously adopted that a copy of these resolutions be sent to the Assessor and Secretary of the Police Jury of Jefferson Parish for their information and guidance.

There being no further business the Commission adjourned.

G. Blasing, Chairman

F. Raggio. Member.

W. C. Howell, Acting Secretary.

Petitions from the Pontchartrain Lumber Company, The American Creosote Works Incorporated and the Continental Can Company Incorporated for Tax exemption for a period of Five years - - was laid over.

Plans for a subdivision on Grand Isle to be known as Ocean Beach was submitted for approval, referred to the Parish Engineer.

On motion of Mr.Dumestre, seconded by Mr. Quinn, the following resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular session assembled that the following action taken by the undersigned members of the Jury be and is hereby ratified.

W. R. Toledano, President,

Police Jury, Jefferson Parish.

Hon Sir:-

We the undersigned, Police Jurors of the Parish of Jefferson, do hereby authorize - - you on behalf of the Police Jury and as Individual members thereof to borrow from the new jail sinking fund the sum of four thousand five hundred (\$4500.00) dollars to defray current expenses of the Jury during the year 1931.

We hereby pledge ourselves to ratify same at the next meeting of the Police Jury.

(Signed) W. R.Toledano,

W. E. Strehle,

B. P. Dauenhauer,

A. J. Cantrelle.

On motion of Mr.Strehle, seconded by Mr.Petit, the following resolution was adopted.

BE IT RESOLVED, that the office constructed in the Courthouse Annex for the District Attorney by Mr. Eugene Barrows, contractor as per contract be and is hereby accepted.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

NAYS - - - None. ABSENT - - - W. R. Toledano, Pres.

On motion of Mr.Dumestre, seconded by Mr. Strehle, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson that Congressman Paul H. Maloney be requested to obtain the necessary appropriation for deepening the channel in Bayou Rigaud. By compliance with this request and obtaining the necessary appropriation, a far better opportunity would be afforded to the large commerce in this section in shrimps, oysters and fish.

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS- - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - None. ABSENT - - - Toledano.

On motion of Mr. Strehle, seconded by Mr. Dauenhauer, the following resolution was adopted:

RESOLVED THAT the President of the Police Jury of Jefferson Parish, Louisiana, Mr. Weaver R. Toledano, be and he is hereby authorized, empowered and instructed to sign any act or acts necessary to grant, bargain, give, donate, transfer, assign, set over, and deliver to the United States of America, its successors and assigns, for its use in constructing, improving and maintaining an Intracoastal Waterway from the Mississippi River at or near New Orleans, Louisiana, to Galveston, Bay in the State of Texas, in accordance with a project duly authorized by Congress, the perpetual right, servitude or easement to enter upon, dig, excavate or cut away any or all or such of the hereinafter described tract of land as may be required at any time in the prosecution of aforesaid work of improvement, or any enlargement thereof, and to maintain the portion so cut away as a part of the navigable waters of the United States; and/or the perpetual right, servitude or easements for the deposit of earth, spoils or other material excavated in the construction and/or maintenance of said canal and for such other purposes as may be needful in the preservation and maintenance of said work of improvement over and across the property of this Police Jury on or along said canal or waterway, or right of way for said canal or waterway.

The tract of land over which this servitude is granted being described as follows:

THAT CERTAIN TRACT OF LAND situated in the Parish of Jefferson, State of Louisiana, known as Paul Jones subdivision, being parts of Government Sections 15, twp. 15 S. R. 23 E. 37 T. 15 S. R. 24 E. 1 T. 16 S. R. 23 E and 44 Twp. 16 S. R. 24 E; according to a map dated April 20, 1925, signed by James S. Webb, C. E., a copy of which is on file in the Conveyance Office of Jefferson Parish, La.,

Said tract of land is designated on said map as a "Park," and is bounded on the West by a lot thirty-nine (39) and on the East by lot forty-four (44) , the property of Mrs. Rose Thorne Jones.

Resolved, further, that the President of this Police Jury. Mr. W. R. Toledano, is further authorized, empowered and instructed to do all things necessary to carry out the intent and purpose of this resolution and that all acts and deeds on his part prior to or after the date of this resolution are hereby ratified and confirmed.

In witness whereof, I have hereunto set my hand and the seal of this Police Jury, Wednesday, October 14th, 1931, on the day, month, an and year first above written.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS- - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann Dumestre.

NAYS - - None.

ABSENT - - Toledano.

Signed: Wm. Hepting.

Seal of Corp.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Oct. 26, 1931.

The Police Jury met this day in special session and the following members were present, W. R. Toledano, President, A. J. Cantrelle, Joseph Petit, Robert Ottermann, A. C. Dumestre.

Absent - - Fisher

The President announced that the special meeting was called for the purpose of receiving and considering bids for the purchase of Seventy-five Thousand (\$75,000.00) Dollars 6% Excess Revenue Bonds, as advertised, and other matters that may come before the Jury.

The hour of eleven (11) o'clock having arrived, the President of the Jury called for bids for the purchase of said Seventy five Thousand (\$75,000.00) Dollars, 6% Excess Revenue bonds to be sold this day, the following bid was received.

F. P. Clark and Company, of Alexandria, Louisiana, submitted the following bid:

We will pay, subject to immediate acceptance, and prompt delivery of the bonds to us, par, provided the funds are deposited in a Bank or Banks of our choice, according to Law in the State of Louisiana, without interest to yourselves. Said deposit to have an average life of not less than Eight (8) months.

On motion of Mr. Dumestre, seconded by Mr. Petit, and carried, the Bid of F. P. Clark and Co., was rejected.

On motion of Mr. Cantrelle, seconded by Mr. Petit, the following resolution was adopted:

BE IT RESOLVED, that the Police Jury sell the Seventy-five Thousand (\$75,000.00) Dollars Excess Revenue Bonds at private sale, provided the Police Jury gets a better price than the one rejected.

Adopted by a unanimous vote.

A communication from Intracoastal Canal Association of Louisiana and Texas, request that the President of the Police Jury appoint delegates to represent the Parish at the annual Convention of the

Association, to be held at Corpus Christi, Texas, November 6th and 7th, 1931, was read, and on

Motion of Mr. Cantrelle, seconded by Mr. Petit, the following Resolution was adopted:

BE IT RESOLVED, that the President appoint delegates to attend the Annual Convention of the Intracoastal Canal Association, to be held November 6th and 7th, 1931.

BE IT FURTHER RESOLVED that the Secretary be and he is hereby authorized to draw a check for a sufficient amount to defray the expenses of the delegates appointed.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Dumestre.

NAYS - - None.

There being no further business, the Jury adjourned.

Wm Hepting
Wm. Hepting.

W. R. Toledano
President.

Gretna, La. Nov. 13, 1931.

The Police Jury met this day in regular session, the following members were present:

E. L. Quinn, W. E. Strehle, A. J. Cantrelle, Joseph Petit, Robt. Ottermann, A. D. Dumestre.

Due to the absence of the president the meeting was called to order by the Secretary, Wm. Hepting, who announced that it was in order to elect a temporary president, and on motion of Mr. Quinn, seconded by Mr. Strehle, Mr. A. J. Cantrelle was elected acting President by a unanimous vote.

On motion of Mr. Petit, seconded by Mr. Dumestre, the regular order of business was suspended.

The acting President called the jurors attention to the sudden death of Mrs. Arthur Scratchley, mother of Mr. W. R. Toledano, President of the Jury, and upon motion by Mr. Dumestre, seconded by Mr. Petit, the following resolution was adopted:

WHEREAS, the Almighty in His Infinite Wisdom has been pleased to remove from our midst, Mrs. Arthur Scratchley, mother of our esteemed President, one whose genial disposition, loyal devotion and womanly demeanor had endeared herself in the hearts of those who had occasion to know her best, and

WHEREAS, in the passing of Mrs. Arthur Scratchley, the community has lost one of its staunchest and best matrons, Mrs. Scratchley by her kindly and charitable acts was endeared to all who knew her, a woman of the highest honor and integrity, therefore

Be it Resolved, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, extend to our Honorable President,

W. R. Toledano, and other members of the family their sympathy in this sad hour of bereavement.

Be It Further Resolved, that the Secretary be and is hereby directed to forward a copy of this resolution to the family, and

Be It Further Resolved, that out of respect to the memory of Mrs. Arthur Scratchley, the jury pause in solemn silence for a period of three minutes.

A bouquet of natural flowers with a letter attached, from Miss Loretta Persohn to the Jury as a thanksgiving and appreciation for the scholarship awarded her to the State Normal College at Natchitoches, Louisiana, was received with pleasure, and by motion duly seconded the secretary was instructed to acknowledge the receipt of same.

Motion by Mr. Ottermann, seconded by Mr. Strehle, it was resolved that the meeting adjourn until Wednesday 18, at 1 o'clock. P. M.

Wm. Hepting
Secretary.

W. R. Toledano
President.

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Office of Police Jury, Gretna
Nov. 18, 1931.

The Police Jury met this day in regular session pursuant to call and the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Joseph Petit, Robert Ottermann, A. C. Dumestre.

On motion duly seconded the regular order of business was suspended to allow parties to address the Jury.

A committee appointed by the Police Jury of Plaquemine Parish, composed of Mr. Geo. A. Hero Jr. and Mr. Cummings, appeared before the Jury in regards to establishing and marking the boundary line between Jefferson and Plaquemine Parish. After discussing the matter, Mr. Dumestre moved, that the President appoint a committee to confer with the committee appointed by the Police Jury of Plaquemine Parish in the matter of establishing and marking the boundary line of both Parishes. The motion was seconded by Mr. Cantrelle, and carried by a unanimous vote. The following appointed on the committee, W. E. Strehle, Chairman, B. P. Dauenhauer, A. J. Cantrelle, E. J. Quinn, Jos. Petit, and J. H. Payne, Parish Engineer, the committee to report their findings at the next regular meeting.

Mr. Dauenhauer addressed the Jury, stated that owing to his absence from the Parish during the time of the regular meeting of the Jury was scheduled to be held he has just been informed of the death of Mrs. Arthur Scratchley, mother of the President, and that the Jury remain in solemn silence for a period of three minutes out of respect to the memory of the late Mrs. Scratchley, mother of Mr. Toledano.

The period of solemn silence having expired the regular order of business was resumed.

Report of Parish Treasurer received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Report of Parish Auditor. Received and ordered filed.

From the National Rivers and Harbors Congress, Requesting the Police Jury to appoint a delegate to attend the convention to be held in Washington, December 8, 9 and on motion of Mr. Cantrelle, seconded by Mr. Ottermann, It Was Resolved, that the President be and is hereby delegated to attend and represent the Parish of Jefferson at the convention of the Rivers and Harbors Congress, to be held at Washington, D. C. December 8th, and 9th, 1931, and further resolved that his expenses be borne by the Police Jury, the Motion was carried by a unanimous Vote.

From C. Robert Churchill, in regards to installing traffic control equipment at various dangerous points and intersections at Marrero, Westwego, and Kenner, was received and referred to the Highway Department and municipalities in which said dangerous points and intersections are located.

From the State Conservation Commission. Requesting the Jury to recommend Mr. Dan Eastman of Metairie Ridge for appointment as local game protector for the Parish, was received and action of the matter laid over.

The following communication from Mr. Alfred D. Danziger, was read and ordered spread on the minutes.

Police Jury, Parish of Jefferson,
Gretna, La.

Dear Sirs:-

At a meeting of Your Honorable Body on July 8th, 1931, there was granted to me three separate franchises, as follows:

(1) Franchise to erect, construct, maintain and operate an electric heat and/or power plant.

(2) Franchise to erect, construct, maintain and operate a water plant and/or a natural or artificial gas plant.

(3) Franchise to erect, construct, maintain and operate a telephone system.

All of these franchises being restricted to Grand Isle in your Parish.

I have accepted and do hereby confirm acceptance of these franchises and request that my acceptance be filed with your Honorable Body and that reference thereto be made in the minutes of your next meeting.

Thanking you for the courtesies extended me, I am,

(Signed) Alfred D. Danziger.

Claim for a refund of \$15.40 to cover an erroneous payment of taxes by Mr. Geo. T. Burrell Jr. was referred to the District Attorney for an opinion as to whether or not the Jury is legally bound to pay same.

The following order of the 24th Judicial District Court, was received and the treasurer authorized to draw a voucher check in favor of R. W. Mayronne for payment of warrant issued to Edgar Francheaux in the amount of \$76.00 for service as a Grand Juror during the term of Court commencing the 4th day of May, 1931, said warrant being lost.

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STATE OF LOUISIANA

PARISH OF JEFFERSON
24th JUDICIAL DISTRICT COURT
No. 8953

In Re: EX PARTE - R. W. MAYRONNE, Applying for Duplicate Jury
Voucher
Filed: Nov. 3, 1931.

(Sgd.) C. Bordenave,
Deputy Clerk.

On motion of R. W. MAYRONNE, and on suggesting to the Court that a voucher was issued by the Clerk of this Honorable Court and approved by the Judge of this Honorable Court, in the amount of SEVENTY-SIX AND No-100 (\$76.00) DOLLARS in favor of Edgar Fauchaux for services as a Grand Juror during the term of court commencing the 4th day of May 1931;

And on further suggesting to the Court that the said Edgar Fauchaux negotiated the said Jury voucher to mover herein, who advanced the said Fauchaux money to cover said negotiations;

And on further suggesting to the Court that after taking said voucher from the said Edgar Fauchaux, your mover herein either lost or mislaid said voucher and desires to obtain a duplicate, but that said Honorable Vic. A. Pitre, refuses to issue mover a duplicate jury voucher or script, unless ordered by this Court;

IT IS THEREFORE ORDERED that the said Vic. A. Pitre, Clerk of this Honorable Court issue to the said R. W. MAYRONNE, a duplicate voucher in favor of Edgar Fauchaux in the sum of SEVENTY-SIX AND No-100 (\$76.00) DOLLARS to cover the services of the said Edgar Fauchaux as a juror during the term of court.

IT IS FURTHER ORDERED, that a copy of this order be filed with the Secretary and Treasurer of the Police Jury of the Parish of Jefferson that the said voucher be marked "duplicate" and the said Jury be instructed to pay only the duplicate voucher issued herein should the original be presented for payment.

In Open Court, Parish of Jefferson, Louisiana.
(Signed) L. Robert Rivarde, Judge.

Application from the Concrete Products Company for tax exemption on certain additions to its plant located at Southport in the 7th Ward and the Pontchartrain Lumber Company for a period of five years. Action of same was laid over.

Proposed contracts from the Standard Oil Company; Gulf Refining Company, and the Chalmette Petroleum Corporation to furnish distilled oil for courthouse and jail for a period of one year was, on motion duly seconded, referred to the Courthouse and Jail Committee with full power to act.

Petition signed by owners of property within the limits of Jefferson Parish Waterworks District No. 2, requesting the Police Jury to reappoint Louis C. Fos a member of Jefferson Waterworks District No. 2., vice his term expired was read, and

On motion by Mr. Cantrelle, seconded by Mr. Petit, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled that Louis C. Fos be and he is hereby appointed a member of Jefferson Waterworks District No. 2. for a period of years, vice himself term of office expired.

J. H. Payne, Parish Engineer presented a map of Grafer subdivision

for approval by the Jury, and

On motion by Mr. Dauenhauer, seconded by Mr. Petit, the following resolution was adopted:

BE IT RESOLVED that the map of Grefer Subdivision as submitted by the Parish Engineer be and is hereby approved and the president authorized to sign the approval of same.

Motion by Mr. Cantrelle, seconded by Mr. Ottermann, and carried, the secretary was instructed to communicate with the proper officials of the Pan American Petroleum Corporation and request that they install one of their traffic warning signals at the intersection of Fourth Street and Barataria Boulevard Marrero, Louisiana and one at intersection of Jefferson Highway and Labarre Road at Shrewsbury, Louisiana.

The following proposed Budget of Expenses for the year 1932 was submitted and on motion duly seconded the secretary was instructed to advertise same in the official Journal.

BUDGET

To be adopted by the Police Jury of the Parish of Jefferson, La.
Probable Revenues for the year 1932.

Parish Tax	\$ 132,480.00
Parish Tax Municipality of Westwego	4,500.00
Parish License	6,000.00
Anticipated Race Track License	14,000.00
Trappers License	250.00
Franchises	1,170.00
Gas Tax	45,000.00
	<u>\$ 203,400.00</u>

EXPENSE FOR THE YEAR 1932

Salary, Secretary Police Jury	\$ 2,100.00
Salary, Treasurer	1,500.00
Salary, Parish Engineer	1,200.00
Salary, Parish Auditor	600.00
Salary, Asst. District Atty.	1,000.00
Salary, Custodian of Court House	1,800.00
Salary, Road Supt. & Asst.	3,900.00
Salary, Traffic Officers	7,200.00
Salary Justices of Peace & Constables	11,100.00
Salary Jail Physician	1,000.00
Salary Supervisor of Gas Tax	3,300.00
Salary Cattle Dip Vat Inspector	1,620.00
Salary Official Court Stenographer	2,100.00
Salary Indexing Books Clerk of Court Office	2,400.00
Salary Road Foreman Road District No. 3	1,200.00
Salary Sheriff, Annual Criminal	1,000.00
Assessors Compensation	1,500.00
Sheriff's Court Expense	600.00
Clerk Attending Court	800.00
District Attorney Fees	2,000.00
Coroner's Fees	1,800.00
Compensation of Registrar of Voters & Asst.	800.00

Paupers	2,000.00
Compensation for the aged blind	300.00
Mileage and per- diem	1,500.00
Stationery and office supplies	4,500.00
Grand, Petty and Coroner's Jury Warrants	6,000.00
Feeding Prisoners	8,000.00
Transportation of Prisoners and Insane	1,000.00
Maintenance of Buildings	5,000.00
Board of Health (Incidentals \$1800.00 for gas, oil and electricity	3,500.00
Election Expense	4,000.00
Interest on Loans	10,000.00
Fire Patrols	4,320.00
Beneficiary Students	8,000.00
Tick eradication	400.00
Excess revenue bonds and interest (Gen. Imp.)	20,940.00
Road and Bridges	46,000.00
Miscellaneous	13,620.00
County Agent	2,400.00
Official Journal	800.00
Excess Revenue Bonds and Interest (Roads & Bridges, Construction and Maintenance	10,600.00
Total - - - - -	\$ 203,400.00

On motion of Mr. Ottermann, seconded by Mr. Petit, the following resolution was adopted:

WHEREAS, the wooden stairs constructed over the Protection Levee in the 7th Ward are in a dangerous condition due to the decay of the materials of which they are constructed, and

WHEREAS, such a condition constitutes a menace to the life and limb of all persons using said stairs now Be It Resolved, that the Orleans Levee Board, Hon. Abe. Shushan, President, be called upon to place the structure complained of, with a new structure.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Petit, Cantrelle, Ottermann, Dumestre.

NAYS - - None.

On motion of Mr. Ottermann, seconded by Mr. Petit, the following resolution was adopted:

WHEREAS, The National Oil Works of Louisiana, Inc., plant located on the Jefferson Highway, in the 7th Ward has recently been badly damaged by fire, and

WHEREAS, the storage of oil in unprotected tanks in this locality constitutes a serious fire hazard and menace to life and property, now,

THEREFORE, Be it Resolved, that said National Oil Works of Louisiana, Inc., be ordered to construct the necessary levees or concrete retaining walls to protect adjoining property from damage from the contents of any and all oil and gasoline tanks owned or controlled by them.

Roll being called to vote on the adoption of the above resolution resulted as follows:-

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit,

Ottermann, Dumestre.

NAYS - - None.

On motion by Mr. Strehle seconded by Mr. Petit, It Was Resolved, that the President appoint a committee to meet and concur with the Oil Commission of the Parish and investigate the dangerous conditions existing at National Oil Works and other oil plants where gasoline is stored, and they to report on same at the next meeting of the Jury. Committee appointed Ottermann, Dumestre, and Strehle.

By motion of Mr. Dauenhauer, seconded by Mr. Ottermann, the following Ordinance was adopted:

BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that acting for and on behalf of the Parish of Jefferson, and as the governing authority of Road District No.1, Road District No. 2, and Road District No. 3, of the Parish of Jefferson, the Assessor of the Parish of Jefferson, is hereby authorized to levy and extend on his rolls, the taxes hereinafter mentioned and the Sheriff Ex-officio tax collector of the Parish of Jefferson is hereby authorized and empowered to collect said taxes on taxable property in the Parish of Jefferson for the year 1931, as follows to-wit:

For Parish Tax 4 mills

For School Tax 3 mills

For New Jail Tax $\frac{1}{2}$ mills

Special tax for Road Dis. No. 1 - - 2 mills

Special tax for Road District No. 2 - - 1 mill.

Special tax for Road Dist. No. 3 - - - $2\frac{1}{2}$ mills.

All of the above taxes are to be levied in the respective road districts above mentioned and all taxes to be levied throughout the parish.

Roll called to vote on the adoption of the above Ordinance resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None.

By motion of Mr. Dauenhauer, seconded by Mr. Ottermann, the following Ordinance was adopted:

To levy, collect and enforce payment of an annual license tax on all persons, associations of persons, firms, and corporations pursuing any trade, profession, vocation, calling or business, pursuant of Section 8, of Article X of the Constitution of 1921, and Act 205 of Legislature of 1924, prescribing the mode and methods in which all persons subject to license shall made report of the business providing remedies to enforce compliance therewith; prescribing penalties for making false statements on affidavits in relation thereto; and to repeal conflicting and inconsistent laws.

SECTION 1 BE IT ENACTED by the Police Jury of the Parish of Jefferson, that there is hereby levied an annual license tax for the year 1931 and for each subsequent year, upon each person, association of persons, firms and corporations pursuing any trade, profession, vocation, calling or business, subject to license under Section 8 of Article X of the Constitution of 1921 and Act 205 of 1924.

SECTION 2. That on the second day of January, 1932, and of each subsequent year each tax collector throughout the State shall begin to collect and shall collect as fast as possible from each of the persons or business firms, associations of persons or corporations pursuing within this district or parish any trade, profession, vocation, or business a license tax hereinafter fixed and graduated.

All license shall be due and collectable during the first two (2) months of each year and all unpaid licenses shall become delinquent on the first day of March of each year, and all persons, firms, associations of persons, and corporations who commence business after that date shall become delinquent unless the license is paid within ten days after commencing business.

SECTION 3. That for each business of carrying on bank, banking company, trust company association, corporation or agency the license shall be based on the declared profits and shall be fixed and graduated as follows:

First Class - - - When the declared or nominal capital surplus and undivided profits amount to two hundred thousand dollars or more, and less than three hundred thousand dollars, the license shall be three hundred dollars (\$300.00).

SECOND CLASS - - - When the declared or nominal capital, surplus or undivided profits amount to one hundred thousand dollars or more, and less than two hundred thousand dollars, the license shall be two hundred dollars (\$200.00).

THIRD CLASS - - - When the declared or nominal capital surplus and undivided profits amount to fifty thousand dollars or more, and less than one hundred thousand dollars, the license shall be one hundred dollars (\$100.00).

FOURTH CLASS - - - When the declared or nominal capital, surplus and undivided profits amount to twenty five thousand dollars or more, and less than fifty thousand dollars, the license shall be seventy five dollars (\$75.00).

FIFTH CLASS - - - When the declared or nominal capital surplus and undivided profits, amount to less than twenty-five thousand dollars, the license shall be fifty (\$50.00).

The license imposed by the section shall be due and payable by each branch of a bank, banking company, trust company, association, corporation or agency operated separate and apart from the parent or principal bank, such branch establishment has allotted to set apart or designated to it, a declared or nominal capital, surplus or undivided profits allotted to set apart or designated to it, shall pay the minimum license fixed in this section.

SECTION 4. That for each business carrying on a private banking house business or agency, the license shall be based on the total declared capital invested in said business, whether said capital is owned or in use or on deposit in the Parish or elsewhere and shall be fixed and graded as follows, to wit:

First Class - - When said capital is five hundred thousand dollars or more, the license shall be six hundred dollars (\$600.00).

Second Class - - When said capital is two hundred and fifty thousand or more, and under five hundred thousand dollars, the license shall be three hundred dollars (\$300.00).

Third Class - - - When said capital is one hundred and fifty thousand dollars or more, and under two hundred and fifty thousand dollars, the license shall be two hundred dollars (\$200.00).

Fourth Class - - When said capital is under one hundred and fifty thousand dollars, the license shall be one hundred dollars (\$100.00).

First Class - - - When gross commissions are twenty thousand dollars, or more, and less than twenty-five thousand dollars, the license shall be one hundred and eighty dollars (\$180.00).

Second Class - - - When gross annual commissions are fifteen thousand dollars or more, and less than twenty thousand dollars, the license shall be one hundred and forty dollars (\$140.00).

Third Class - - - When the gross annual commissions are ten thousand dollars or more, and less than fifteen thousand dollars, the license shall be one hundred dollars (\$100.00).

Fourth Class - - - When the gross annual commissions are five thousand dollars, or more, and less than ten thousand dollars, the license shall be sixty dollars (\$60.00).

Fifth Class - - - When the gross annual commissions are less than five thousand dollars, the license shall be thirty (\$30.00) dollars.

Provided that if any person, firm or corporation carrying on business designated in this section shall conduct more than one office or place of business, whether in the same or under other names, such persons, firm or corporation shall pay a separate license for each according to the herein above classification.

Provided further, that this Ordinance shall not apply to persons, associations of persons, corporations or institutions carrying on banking business as provided by section three (3) of this Ordinance and provided further that this Ordinance shall not apply to persons, corporations or companies lending money secured by mortgage upon real estate.

SECTION 5. That for every wholesale dealer of merchandise, not otherwise provided for by this Ordinance or by special laws whether the business be conducted by a fixed establishment or otherwise, and whether conducted as principal agent on commission or otherwise, the license shall be fixed and graded in classes and for each separate establishment where more than one such establishment is kept or conducted by the same person, firm, or association or corporation, there shall be a separate license as herein fixed and graded as follows, to-wit:

First Class - - - When the gross sales are two hundred and fifty thousand dollars or more, and less than five hundred thousand dollars, the license shall be one hundred and fifty dollars (\$150.00).

Second Class - - When the gross sales are one hundred and fifty thousand dollars or more, and less than two hundred and fifty thousand dollars, the license shall be one hundred dollars (\$100.00).

Third Class - - When the gross sales are one hundred thousand dollars, or more, and less than one hundred and fifty thousand dollars, the license shall be seventy-five dollars (\$75.00).

Fourth Class - - - When the gross sales are less than one hundred fifty thousand dollars, the license shall be fifty dollars (\$50.00).

Provided that no person or persons shall be deemed wholesale dealers unless he or they sell by the original or unbroken package or barrel only and provided further, that no person or persons shall be deemed wholesale unless he or they sell to dealers for re-sale. If they sell in less quantities than original unbroken packages or barrels, they shall be considered retail dealers and pay license as such.

SECTION 6. That for every business of selling merchandise at retail not otherwise provided by this Ordinance or by special ordinances whether the business be conducted as principal, agent of commission or otherwise, license shall be fixed and graded in classes and for each separate establishment where more than one such establishment is kept and conducted by the same person, firm, association or corporation, there shall be a separate license, as herein fixed and graded as follows, to-wit:

First Class - - When the gross sales are fifty thousand dollars or more, and less than seventy-five thousand dollars, the license shall be sixty dollars (\$60.00).

Second Class - - When the gross sales are forty thousand dollars, the license shall be fifty dollars (\$50.00).

Third Class - - When the gross sales are thirty thousand dollars or more, and less than forty thousand dollars, the license shall be thirty-five dollars (\$35.00).

Fourth Class - - When the gross sales are twenty-five thousand dollars, or more, and less than thirty thousand dollars, the license shall be thirty dollars (\$30.00).

Fifth Class - - When the gross sales are twenty thousand dollars or more, and less than twenty-five thousand dollars, the license shall be twenty-five dollars (\$25.00).

Sixth Class - - - When the gross sales are fifteen thousand dollars or more, and less than twenty thousand dollars, the license shall be twenty dollars (\$20.00).

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Seventh Class - - When the gross sales are ten thousand dollars and less than fifteen thousand dollars, the license shall be fifteen dollars (\$15.00).

Eighth Class - - When the gross sales are five thousand dollars or more, and less than ten thousand dollars, the license shall be ten dollars (\$10.00).

Ninth Class - - When the gross sales are less than five thousand dollars, the license shall be five dollars (\$5.00).

Provided that if any distilled vinous malt or cereal drinks, ice-cream, confections, soda water, soda pop, coca-cola, grape, or other similar drinks or beverages or refreshments be sold in connection with or in the same establishment with the business of retail merchandise, the sale thereof shall be deemed a separate business, and a separate license shall be paid for the pursuit of such business as may be provided for by this Ordinance or by any existing laws not hereby repealed or by subsequent laws.

Provided further, that farmers or planters having stores on their farms or plantations selling or advancing supplies to the employees exclusively shall not be classed as merchants nor shall they be required to pay a license under this Ordinance.

SECTION 7. That for the business of carrying on, operating or running any horse team, gasoline or electric railroad, for the transportation of passengers, within the limits of the Parish of Jefferson, the annual license shall be 45-100 of one (1 p.c.) per cent of the annual

gross receipts.

Section 8. That for carrying on a business of gas, gas light, gas heater, or power; electric light, water works, cotton compress, or ginnery; cotton pickery; slaughter house, distilling ale, beer, porter or other malt liquors, and levy rectifying alcohols or malt liquor, brew, for each telegraph, telephone, or express business other than those subject to license under the foreign license ordinance or special laws, the license shall be based on the gross annual receipts, and shall be fixed and graded as follows to-wit:

First Class - - - When the gross annual receipts are one hundred thousand dollars or more, and less than one hundred fifty thousand dollars, the license shall be three hundred dollars (\$300.00).

Second Class - - - When the gross annual receipts are seventy-five thousand dollars or more, and less than one hundred thousand dollars, the license shall be two hundred twenty five dollars (\$225.00).

Third Class - - When the gross annual receipts are fifty thousand dollars, or more, and less than seventy-five thousand dollars, the license shall be one hundred and fifty dollars (\$150.00).

Fourth Class - - - When the gross annual receipts are thirty-seven thousand dollars or more, and less than fifty thousand dollars, the license shall be one hundred fifteen dollars (\$115.00).

Fifth Class - - When the gross annual receipts are twenty-five thousand dollars or more, and less than thirty-seven thousand dollars, the license shall be seventy-five dollars (\$75.00).

Sixth Class - - - When the gross annual receipts are twenty thousand dollars or more, and less than twenty-five thousand dollars, the license shall be sixty dollars (\$60.00).

Seventh Class - - - When the gross annual receipts are fifteen thousand dollars, and less than twenty thousand dollars, the license shall be forty-five dollars (\$45.00).

Eighth Class - - - When the gross annual receipts are less than fifteen thousand dollars, the license shall be twenty-five dollars (\$25.00).

Provided that this section shall not apply to planters and farmers ginning their own cotton, or that of their tenants, exclusive, nor to those who gin for hire not over four hundred bales of cotton per annum.

SECTION 9. That for every business of keeping a theatre, opera house, amphitheatre, academy of music, exhibition of moving pictures, theatorium or other similar place of amusement, the license shall be based upon the gross annual receipts of said business, and shall be fixed and graded as follows, to-wit:

First Class - - When the gross annual receipts are twenty thousand dollars or more, and less than thirty thousand dollars, the license shall be one hundred dollars (\$100.00).

Second Class - - When the gross annual receipts are fifteen thousand dollars or more and less than twenty thousand dollars, the license shall be seventy-five dollars (\$75.00).

Third Class - - When the gross annual receipts are ten thousand dollars or more, and less than fifteen thousand dollars, the license shall be fifty dollars (\$50.00).

Fourth Class - - - When the gross annual receipts are five thousand dollars or more, and less than ten thousand dollars, the license shall be twenty-five dollars (\$25.00).

Fifth Class - - - When the gross annual receipts are two thousand dollars or more and less than five thousand dollars, the license shall be twelve, dollars and fifty cents (\$12.50).

Sixth Class - - - When the gross annual receipts are less than two thousand five hundred dollars, the license shall be ten dollars (\$10.00).

Second Class - - - When the number of persons is one hundred or more, and less than two hundred, the license shall be six hundred dollars (\$600.00).

Third Class - - - When the number of persons is seventy-five or more, and less than one hundred, the license shall be four hundred eighty dollars (\$480.00).

Fourth Class - - - When the number of persons is fifty or more, and less than seventy-five, the license shall be three hundred and sixty dollars (\$360.00).

Fifth Class - - - When the number of persons is thirty or more, and less than fifty, the license shall be three hundred dollars (\$300.00).

Sixth Class - - - When the number of persons is twenty or more, and less than thirty, the license shall be two hundred and forty dollars (\$240.00).

Seventh Class - - - When the number of persons is ten or more, and less than twenty, the license shall be one hundred and eighty dollars, (\$180.00).

Eighth Class - - - When the number of persons is five or more, and less than ten, the license shall be one hundred and twenty dollars (\$120.00).

Ninth Class - - - When the number of persons is four, the license shall be ninety dollars (\$90.00).

Tenth Class - - - When the number of persons is three, the license shall be sixty dollars (\$60.00).

Eleventh Class - - - When the number of persons is two, the license shall be fifty dollars (\$50.00).

Twelfth Class - - - When the number of persons is one, the license shall be thirty-five dollars (\$35.00).

For every hall, or halls, establishment, not above provided for or given the classifications for license shall be based upon the number of persons the place is capable of entertaining and the amount of the license shall be fixed and graded as follows, to-wit:

First Class - - - When the number of seats or spaces is two thousand or more, the license shall be two hundred and fifty dollars (\$250.00).

Second Class - - - When the number of seats or spaces is one thousand five hundred, or more, and less than two thousand, the license shall be one hundred and ninety dollars (\$190.00).

Third Class - - - When the number of seats or spaces is one thousand or more, and less than twenty-five hundred, the license shall be one hundred and twenty-five dollars (\$125.00).

Fourth Class - - - When the number of seats or spaces is seven hundred or more, and less than twenty five hundred, the license shall be one hundred and twenty-five dollars (\$125.00).

SECTION 10. That for each and every peddler or hawker, other than

vendors of it, shall pay an annual license, which license is hereby fixed and graded as follows, to-wit:

(a) When traveling on foot, One hundred dollars (\$100.00).

When traveling on horse back, One hundred twenty dollars (\$120.00).

When traveling in a one horse vehicle, motor vehicle or truck, two hundred dollars (\$200.00).

When traveling in any kind of other craft, two hundred dollars (\$200.00).

(b) Provided that person residing in the Parish where the license is issued and selling their goods exclusively in said Parish, shall pay only one-half of the amount named in sub-section (a) as above set out.

And provided that peddlers of fresh meat, poultry, eggs, vegetables and fruit shall pay one-fiftieth of the graded license herein stipulated and persons when vending their own produce shall pay no license; and provided further, that no person shall be allowed to sell goods as a clerk or clerks of peddlers or hawkers, but that he or they must pay a license in his or their name, but that this provision shall not apply to water craft and provided further that all parochial or municipal officers are hereby empowered and directed to cause all peddlers and hawkers to exhibit their parish license if any; and the said peddlers or hawkers failing to exhibit same, the said officers are directed and empowered to seize stock or merchandise and turn same to any court of competent jurisdiction, with due information as the violation of this act.

Provided further, that said executive officers shall be entitled to receive as fees the sum of Ten (\$10.00) Dollars in each and every case from a peddler or hawker, clerk or clerks employed by said peddler or hawker, then peddling without a license in violation of this law; the amount of ten dollars to be recovered before any court of competent jurisdiction out of the goods so seized. Provided further that no license shall be issued to any peddler or hawker for less than full rate of the current year.

For every business or restaurant, tea room, coffee house or other eating house, whether attached to or conducted separate and apart from a hotel, or boarding house or rooming house, a separate license shall be paid and such license shall be fixed and graded as provided in Section 8, of this Act for retail dealers but no license shall be charged for selling refreshments for charitable or religious purposes.

SECTION II. That for keeping billiard tables, pigeonhole, jenny lind, pool, or bagatelle tables, tenpin alleys and shooting galleries from which revenue is derived a license of fifteen dollars (\$15.00) for each such table alley or gallery shall be paid in addition to any other license due by the establishment in which tables alleys or galleries may be situated.

SECTION 12.--- That all persons, associations of persons, firms and corporations engaged in the sale of retail soda water, ice-cream, confections, soda pop, coca-cola, chero cola, grapico, or other similar soft drinks or beverages or refreshments shall pay a license

advised on the gross annual sales and such licenses are hereby fixed and graded as follows, to-wit:

First Class- - - When the gross sales are six thousand dollars or more, and less than eight thousand dollars, the license shall be thirty dollars (\$30.00).

Second Class- - - When the gross sales are four thousand dollars or more, and less than six thousand dollars, the license shall be twenty-five dollars (\$25.00).

Third Class- - - When the gross sales are three thousand dollars or more, and less than four thousand, the license shall be twenty dollars (\$20.00).

Fourth Class- - - When the gross sales are two thousand dollars or more, and less than three thousand dollars, the license shall be fifteen dollars (\$15.00).

Fifth Class- - - When the gross sales are one thousand dollars, the license shall be ten dollars (\$10.00).

Sixth Class- - - When the gross sales are less than one thousand dollars, the license shall be five dollars (\$5.00).

SECTION 13. That all persons, association of persons, firms or corporations, engaged in the sale at wholesale, of distilled spirit malt, cereal or other liquors or beverages containing any alcoholic content shall pay license based on the gross annual sales, and each separate establishment, place, distributing station or depot from which such beverages are sold and distributed at wholesale, whether conducted as principal agent or distributor shall pay a separate license which license shall be and are hereby fixed and graded as follows, to-wit:

First Class- - - When the gross sales are forty thousand dollars or more, and less than fifty thousand dollars, the license shall be one hundred and fifty dollars (\$150.00).

Second Class- - - When the gross sales are thirty thousand dollars or more, and less than forty thousand dollars, the license shall be one hundred and twenty five dollars (\$125.00).

Third Class- - - When the gross sales are twenty thousand dollars, or more, and less than twenty-five thousand dollars, the license shall be one hundred dollars (\$100.00).

Fourth Class- - - When the gross sales are ten thousand dollars or more, and less than twenty thousand dollars, the license shall be seventy-five dollars (\$75.00).

Fifth Class- - - When the gross sales are less than ten thousand dollars, the license shall be sixty dollars (\$60.00).

SECTION 14. That all persons, associations of persons, firms or corporations engaged in the sale of retail of malt, or cereal beverages containing any alcoholic contents less than one-half of one percent by volume shall pay license upon the gross annual sales, and each separate establishment at which such beverages are sold at retail whether conducted as principal agent, or distributor shall pay a separate license, which licenses are hereby fixed and graded as follows, to-wit:

First Class- - - When the gross annual sales are ten thousand dollars or more, and less than fifteen thousand dollars, the license shall be fifty dollars (\$50.00).

Second Class- - - When the gross annual sales are eight thousand dollars, or more, and less than ten thousand dollars, the license shall be forty dollars (\$40.00).

Third Class- - - When the gross annual sales are six thousand dollars or more, and less than eight thousand dollars, the license shall be thirty dollars (\$30.00).

Fourth Class- - - When the gross annual sales are four thousand dollars or more, and less than six thousand dollars, the license shall be twenty-five dollars (\$25.00).

Fifth Class- - - When the gross annual sales are three thousand dollars or more, and less than four thousand dollars, the license shall be twenty dollars (\$20.00).

Sixth Class- - - When the gross annual sales are two thousand dollars or more, and less than three thousand dollars, the license shall be fifteen dollars (\$15.00).

Seventh Class- - - When the gross annual sales are one thousand dollars or more and less than two thousand dollars, the license shall be ten dollars (\$10.)

Eighth Class- - - When the gross annual sales are less than one thousand dollars, the license shall be five dollars (\$5.00).

Nothing in this Act contained shall be construed to authorize the issuance of a license for the sale of any liquor or beverage the sale of which is prohibited by law or ordinance of the United States of the State of Louisiana or of any municipality or other subdivision thereof.

Provided that a person, association, firm or corporation engaged in the business mentioned in this section and having a proper license, may sell in connection with said business any of the commodities mentioned in Section 21 of this Act, without paying a separate license, but the total sales from such combined business shall determine the amount of license to be paid according to the class-

ifications in this Section.

SECTION 15. That every individual firm, company or corporation carrying on the profession or business of contractor, shall pay license based on the gross annual receipts of said business, while license shall be fixed and graded, as follows, to-wit:

First Class- - - When the gross receipts are twenty five thousand dollars or more, and less than fifty thousand dollars, the license shall be thirty dollars (\$30.00).

Second Class- - - When the gross receipts are ten thousand dollars or more, and less than twenty-five thousand dollars, the license shall be twenty dollars (\$20.00).

Third Class- - - When the gross receipts are less than ten thousand dollars, the license shall be twelve dollars and fifty cents. (\$12.50).

Provided that every individual, firm, company or corporation carrying on the business or profession of master builder or merchant who employs assistance, where building is done for others on a cost plus basis, commission or percentage plan shall pay a license based upon the annual earnings from the business which license shall be fixed and graded as provided in Section 5 of this Act for carrying on a commission or brokerage business.

SECTION 16. That every individual, firm, association or

corporation carrying on the business of keeping cabs, hacks, horses, or motor vehicles or steamboats or steamships and owners of leases of toll bridges or ferries, stevedores and to be engaged in the business or profession of bill posting, tacking or advertising, the license shall be based on the gross annual receipts from such profession or business and shall be fixed and graded as follows, to-wit:

First Class - - When the gross annual receipts are six thousand dollars or more; and less than eight thousand dollars, the license shall be fifty dollars (\$50.00).

Second Class - - - When the gross annual receipts are five thousand dollars or more, and less than six thousand dollars, the license shall be thirty-seven dollars and fifty cents (\$37.50).

Third Class - - - When the gross annual receipts are four thousand dollars, or more, and less than five thousand dollars, the license shall be thirty dollars (\$30.00).

Fourth Class - - - When the gross annual receipts are three thousand and dollars, or more, and less than four thousand dollars, the license shall be twenty-five dollars (\$25.00).

Fifth Class - - - When the gross annual receipts are two thousand dollars or more, and less than three thousand, the license shall be fifteen dollars (\$15.00).

Sixth Class - - - When the gross annual receipts are one thousand dollars or more, and less than two thousand dollars, the license shall be fifteen dollars (\$15.00).

Seventh Class - - - When the gross annual receipts are seven hundred and fifty dollars or more, and less than one thousand dollars, the license shall be ten dollars (\$10.00).

Eighth Class - - - When the gross annual receipts are less than seven hundred fifty dollars, the license shall be five dollars (\$5.00).

That any other business not provided for in this ordinance not otherwise provided for by a separate law, except manufacturing, shall be graduated the same as above set forth and shall pay a license as fixed in this section.

That every individual, firm, association, or profession of physician, osteopath, dentist, oculist, attorney-at-law, editor, publisher, printer, engraver, lithograph, photographer, architect, civil engineer, mechanical engineer, electrical engineer, decorator, jeweler, or any other professional occupation shall be graded according to the classifications named above, but the license for the various professions included in this paragraph shall be one half of those established by the foregoing provisions of this Section; provided that no license shall be issued hereunder for less than five dollars (\$5.00).

SECTION 17. That every individual, firm, association, carrying on profession or business of steam dying, steam cleaning, steam pressing, or the electric laundering, the license shall be based upon the gross annual receipts from that profession or business and shall be fixed and graded as follows, to-wit:

First Class - - When the gross annual receipts are ten thousand dollars or more, and less than twelve thousand dollars, the license shall be forty dollars (\$40.00).

Second Class - - - When the gross annual receipts are eight thousand dollars or more, and less than ten thousand dollars, the license shall be thirty dollars (\$30.00).

Third Class - - - When the gross annual receipts are six thousand and dollars, or more, and less than eight thousand dollars, the license shall be twenty-five dollars (\$25.00).

Fourth Class - - When the gross annual receipts are five thousand and dollars or less, the license shall be fifteen dollars (\$15.00).

To levy, collect and enforce payment of a license tax upon all persons, associations of persons, business firms, partnerships, corporations, engaged in or pursuing business whereby dogs are run for purses and/or where any entrance fee is charged for dog racing, with certain exceptions; and prescribing the mode and method by which said license tax shall be collected and providing a penalty for violations thereof, and repealing all laws, or parts of laws in conflict herewith.

SECTION I. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, that there be and is hereby levied a license tax upon such persons, association of persons, or business firms, partnerships or corporations, engaged in the pursuit of any business whereby dogs are run for purses or where entrance fee is charged for the entrance of said dogs in a race, for each and every race track so operated which said license shall be graduated upon the daily receipts from admissions paid by spectators and entrance fees charged for the entrance of the said dogs in the said race as follows:

First Class - - - When paid admission by spectators and entrance fees for dog racing amount to \$10,000.00 or more per day, the license shall be \$200.00 per day, for the time or duration of the race meeting.

Second Class - - When paid admissions by spectators and entrance fees for dogs racing amount to \$5,000.00 or more per day, and less than \$10,000.00 the license shall be \$150 per day for time or duration of the race meeting.

Third Class - - - When paid admissions by spectators and entrance fees for dogs racing amount to less than \$5,000.00, the license shall be \$100.00 for the time or duration of the race meeting.

SECTION 2. That the minimum license tax herein provided shall be paid in advance and to the constituted authority charged with the collection thereof, and no race shall be run unless same is paid, under penalty herein provided and to balance of said license tax, if any, shall be paid before three o'clock p. m. on the following day. The collection thereof to be in accordance with the herein provided graduated schedule Section No. 1, and that this license tax shall become due and owing on each and every day that the said races are run and shall become delinquent on the following day, and it is hereby made the duty of the District Attorney of this Parish to enforce collection of this said license tax, and for the services rendered in such collection, he shall be entitled to 20 per cent over and above the amount of license collected from the delinquent debtor, as attorney's fees, which said attorney's fees shall be paid by the said delinquent license debtor, and shall be assessed as costs in case of suit.

SECTION 3. That the aforesaid license tax shall be collected by the constituted authority charged with the collection of licenses due

to the State.

SECTION 4. That all suits for the collection of this license tax shall be summary and be tried in accordance with the law in force for the collection of delinquent licenses or taxes.

SECTION 5. That the amount of taxes due by the aforesaid persons, association of persons, business firms, corporations or partnerships, engaged in the aforesaid business shall be determined as follows:

SECTION 6. That the provisions of this Act shall not apply to an association of persons or corporation engaged in holding or conducting a fair solely for the purpose of exhibiting agricultural or manufactural products or natural resources looking toward the advancement of the agricultural-manufactural interest of the development of the natural resources in the said parish; where said dogs racing is conducted as an auxiliary entertainment and not for the purpose of profit, provided that said fair so conducted shall not be for a longer period than 14 days.

SECTION 7. That any person, association of persons, business firms, partnerships, or corporations conducting or operating a race track or races in contravention of the provisions of this Act without having first paid said license tax as aforesaid, shall be guilty of a misdemeanor and punishable by a fine of not more than \$100.00 and not less than \$25.00 by imprisonment of not more than twenty days and not less than ten days in the Parish Jail, or both, such fine and imprisonment, at the discretion of the court, provided that in case the violator be an association, firm or corporation, the managing officers and agents thereof shall be punishable by such fine and imprisonment, shall not be constructed as relieving said violator from said license tax.

SECTION 8. That all laws or parts of laws in conflict herewith, be and the same are hereby repealed.

Roll being called to vote on the adoption of the above resulted as follows:

YEAS - - - Quinn, Strehle, Dauenhauer, Cantrelle, Ottermann, Dumestre.

NAYS - - - None.

AN ORDINANCE

To levy and collect and enforce payment of a license tax upon all persons, association of persons, business firms or partnerships, or corporations engaged in or pursuing any business whereby horses are run for purses, and or where any entrance fees is charged for the horses racing, with certain exceptions; and providing a penalty for violation thereof and repealing all laws or parts of laws in conflict herewith.

SECTION I. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, that there be and is hereby levied a license tax upon each person, association of persons, business firm, corporations, or partnerships, engaged in or pursuing any business whereby horses are run for purses, and or where any entrance fees is charged for the entrance of said horses in a race, for each and every race so operated which said license shall be graduated upon daily receipts from admission paid by spectators and entrance fees charged for the entrance of the said horses in the said race as follows:

First Class - - - When the said admissions by spectators and entrance fees for horse racing amount to ten thousand dollars (\$10,000.00) or more per day, the license shall be six hundred (\$600.00) per day for the time or duration of the race meeting.

Second Class - - - When the said admissions by spectators and entrance fees for horse racing amount to seventy-five hundred dollars (\$7,500.00) and less than ten thousand dollars (\$10,000.00) the license tax shall be five hundred dollars (\$500.00), per day for the time or duration of the race meeting.

Third Class - - - When the said paid admission by spectators and entrance fees for horses racing amount to five thousand dollars (\$5,000.00) or more and less than seventy five hundred (\$7,500.00) dollars, the license shall be three hundred fifty dollars (\$350.00) for the time or duration of the race meeting.

Fourth Class - - - When the said paid admissions by spectators and entrance fees for horses racing amount to less than five thousand dollars (\$5,000.00) per day, the license shall be two hundred and fifty dollars (\$250.00) per day, for the time or duration of the race meeting.

SECTION 2. The aforesaid license shall be collected by the constituted authority charged with the collection of license due to the State.

SECTION 3. That the minimum license tax herein provided shall be paid in advance daily to the constituted authority charged with the collection hereof and no race shall be run unless the same is paid, under penalty herein provided, and the balance of said license tax, if any, shall be paid before 3 o'clock p.m. on the following day, the calculation thereof to be in accordance with the herein provided graduated schedule in Section No. 1 and that this license tax shall become due and owing on each and every day that said races are run, and shall become delinquent on the following day and it is hereby made the duty of the District Attorney of this Parish to enforce the collection of this said license tax and for the services rendered in such collection, he shall be entitled to 20 per cent over and above the amount of the license collected from the delinquent debtors, as attorney's fees, which attorney's fee shall be paid by said delinquent license debtor and shall be assessed as costs in case of suit.

SECTION 4. That all suits or rules for the collection of this license tax shall be summary and all tried in accordance with the law in force for the collection of delinquent licenses or taxes.

SECTION 5. That the amount of tax due by the aforesaid persons, associations, business firms, partnerships, or corporations engaged in the aforesaid business shall be determined as follows:

The daily receipts of the paid admissions and entrance charged for the entrance of the horses in the said race for the said day shall be added and totaled up and the license tax calculated in accordance thereon with the provisions of Section 1 of this Act.

SECTION 6. That the provisions of this Act shall not apply to association of persons, or corporations engaged in holding or conducting a fair solely for the purpose of exhibiting agricultural or manufactured products or natural resources, looking toward the advancement of the agricultural and manufactural interest or the development of natural resources in the said parish, where said horse racing is conducted as an auxiliary sport, as an incident amusement and entertainment, and not for the purpose of profit, provided that said fairs so conducted shall not be for

shall not be for a longer period than 14 days.

SECTION 7. That any person, association of persons, business firms partnerships or corporations conducting or operating a race track or races in contravention of the provisions of this Act without having first paid said license taxes aforesaid shall be guilty of a misdemeanor and punishable by a fine of not more than \$100 and not less than \$25. or by imprisonment of not more than 30 days and not less than 10 days in the parish jail, or both, such fine and imprisonment at the discretion of the court, provided that in case the violator be an association, firm or corporation, the managing officers and agents thereof shall be punishable by such fine or imprisonment shall not be construed as relieving said violator of said license tax.

SECTION 8. That all laws or parts of laws in conflict herewith be and the same are hereby repealed.

Roll being called to vote on the adoption of the above resolution resulted as follows

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Ottermann, Dumestre.

NAYS - - None.

SECTION 18. That the annual receipts capital sales, premiums, commissions, earnings in this Ordinance referred to as a basis of license are those for the year for which the license is granted: The standard for their estimation shall be prima facie of the preceding year if the business has been conducted previously by the same party or parties to whom they claim to be successors. If the firm or company be new, the amount of gross sales for the first two months be estimated as the annual receipts of such business, provided that any person commencing business after the first of July, peddlers, hawkers, and traveling shows excepted, shall pay one half of the above rates.

SECTION 19. That the business of the previous year, as also the actual condition and results of business of the current year, for the new firms, associations, corporations for the purpose of calculating licenses, shall be ascertained by the tax collector in the sworn state-

ments of the person or persons in interest his or their duly authorized agent or officer made before the tax collector, if the tax collector be not satisfied with the said sworn statement, he shall traverse the same by a rule taken in proper court which rule shall be tried summarily whether an answer be thereto filed or not. On trial of said rule, the books and written entries and memoranda of said person or persons, firms, companies, or parties, shall be brought into court and subjected to the inspection and examination of the court, the officer who took the rule and such experts as he may employ or the court may appoint, provided that this inspection shall not be construed as entitling the defendant to introduce in evidence said books and documents any more than he would have been such inspection, provided, also that the license shall issue in accordance with the said sworn statement, notwithstanding the prospect of pendency of the rule the final ratification shall be made as ordered by the court.

In addition to the duties and powers herein imposed upon and

vested in tax collectors, the Supervisors of public accounts shall have authority to review and examine any sworn statements or accounts that may have been or may be rendered or furnished in pursuance of the provisions of this Act; and he shall have authority to demand and examine the books, statements and accounts of any persons, firms, associations or corporations from whom a license may be due under the provisions of this Act; and to take such proceedings before any court of competent jurisdiction by rule or otherwise, against the tax collector, or against any person, firm, association or corporation from whom a license may be due as may be necessary to enforce a full and fair compliance with the provisions of this Act.

SECTION 20. That if any business shall be conducted without a license, in case herein provided, the officer whose duty it is to issue license shall through the attorney herein provided for on motion in the proper courts as provided in the Constitution and which shall be without deposit or advance cost, take a rule on the party or parties doing such business to show cause on the fifth day exclusive, of holidays after the service thereof, which may be tried out of term time and in chambers, and shall always be tried by preference why said party or parties should not pay the amount of license claimed and penalties to be ordered to cease from further pursuit of said business until after having obtained a license and in case said rule is made absolute the order thereon rendered shall be considered a judgment in favor of the State for the amount decreed to be due by the defendant for license, and penalty and cost heretofore and hereinafter provided for shall be executed in the same manner as other judgments and every violation of the order shall be considered as a contempt thereof and punished according to law.

It is hereby expressly provided that each person, association of persons, business firms, or corporations required to take out a license under this Act shall be required to post the same in a conspicuous place in his or their place of business under place of business, under a penalty of not less than ten or more than one hundred dollars, recoverable by the tax collector before any court of competent jurisdiction and it shall be the duty of the several tax collectors throughout the state to visit in person or by deputies the several places of business herein mentioned and ascertain that the provisions of this section are strictly carried out.

SECTION 21. That the only legal evidence that a license has been paid shall be the appropriate form of license issued by the Auditor of Public Accounts, and no receipts issued by a tax collector in place of the license itself shall be valid and this clause shall be construed to prevent tax collectors from issuing a receipt, in lieu of the appropriate form to any person, association of persons, business corporations; provided that nothing herein contained shall be construed so as to exclude oral evidence of loss or destroyed licenses.

SECTION 22. That the ex-officio tax collector shall prepare and keep a book in which they shall record or file the statements made under oath of all persons, associations of persons, business firms or corporations, who may apply for a license to pursue any trade, profession, vocation, calling or business under this Ordinance.

SECTION 23. That the ex-officio tax collector charged with the collection of taxes are hereby to administer oath to any person,

president, or proper official or agent of any association of persons, business firms, or corporations, applying for licenses under this Ordinance; and tax collectors or ex-officio tax collector; as aforesaid or any notary public or other officer in the parish empowered to administer oaths, who shall sign any part or certify to any oath without administering the oath in person to the applicant and having applicant sign the oath in his presence shall be deemed guilty of a misdemeanor and on conviction shall be subject to a fine of not less than one hundred dollars and not more than one thousand dollars or imprisonment of not less than thirty days and not more than ninety days or both in the discretion of the court. That when the oath is taken before the collector, no charge shall be made for the same. Any false swearing as to the gross receipts of any person or persons, or corporations through their president, or proper official or agent, applying for license shall constitute the crime of perjury, to be punished as directed by existing criminal laws of the Parish. All licenses shall be paid in the Parish wherein is situated or conducted the business for which the license is due. Where an individual is applicant for license the affidavit must be taken in person; where a partnership, by a member of the firm, and where a corporation by the proper officer thereof. But in the absence from the parish of the individuals the members of the firm or the proper officer of the corporation, same may be taken by a competent agent, or person having knowledge of the facts, to be made to appear in the body of the affidavit.

SECTION 24. That the tax collector, ex-officio tax collector, are hereby required to keep a license register in which they shall enter the names of every person, association of persons, business firms or corporations, with the trade, profession, vocation, calling or business pursued, the class and graduation of the same, and amount of the license thereon, and the date of the collection or payment thereof. On July 1st of each and every year, the said collectors shall make and forward to the auditor of public accounts a full and complete transcript of said license register showing all licenses collected during the preceding six months. A similar transcript shall be filed by them on December 31st of each and every year showing all license collected during the second half of the year. The Auditor of Public Accounts shall lay a copy of these transcripts before the General Assembly at each regular session, the originals of which he shall file in

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his office for future reference or use.

SECTION 25. That the ex-officio tax collector violating any of the provisions of this Ordinance or who shall willfully rate any person association of persons, or business firms or corporation at a less graduation than the law contemplates or who shall issue to any said person, association of persons, business firms or corporations a license less sum than that corresponding with their graduation shall be deemed guilty of a misdemeanor in office, and shall on conviction before a competent authority be summarily dismissed therefrom.

SECTION 25. That the Governor of the State shall designate for each Parish, including the Parish of Orleans, an attorney-at-law, whose

duty it shall be to aid the tax collector or ex-officio tax collector in the Parish from which he is appointed in the collection of the State and Parish license provided by this Act. And upon all licenses and penalties collected through the agency of the said attorney, the delinquent owing the licenses shall pay a commission to him of ten per cent calculating same upon the aggregate amount of license and penalties so collected and paid over to the tax Collector. The said attorney shall receive no other compensation. The attorney so appointed shall serve during good behavior and shall be liable to be summarily removed by the Governor for good and sufficient cause. It shall be the duty of the district attorney of the Parish to represent the tax collectors of said parishes in the collection of delinquent license or in case the attorney so appointed refuses to act.

On the second day of March of each year, the tax collector, or ex-officio tax collector shall deliver to the attorneys herein provided for, a complete list of all delinquent license payers, together with their location and kind of business, and the attorney shall immediately proceed to collect same in accordance with this Ordinance, and if not collected within thirty days from the date of delivery of the list by the collector of taxes or ex-officio collector of taxes, it shall be the duty of said attorneys to render a written report giving the reason for non-collection to the collectors, who duty it shall be to forward such report to the auditor of Public Accounts. Provided that the Attorneys, herein provided for clerks of courts, sheriffs, constables, or other officers, shall receive no compensation, commission, salary, docket fee or fees for services rendered in any suit or action for the collection of licenses under the provisions of this Act in which said tax collector or ex-officio has failed to obtain full and complete satisfaction and payment of any judgment in favor of the State of Louisiana; and provided further that said attorneys, clerk of court, sheriffs, constables, or other officers shall receive commissions, compensation, salary, docket fee or fees for services rendered in any suit or action for the collection of licenses under the provisions of this Act in which said tax collector or ex-officio tax collectors has failed to obtain full and complete satisfaction and payment of any judgment in favor of the State of Louisiana and provided further that said attorneys, clerks of court, sheriffs, constables or other officers shall receive no commission, compensation in any license suit for services rendered in which judgment has been rendered against the said tax collector or ex-officio tax collector of the State of Louisiana.

SECTION 27. That if any tax collector or officer whose duty it is to issue licenses shall, through incompetency, negligence or fault, on his own part, fail to collect licenses in proper amounts from those by whom they are due, he shall be responsible on his bond for all losses to the State arising therefrom.

SECTION 28. That all gross receipts derived from any mercantile business or occupation whatsoever as hereinbefore provided, whether earned within or without the State shall form the proper basis upon which all licenses shall be assessed and collected by tax collectors.

SECTION 29. That all unpaid licenses shall bear interest at the rate of two percent per month from the first day of March and the payment thereon shall be secured by first lien and privilege in favor of the State upon the property movable, of the delinquent or in the license, and the tax collector or ex-officio tax collector shall collect said license and interest in the manner prescribed by existing laws.

SECTION 30. That a person, firm or company having more than one place of business shall pay a separate license for each place of business.

SECTION 31. That the Police Jury shall designate the same attorney to represent the tax collector of the Parish of Jefferson as been appointed by the Governor of the State to represent the tax collector of the Parish of Jefferson, and he shall receive the same compensation for his Services as is provided by Act 205 of 1924, Section 39.

On the second day of March of each year, the tax collector or ex-officio tax collector shall deliver to the attorneys therein provided for a complete list of all delinquent license payers, together with their location and kind of business, and the attorney shall immediately proceed to collect same in accordance with the Ordinance.

SECTION 32. That if any tax collector or officer, whose duty it is to issue parish license, shall through incompetency, negligence or foul part fail to collect licenses in the proper amounts from those by whom they are due shall be responsible on his bond for all losses to the Parish arising therefrom.

SECTION 33. That all unpaid license shall bear interest at the rate of two per cent per month from the first day of March, and the payment thereon shall be secured by first lien and privilege in favor of the Parish of Jefferson upon the Property movable and immovable, of the delinquent owing the taxes, the tax collector shall collect said license and interest in

the manner prescribed by existing laws.

SECTION 34. That all gross receipts derived from any mercantile business or occupation whatsoever, as hereinbefore provided, whether earned within or without the Parish of Jefferson, shall form the proper basis upon which all licenses shall be assessed and collected by tax collectors.

SECTION 35. That a person, firm, or company having more than one place of business, shall pay a separate license for each place of business.

The above Ordinance was adopted section by section and then as a whole.

The roll being called to vote on the above Ordinance resulted as follows:

YEAS - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - - None

ABSENT - - - - Fisher.

Motion by Mr. Cantrelle, seconded by Mr. Dauenhauer, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that the President be and he is hereby authorized and empowered to borrow from D. H. Roussel on behalf of the Police Jury, the sum of Two Thousand Dollars (\$2,000). or such additional sum as may be necessary to pay pay roll for road maintenance and the interest due or to become due on said amount.

BE IT FURTHER RESOLVED, etc., that the President is authorized and empowered to execute in favor of D. H. Roussel, a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

BE IT FURTHER RESOLVED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates, and sets aside, the sum of Two Thousand (\$2,000.00) Dollars, out of the resources and taxes of the Parish of Jefferson for the year 1931, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Strehle, Dauenhauer, Cantrelle, Quinn, Petit, Ottermann Dumestre.

NAYS - - - -None.

There being no further business the Jury adjourned.

Wm Hepting
Secretary

W. R. Toledano
President.

Gretna, La. Dec. 9, 1931.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Robt. Ottermann, A. C. Dumestre.

Absent - - Jos. Petit.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded the regular order of business was suspended to allow parties to address the Jury.

Mr. Charleston, on behalf of the Illinois Central Railroad Company requested that payment be made for additional land taken from the property of the said Railroad Company at or near Harahan for right of way for the paved road, known as Jefferson Highway, which is comprised of a 15 foot strip totalling an acreage of 2.059 equals 89685 square feet at \$3.00 per foot which equals \$2,690.55 after discussion, Mr. Ottermann moved, seconded by Mr. Strehle, that the president appoint a committee to confer with the State Highway Commission in regards to paying the claim of the Illinois Central Railroad Company for the additional land taken for rights for the Jefferson Highway which is a part of the State Highway system. The president appointed the Jury as a whole, with Senator Jules G. Fisher, as a committee.

Mr. L. Bender, President of the 7th Ward Civic League appeared before the Jury. Alleged according to reports that the Illinois Central Railroad is directing work from the Harahan shops to shops at McComb City, Miss. and asked, that they interceed on behalf of the men working in said shops and

On motion of Mr. Quinn, seconded by Mr. Cantrelle, the president

appointed a committee composed of Mr. Bender, Mayor Frank Mayo, of Harahan, Mayor Vic. D. D'Gerolano, of Kenner and Jurors Robt. Ottermann and A. C. Dumestre to act with him in conferring with officials of the Railroad Company on the matter.

Regular order of business resumed.
Report of Parish Treasurer received and ordered filed.
Report of Finance Committee all bills approved ordered paid.
Report of County agent received and ordered filed.

COMMUNICATIONS

From the office of Major R. F. Fowler United States District Engineer, inviting all interested parties to be present at a hearing to be held in the United States Engineers Office, New Orleans, La., at 2:00 p.m. December 4, 1931, on the proposed construction of a Highway Bridge over the Intracoastal Canal at Park Avenue, Houma, La. was received.

On motion of Mr. Cantrelle, seconded by Mr. Strehle, the following ordinance was adopted:

AN ORDINANCE

Offered by Mr. Albert Cantrelle.

Seconded by Mr. Strehle.

Whereas, this Police Jury did on August 10, 1927, adopt an ordinance creating the Sixth Jefferson Drainage District, and

Whereas, at the time said ordinance was adopted there was filed with this Police Jury a map made by James S. Webb, C. E., dated July 1, 1927, approved by the Board of State Engineers on August 15, 1927, showing the boundaries of said Sixth Jefferson Drainage District and the lands to be included in said drainage district, and

Whereas said map forms a part of said record and ordinance adopted August 10, 1927,

Therefore, Be It Ordained, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the Secretary of this Police Jury be and he is hereby ordered and directed, nunc pro tem to spread map on record and that same be made part of said ordinance adopted August 10, 1927, creating Sixth Jefferson Drainage District.

The roll being called upon the adoption of the above ordinance, the vote resulted as follows:

YEAS - - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Ottermann, Dumestre.

NAYS - - - - NONE.

ABSENT - - - - Petit.

On motion of Mr. Dumestre, seconded by Mr. Dauenhauer, the following resolution was adopted.

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, La. in regular meeting assembled that the following budget for the calendar year beginning January 1, 1932 and ending December 31, 1932, be and the same is hereby adopted:

Probable Revenues for year 1932.

Parish Tax	\$ 132,480.00
Parish Tax Municipality of Westwego	4,500.00
Parish License	6,000.00
Anticipated Race Track License	14,000.00

Trappers License	250.00
Franchises	1,170.00
Gas Tax	45,000.00
	<u>\$ 203,400.00</u>

Expenses for the year 1932

Salary, Secretary Police Jury	\$ 2,100.00
Salary, Treasurer	1,500.00
Salary, Parish Engineer	1,200.00
Salary, Parish Auditor	600.00
Salary, Assistant District Attorney	1,000.00
Salary, Custodian of Court House	1,800.00
Salary, Road Supt. & Assistant	3,900.00
Salary, Traffic Officers	7,200.00
Salary, Justice of Peace and Constables	11,100.00
Salary, Jail Physician	1,000.00
Salary, Supervisor of Gas Tax	3,300.00
Salary, Cattle Dip Vat Inspector	1,620.00
Salary, Official Court Stenographer	2,100.00
Salary, Indexing Books Clerk of Court Office	2,400.00
Salary, Road Foreman Road District No. 3.	1,200.00
Salary, Sheriff annual	1,000.00
Assessor's Compensation	1,500.00
Sheriff's Court Expense	600.00
Clerk Attending Court	800.00
District Attorney Fees	2,000.00
Coroner's Fees	1,800.00
Compensation of Registrar of Voters & asst.	800.00
Paupers	2,000.00
Compensation for the aged blind	300.00
Mileage and per-diem	1,500.00
Stationery and office supplies	4,500.00
Grand, Petty and Coroner's Jury Warrants	6,000.00
Feeding Prisoners	8,000.00
Transportation of prisoners and insane	1,000.00
Maintenance of Buildings	5,000.00
Board of Health (Incidentals \$1800. for gas, oil and Electricity)	3,500.00
Election Expense	4,000.00
Interest on Loans	10,000.00
Fire Patrols	4,320.00
Beneficiary Students	8,000.00
Tick eradication	400.00
Excess revenue bonds and interest (Gen. Imp.)	20,940.00
Roads and Bridges	46,000.00
Miscellaneous	13,620.00
County Agent	2,400.00
Offical Journal	800.00
Excess Revenue Bonds and interest (Roads and Bridges Construction and Maintenance)	10,600.00
	<u>\$ 203,400.00</u>

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Ottermann, Dumestre.

NAYS - - - - None.
Absent - - - - Petit.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

E. R. Toledano
President.

Gretna, La. Jany. 13, 1932.

The Police Jury met this day in regular session and the following members were present.

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Joseph Petit, Robert Ottermann, A. C. Dumestre.

On motion duly seconded, the reading of the minutes of the last meeting were dispensed with and approved as published.

On motion duly seconded the regular order of business was suspended to allow parties to address the Jury.

Mr. Geo. A. Hero, Jr. chairman of a committee appointed by the Police Jury of Plaquemine Parish, Louisiana to confer with the Police Jury of Jefferson Parish in regards to establish and mark the boundary lines of each Parish on the Bellechase Highway appeared before the Jury and submitted a plan of a proposed steel constructed arch, at an estimated cost of \$496.00 to be paid for equal in amount by each Parish.

After discussion of the matter Mr. Dumestre moved, seconded by Mr. Strehle, and carried, that action of the proposition be deferred for thirty days.

Senator Ed. Broadtman and Mr. Curtis, Representing property owners between Avenue A and Avenue B on Iona Street, Metairie Ridge, asked that the Jury do the necessary work requested in front of their property.

Thereupon Mr. Dumestre moved, seconded by Mr. Dauenhauer, and carried, that a committee be appointed consisting of the members of the 7th, 8th and 9th wards with the Parish Engineer and Road Superintendent to meet with Mr. Curtis and investigate the needs and report back to the Jury at the next regular meeting their findings.

Mr. Leo McCune on behalf of the East Jefferson Water Works District No one presented a certified copy of a resolution adopted by the said Waterworks requesting that the Domicile of the Waterworks District be changed, and

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the following Resolution was adopted.

BE IT RESOLVED, that the Domicile of the East Jefferson Waterworks District No. 1, be and the same is hereby changed from Kenner, Louisiana, to the main filtration plant, located in the 7th ward of the Parish of Jefferson, on the Jefferson Highway, at the corner of Jefferson Highway and Arnoult Road.

Roll being called to vote on the adoption of the above Resolution resulted as follows:

YEAS - - - - Toledano, Quinn, Strehle, Dauenhauer, Petit, Cantrelle, Ottermann, Dumestre.
NAYS - - None.

Regular order of business resumed.

Report of the Parish Treasurer, received and ordered filed.

Report of the Finance Committee. All bills approved ordered paid.

Report of H. S. Lowe Electric Inspector 7th Ward. Received.

Report of Parish Auditor, received and ordered filed.

Report from Animal Bureau Industry, Baton Rouge, received.

COMMUNICATIONS

From Louisiana and Arkansas Railway Company, addressed to Judge John E. Fleury - - District Attorney, with reference to payment of plus funds borrowed from Road District No. 1, by the Parish General Fund, was received and ordered filed.

From the General Superintendent, Illinois Central Railway Company, with reference to conference held with the committee appointed by the Police Jury of the Parish of Jefferson in regards to discontinuing the operation of the Harahan Shops was received and ordered filed.

From Miss Edna Scatchley and Sister, thanking the Jury for the flowers sent in sympathy with them in their great loss by the death of their mother, received.

Request of Mr. John Beals to be deputized to sell Auto Drivers License at his garage, corner Brooklyn Avenue and Jefferson Highway, 7th Ward, was on motion Mr. Ottermann, which was duly seconded granted.

On motion of Mr. Ottermann, duly seconded, Mr. Louis Sejours, Pound Keeper of the 8th Ward was authorized and empowered to act in his official capacity in 7th ward of the Parish.

On motion of Mr. Cantrelle, seconded by Mr. Dauenhauer, the following Resolution was adopted:

Be It Resolved, that the sum of \$40.00 per month be and is hereby authorized and allowed the Harvey - Marrero Fire Company for the salary of their fire truck operator.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Quinn, Strehle, Dauenhauer, Petit, Cantrelle, Ottermann, Dumestre.

NAYS - - - - None.

On motion duly seconded, the Secretary was instructed to notify all applicants for tax exemption to have the necessary papers drawn up to submit same at the next meeting of the Jury for action.

PETITIONS

The following Petitions from American Creosote Works and the Continental Can Company was acted upon, and

On motion by Mr. Dauenhauer, seconded by Mr. Ottermann, the following Ordinance was adopted:

AN ORDINANCE

Ordering a special election in and throughout the Parish of Jefferson, State of Louisiana, for the purpose of submitting to the property tax payers qualified to vote thereon, a proposition to exempt from parochial, general and special taxes certain industries for a period of five years (5).

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of

Jefferson that a special election be held and the same is hereby ordered to be held through out the Parish of Jefferson, State of Louisiana, on the 19th day of January, 1932, at which there shall be submitted to the property taxpayers qualified to vote thereon, a proposition to exempt for a period of five years from parochial general and special taxes, the following addition to the present plant of American Creosote Works, incorporated, to-wit:

One (1) creosoting cylinder and foundation for same, one (1) steel frame corrugated iron building 35' X195' long; said improvement and addition to be located on property belonging to the said American Creosote Works, Incorporated on the east bank of the Mississippi River, Ward 7, Parish of Jefferson.

And the following addition to the present plant of Continental Can Company Inc., to-wit:

Main factory building and probably auxiliary buildings to be used for the purpose of manufacturing tin cans; said improvement and addition to be located on property belonging to the said Continental Can Company, Incorporated on the west bank of the Mississippi River, in Ward 4, Parish of Jefferson.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the Secretary of the Police Jury be and he is hereby authorized and directed to have prepared and furnish to the commissioners and clerks hereinafter named to conduct said special election, a sufficient number of ballots to be used in said election, on each of which ballots shall be printed the above proposition in substantially the following form:

1. Shall the Police Jury of the Parish of Jefferson, State of Louisiana, exempt the following addition to the present plant of the American Creosote Works, inc. from parochial, general and special taxes for a period of (5) years to-wit:

One (1) creosoting cylinder and foundation for same, one (1) steel frame corrugated iron building 35' X195' long; said improvement and addition to be located on property belonging to the said American Creosote Works, Incorporated, on the east bank of the Mississippi River, Ward 7, Jefferson Parish.

2. Shall the Police Jury of the Parish of Jefferson, State of Louisiana, exempt the following addition to the present plant of the Continental Can Company, Incorporated, for a period of five (5) years, to-wit: No ()

Shall the Police Jury of the Parish of Jefferson, State of Louisiana exempt the following addition to the present plant of the Continental Can Company, Incorporated, for a period of five (5) years, to-wit:

Main factory building and probably auxiliary buildings to be used for the purpose of manufacturing tin cans; said improvements and additions to be located on property belonging to said Continental Can Company, Incorporated, on the west bank of the Mississippi River, Ward 4, Parish of Jefferson.

Notice to voters: To vote in favor of proposition submitted on this ballot place a cross mark (x) in the square after the word "yes". To vote against it, place a similar mark above the word "no."

SECTION 3. BE IT ORDAINED, by the Police Jury, that the Secretary of the Police Jury is authorized and directed to have prepared and furnish to the Commissioners and Clerks hereinafter named to conduct

said special election the necessary ballot boxes, list of taxpayers qualified to vote in said election, together with a valuation of the property of each and a sufficient number of tally sheets, lists of voters and compiled statements.

SECTION 4. BE IT FURTHER ORDAINED, that the polling places, commissioners, and clerks to serve at said special election and to conduct the same are to be the same polling places, commissioners and clerks as are selected for the general election to be held throughout the Parish of Jefferson on the date hereinabove set forth.

SECTION 5. BE IT FURTHER ORDAINED, That the said Commissioners shall be paid the sum of Five (\$5.00) dollars for their services and the clerks of each and every precinct shall be paid the sum of Five (\$5.00) Dollars for his service.

SECTION 6. Be it further Ordained, that the President and Secretary of the

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Police Jury are hereby authorized and directed to give notice of this special election by proclamation to be published according to law, and in said proclamation shall also give notice that at eleven O'clock a.m. on the day of _____, this Police Jury will meet at its office in the District Courthouse at Gretna, Louisiana, its usual meeting place, and then and there in open session proceed to open the ballot boxes, examine and count the ballot boxes, examine and count the ballots in number and amount and examine and canvass the returns and declare the result of said special election.

The above ordinance having been considered, section by section, and then as a whole, the roll having been called on the adoption of the ordinance, the vote resulted, as follows:

YEAS:?

NAYS:?

ABSENT:?

Gretna, Louisiana.

To the President and Members
of the Police Jury,
Jefferson Parish,
Gretna, Louisiana,

Gentlemen:-

The petition of American Creosote Works, Incorporated, through the undersigned Attorney, with respect.

That it owns in the Parish of Jefferson the following described property, to-wit:

37.39 acres of land in Ward No. 7 that it desires to make certain additions on said property, which additions will consist of the following

1 Creosoting Cylinder and foundation for same.

1 Steel frame corrugated iron building 35x195' long.

Petitioner further represents that it desires to avail itself of the provisions of Act 5 of 1930, which carries into effect Section 22 of the Constitution of 1921, dealing with the exemption from general, parochial and special taxes on new industries or addition thereto.

Petitioner further shows that it will be necessary for your honorable body to pass an ordinance submitting this matter to the resident property taxpayers of the Parish for their approval for which it prays.

J. K. Gaudet,
Attorney for Petitioner

To the President of Members
of the Police Jury
Jefferson Parish,
Gretna, Louisiana.

Gentlemen:-

The petition of Continental Can Company, Incorporated, through the undersigned Attorney, with respect represents:

1st.

That it owns in the Parish of Jefferson, the following described property, to-wit:

Commencing at a point about one thousand feet (1000') in a north-easterly direction from the center line of Baratavia Road measured along the main line of the Texas & Pacific Railway and distant forty (40') from the center line of the Marrero passing track at point A; thence proceeding in a northwardly direction eight hundred seventy-nine feet, eight inches (879' -8") along the line of the present fence to a point B on the Public Road; thence deflecting seventy three degrees; twenty two minutes (73 degrees 22') to the right and proceeding along the Public Road five hundred twenty-two feet, four inches and six-eighths (522-46-8") to the point C; thence deflecting ninety eight degrees, forty minutes (98 degrees 40') to the right and proceeding in a southeasterly direction four hundred and thirteen feet, nine inches (413'9") to the point D; thence seventeen degrees, forty three minutes (17 degrees 43') to the right and proceeding in a southerly direction five hundred and eleven feet, four inches and six eights (511'4-6-8") to the point E which is ten feet (10') from the center line of the center line of the switch track in the Penick & Ford property; thence deflecting fifty-five degrees, fifty-one minutes (55 degrees 51') to the right and proceeding parallel to the switch track in a southwesterly direction a distance of ninety three feet (93') to the point F which is ten feet (10') distant from the switch track; thence reflecting twelve degrees, fifty-six minutes (12 degrees 56') to the right and proceeding in a southwesterly direction along the right of way of the Texas & Pacific Railway and along the present fence for a distance of four hundred twenty four feet, five inches (424'5") to the point of beginning A.

That it desires to make a certain addition on said property which additions will consist of the following:

Main Factory building and probable auxiliary buildings to be used for the manufacturing of tin cans.

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2nd.

Petitioner further represents that it desires to avail itself of the provisions of Act 5 of 1930, which carries into effect Section 22 of the Constitution of 1921, dealing with the exemption from general,

parochial and special taxes on new industries or additions thereto.

3rd

Petitioner further shows that it will be necessary for your honorable body to pass an ordinance submitting this matter to the resident property taxpayers of the Parish for their approval for which it prays.

J. K. Gaudet,
Attorney for Petitioner.

AN ORDINANCE

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the WHITNEY TRUST & SAVINGS BANK the sum of \$35,000.00, and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1932, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1932, to pay the amount borrowed.

SECTION I. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the WHITNEY TRUST & SAVINGS BANK, on behalf of this Police Jury, the sum of \$35,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1932.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said WHITNEY TRUST & SAVINGS BANK a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 3. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as hereinabove provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$35,000.00, out of the revenues and taxes of the Parish of Jefferson, for the year 1932, together with such other or further sum as may be necessary to pay the interest on said amount.

I, the undersigned, William Hepting, Secretary of the Police Jury of the Parish of Jefferson, do hereby certify that the above and foregoing is a true and correct copy of ordinance extracted from the minutes of the meeting of the Police Jury held January 13, 1932.

Wm. Hepting, Secretary.

There being no further business before the Jury, Mr. Dauenhauer, moved that the Jury adjourn until Friday January 21, 1932, for the purpose of recasting the budget for the year 1932, there being no second to Mr. Dauenhauer's motion, therefore was lost.

On motion of Mr. Ottermann, seconded by Mr. Cantrelle, the Jury stood adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Jan. 21, 1932.

The Police Jury met this day in special session, the following members were present:

W. R. Toledano, President, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Robt. Ottermann, A. C. Dumestre.

The president announced that the special meeting was called for the purpose of adopting necessary ordinances whereby the Police Jury can legally borrow from the Fiscal Agents certain amounts of money to pay current expenses during the year 1932. Also fixing the securities to be furnished by the Fiscal Agents selected for the year 1932 to secure deposits made with such Fiscal Agent by the Police Jury of the Parish of Jefferson.

On motion by Mr. Dumestre, seconded by Mr. Ottermann, the following ordinance was adopted:

BE IT ORDAINED by the Police Jury of the Parish of Jefferson, in regular session assembled, that this Police Jury do borrow from the Fiscal Agent, WHITNEY TRUST & SAVINGS BANK, During the year 1932, in a sum not to exceed One Hundred Seventy-five Thousand and No/100 (\$175,000.00) Dollars, that, to evidence the amounts thus borrowed, this Police Jury, Through its President and Secretary, shall execute as a precedent to such loan or loans, negotiable certificates of indebtedness, representing the amounts of said loans, said certificates shall bear the date or dates of such loans, shall bear interest at the rate of six per cent (6%) per annum from their date until paid, and shall be payable on or before March 1st, 1933, to the order of Bearer at Whitney Trust & Savings Bank, Algiers Branch and shall stipulate for the payment of ten (10%) per cent, attorney's fees in the event the same shall be placed in the hands of attorney for collection, compromise or other action; all such certificates shall be numbered.

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Serially - - Beginning with Number One (1) as issued. All such negotiable certificates of indebtedness shall be delivered to the Bank as and when the monies are advanced.

The President and the Secretary of the Police Jury are authorized to prepare the form of such certificates of indebtedness, which form shall contain such other terms and conditions as they deem proper to incorporate therein.

BE IT FURTHER ORDAINED, that to secure the payment of such indebtedness thus incurred and negotiable certificates of indebtedness issued to evidence the loans thus made, this Police Jury does hereby irrevocably pledge pawn and hypothecate unto and in favor of the Whitney Trust & Savings Bank, or the holder or holders of said certificates of indebtedness, all of the revenues of the Parish of Jefferson for the year 1932, and this Police Jury does hereby formally declare that it does hereby transfer and deliver in pledge and pawn over to said Bank, all of such revenues to secure the full and faithful payment of all such certificates of indebtedness at anytime outstanding, in principal, interest, attorney's fees and costs, the said pledge and pawn to operate to the fullest extent allowed by the laws of the State of Louisiana, and the President of the Police Jury, and the Treasurer of the Police Jury, of the Parish of

Jefferson, be and they are hereby authorized and empowered and instructed to hold all of such funds as and when collected and for account of the said Bank, and immediately apply same to the payment and liquidation of all such negotiable certificates of indebtedness.

BE IT FURTHER ORDAINED, that the President of the Police Jury, be and he is hereby authorized, empowered and instructed to enter into a written contract with the Whitney Trust & Savings Bank, covering the borrowing of said monies, the approval of the issuance of certificates of indebtedness and pledge of said revenues; said contract to contain such terms, conditions and stipulations as he may deem proper to incorporate therein.

Roll being called to vote on the adoption of the above ordinance resulted as follows:

YEAS - - - Toledano, Strehle, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - None.

ABSENT - - - Quinn, Dauenhauer.

The President declared the ordinance adopted.

On motion by Mr. Petit, seconded by Mr. Cantrelle, the following ordinance was adopted:

An ordinance of the Police Jury of the Parish of Jefferson specifying and fixing the security to be furnished by the Fiscal Agent selected for the year 1932, to secure deposits made with such Fiscal agent by the Police Jury of the Parish of Jefferson.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, that it is hereby declared that the Police Jury of the Parish of Jefferson will accept, from the Whitney Trust & Savings Bank, the Fiscal Agent for the Police Jury of the Parish of Jefferson, as security for monies deposited by the said Police Jury with Whitney Trust & Savings Bank, as Fiscal Agent, the unmatured certificates of indebtedness or promissory notes not in default of interest for six (6) months or longer, of the Police Jury of the Parish of Jefferson delivered to an negotiated with the Whitney Trust & Savings Bank for monies borrowed from said Bank by the said Police Jury. The principal amount of said notes thus deposited as security shall be equal to the average amount of the deposits of the Police Jury of the Parish of Jefferson, as shows by the books of this Police Jury for the year 1931.

BE IT FURTHER ORDAINED, etc., that the Treasurer of the Parish of Jefferson be and he is hereby authorized, empowered and instructed to receive such certificate or certificates of indebtedness, or promissory note or notes, from Whitney Trust & Savings Bank, who shall receipt therefor to Whitney Trust & Savings Bank, and hold such evidences of debt as Trustee for Whitney Trust & Savings Bank and the Police Jury of the Parish of Jefferson, as their interests may appear, and the said Treasurer is authorized to execute and deliver to Whitney Trust & Savings Bank, a receipt in words and figures as follows:

Gretna, Louisiana.

"Received from Whitney Trust & Savings Bank, the following certificates of indebtedness or promissory notes executed by the Police Jury of the Parish of Jefferson and delivered to and negotiated with Whitney Trust and Savings Bank, of rates, amounts, and maturities, as follows;

The above certificates of indebtedness or promissory notes having been received and will be held by me, the undersigned Treasurer of the Parish of Jefferson, as Trustee, in accordance with an ordinance of

The Police Jury of the Parish of Jefferson, adopted at a meeting held on the _____ day of _____ 1932, which authorized me to receive said security and hold same as the Property of Whitney Trust & Savings Bank, as Trustee for the said Bank and the Police Jury of the Parish of Jefferson; said notes having been deposited with me as Treasurer of the Parish of Jefferson as security for deposits made with Whitney Trust & Savings Bank by the Police Jury of the Parish of Jefferson.

Treasurer- - Parish of Jefferson.

BE IT FURTHER RESOLVED, that the Treasurer of the Parish of Jef-

erson shall be authorized to lease a safety deposit box at the Algiers Branch of the Whitney Trust & Savings Bank, and place said securities delivered to him in said box.

Roll being called to vote on the adoption of the above ordinance resulted as follows:

YEAS - - - - Toledano, Strehle, Cantrelle, Petit, Ottermann, Dumestre.

NAYS - - - - None.

ABSENT - - Quinn, Dauenhauer.

The President declared the ordinance adopted:

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Feb. 10, 1932

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Joseph Petit, Clem Perrin, Robert Ottermann, and A. C. Dumestre.

By motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

By motion duly seconded the regular order of business was suspended to allow various parties to address the Jury.

Mr. Harold Heard, on behalf of the Gould Fire Company appealed to the Jury to pay for the fire hose purchased by the Gould Fire Company during the year 1930 as agreed by a resolution adopted, by the Police Jury, May 13, 1931, to appropriate at the regular meeting of the Jury to be held in January 1932, the sum of \$700.00 dollars for payment of said fire hose, and

On motion of Mr. Quinn, seconded by Mr. Strehle the following resolution was adopted:

BE IT RESOLVED that the sum of Seven Hundred (\$700.00) Dollars be and is hereby appropriated for fire hose purchased by the Gould Fire Company, and

BE IT FURTHER RESOLVED, that the Secretary be and is hereby ordered and instructed to draw a voucher in favor of the Gould Fire Company for the amount appropriated.

Mr. McCann inspector of Bureau of Animal Industry. Request that the Jury pay its one half cost for solution used in Interstate movement of cattle as agreed to by the Jury, and

By motion duly seconded Mr. McCann was advised to have an Itemized Bill of Expense for the solution used and after proper approval same will be ordered paid.

Perrin app.
Police
Jury

Mr. Clem Perrin, accompanied by Hon. Joseph Fisher, Representative of the Parish in the General Assembly of Louisiana introduced Mr. Perrin as the new appointed member of the Jury by his Excellency Governor King to fill the unexpired term of Joseph Fisher of the Sixth Ward who resigned to become the Representative of the Parish. Mr. Perrin after presentation of his Commission signed by the Governor was cordially greeted by the members of the Jury and offered the seat formerly occupied by his predecessor.

Regular order of Business resumed.

Report of Finance Committee, all bills approved ordered paid.

Report of Parish Treasurer received and ordered filed.

From Mr. R. S. Knight, Metairie Ridge, complaining of street conditions around the tracks and switches of the New Orleans Public Service Inc, of New Orleans, La., on Fagot Avenue from Metairie Court to private road in Ridgeway Terrace, also Ridgeway Avenue and Vivian Street was received and referred to the Parish Engineer and Road Superintendent to investigate and report next meeting of the Jury.

From Police Jury Association of Louisiana, relative to L. V. Babin, President of the association withdrawn from the race, in the coming election of officers, received.

From the New Orleans association of Commerce calling the attention of the Jury to the danger of the fore shore along the New Orleans Hammond Highway being built up with unsightly camps request that the Jury take the necessary steps to control the development of camps along the shore of the lake. received.

Communication from Senator Jules G. Fisher with reference to photograph made of himself and presented to him by the citizens of the Parish of Jefferson, at the dedication of the Wagner Bridge spanning Barataria and incomplyance with many of his friends that the photograph be hung on the walls of the Police Jury room of the Parish of Jefferson, Mr. J. K. Gaudet on behalf of the Senator Fisher presented the picture to the Jury, with complimentary remarks, Mr. Dauenhauer, moved, seconded by Mr. Ottermann, the adoption of the following resolution:

WHEREAS, Senator Jules G. Fisher, has kindly consented to permit the use of his picture or photograph to be hung on the wall of this Jury room.

BE IT RESOLVED, that the picture is accepted as a loan to this Jury, the Jury recognizing that all rights, title, and interest therein remain in the lender.

BE IT FURTHER RESOLVED, that the photograph will be returned to the leader, or his family upon request.

Adopted by a unanimous vote of the Jury.

The following request from the Bisso Ferry Company, Inc; was read;
Police Jury, Parish of Jefferson,
Gretna, La. February 5, 1932

Gentlemen:-

In connection with the operation of the ferry between Oak Street and Nine-mile Point in the Parish of Jefferson, I beg to advise that conditions at this point are such that at present operation of the ferry, insofar as automobile traffic is concerned is useless, because very seldom do automobiles cross at this point.

You are acquainted with the fact that we have a ferry system at Kenner and one also at Walnut Street, one of which is one and a half miles ($1\frac{1}{2}$) below the Nine-mile Point Ferry, and the other of which is about five (5) miles above, and at the present time we are keeping a large boat with a crew that requires considerable expense to maintain, and the ferry has been operating at a loss for quite some time. If the traffic at this point warranted it, and we would get sufficient revenue to pay expenses of operation, as well as salary of the crew, we would not hesitate to continue the operation of the large boat. However, our purpose in writing is to ask your honorable Body to amend the franchise so as to permit us to operate a small boat for the purpose of taking care of passenger traffic at this point, as there is absolutely no automobile traffic of any consequence that goes over this ferry.

We do not wish you to understand that we desire to give up the franchise. On the contrary, we are perfectly willing to continue it, but we realize you will understand the hardship it is for us to maintain a large boat capable of carrying fifteen to eighteen automobiles all day long, when the traffic in automobiles hardly amount to ten or fifteen automobiles per day.

We would, therefore, ask your favorable consideration of this request and ask that the franchise be amended as above outlined and oblige.

Yours very truly,
Bisso Ferry Co., Inc.
JOSEPH A BISSO.

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the franchise for the operation of a ferry between Oak Street on the east bank of the Mississippi River in the Parish of Jefferson, and Nine-Mile Point on the west bank of the Mississippi River in the Parish of Jefferson, as will more fully appear from Ordinance adopted by this Jury on the 12th day of July, 1926, and which was sold to FRANK A. QUINETTE, and by him assigned to the Jefferson-Carrollton Ferry Company, Inc. on August 3, 1938, by act before John E. Fleury, Notary Public for the Parish of Jefferson, and sold by the Jefferson-Carrollton Ferry Company, Inc. to the Oak Street Ferry Company, Inc. by act before Selim B. Lemle, Notary Public for the Parish of Orleans on June 6th, 1930, be amended as follows:-

Strike out Paragraph "A" and "D" of Section 8, and in lieu thereof, substitute the following for both paragraphs.

(H) The power used at said ferry shall be motor, the boat to carry

not less than ten (10) passengers, and to be covered and have sides to protect passengers from wind, rain and cold. Said boat shall not be required to carry automobiles.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann, Dumestre.

NAYS - - - - None.

The President declared the resolution adopted.

Petitions numerously signed by property owners of the Fourth Jefferson Drainage District petitioning the Police Jury to appoint W. R.

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Toledano, as a member of the Board of Commissioners of the Fourth Jefferson Drainage District vice himself term expiring February 8, 1932, and

On motion of Mr. Ottermann, seconded by Mr. Dauenhauer, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, Louisiana, in regular meeting assembled, that W. R. Toledano, be and he is hereby appointed a member of the Fourth Jefferson Drainage District vice himself, term expired, February 8, 1932, for a period of four (4) years.

On motion of Mr. Perrin, seconded by Mr. Petit, the following resolution was adopted:

BE IT RESOLVED, That the maps of subdivision to be laid out by A. D. Danziger owner of the property on Grand Isle, to be known as Grand Beach subdivision No. 4, No. 13, No. 14, No. 15, No. 27 and map of Industrial and Camp sites, all approved by the Parish Engineers as to requirement of Ordinance regulating Subdivisions of land, be and are hereby approved by the Police Jury of the Parish of Jefferson, Louisiana.

BE IT FURTHER RESOLVED, that W. R. Toledano, as President of this Police Jury, be and he is hereby authorized and directed to affix his signature to the said maps.

Upon report of the Secretary that Capt. W. A. Bisso, owner of the Napoleon Avenue Ferry franchise failed to pay franchise note due December 20th, 1932, in the amount of \$700.00, it was resolved that the District attorney be instructed to take legal steps for the payment of said note.

On motion of Mr. Quinn, seconded by Mr. Ottermann, it was resolved that the matter of Sewerage connection with the District Courthouse, Gretna, be referred to the Courthouse and Jail Committee.

J. H. Payne, Parish Engineer, in compliance with Instructions of the Police Jury at the last regular meeting to pro-rate the amount budgeted for roads and bridges for the year 1932. amounting to \$46,000.00 submitted in the following portions to be expended in each ward.

To the Honorable President and Members of the Police Jury,
Parish of Jefferson,
Gretna, Louisiana.

February 10, 1932.

Gentlemen:-

In accordance with the instructions of your Honorable Body, I have

pro-rated the amount budgeted by you for Roads and Bridges for the year 1932, amounting to \$46,000.00, and beg to advise that the portion to be expended in each ward, based upon the mileage therein, is as follows:

Ward 1 - - - - -	\$ 3,461.11
Ward 2 - - - - -	1,423.62
Ward 3 - - - - -	3,624.82
Ward 4 - - - - -	11,079.05
Ward 5 - - - - -	1,151.75
Ward 6 - - - - -	730.81
Ward 7 - - - - -	5,165.35
Ward 8 - - - - -	12,897.30
Ward 9 - - - - -	6,466.19
Total - - - - -	\$46,000.00

Respectfully submitted,
J. H. Payne, Parish Engineer.

The following petitions from the American Fir Lumber Corporation was received and acted upon:

Gretna, La.,
February 8, 1932.

To the President and Members of the Police Jury, Parish of Jefferson,
Gretna, La.

Gentlemen:-

The petition of the American Fir Lumber Corporation, domiciled in the Parish of Jefferson, through the undersigned Attorney, with respect shows:

That it contemplates the erection of planning mills and lumber sheds on property belonging to the American Creosote Works, Inc., which it has leased.

Petitioner further represents that the said improvements together with the inventories will approximate the sum of Twenty-five Thousand (\$25,000.00) Dollars, and that it desires to avail itself of the provisions of Act 5, of 1930 which carries into effect Section 22 of the Constitution of 1921 dealing with the exemption from general, parochial and special taxes of new industries or additions thereto.

Petitioner further shows that it will be necessary for your Honorable Body to pass an Ordinance submitting this matter to the resident property taxpayers of the Parish for their approval, for which it prays.

J. K. Gaudet,
Attorney for Petitioner.

On motion of Mr. Ottermann, seconded by Mr. Quinn, the following ordinance was adopted:

Ordering a special election in and throughout the Parish of Jefferson, State of Louisiana, for the purpose of submitting to the property taxpayers qualified to vote thereon, a proposition to exempt from parochial, general and special taxes certain industries for a period of five (5) years.

SECTION 1. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, that a special election be held and the same is hereby ordered to be held throughout the Parish of Jefferson, State of Louisiana, on the 19th day of April, 1932, at which there shall be submitted to the property

taxpayers qualified to vote thereon, a proposition to exempt for a period of five years from parochial, general and special taxes, the following new industry of American Fir Lumber Corporation, to-wit:

Planing mills and lumber sheds together with inventories covering the operation thereof, located on the East Bank of the Mississippi River, Ward No. 7, Parish of Jefferson.

SECTION 2. BE IT FURTHER ORDAINED, that the Secretary of the Police Jury be and he is hereby authorized and directed to have prepared and furnish to the commissioners and clerks hereinafter named to conduct said special election, a sufficient number of ballots to be used in said election, on each of which ballots shall be printed the above proposition in substantially the following form:

1st. Shall the Police Jury of the Parish of Jefferson State of Louisiana, exempt the following new industry of the American Fir Lumber Corporation from parochial, general an special taxes for a period of five (5) years to-wit:

Yes
No.

Planning mills and lumber sheds together with inventories covering the operation thereof, located on the East Bank of the Mississippi River, Ward 7, Parish of Jefferson.

Notice to Voters: To vote in favor of proposition submitted on this ballot, place a cross mark (x) in the square after the word "yes" to vote against it place a similar mark after the word "no."

SECTION 3. Be it Ordained that the Secretary of the Police Jury is authorized and directed to have prepared and furnish to the Commissioners and Clerks hereinafter named to conduct said special election the necessary ballot boxes, list of taxpayers qualified to vote in said election, together with a valuation of the property of each and a sufficient number of tallysheets, list of voters and compiled statements.

SECTION 4. Be it Further Ordained that the polling places, commissioners and clerks to serve at said special election and to conduct the same are to be the same polling places, commissioners and clerks as are selected for the general election to be held through out the Parish of Jefferson on the date here in above set forth.

SECTION 5. Be it Further Ordained, that the said commissioners shall be paid the sum of Five (\$5.00) Dollars for their services and the Clerks of each and every precinct shall be paid the sum of Five (\$5.00). Dollars for his services.

SECTION 6. Be it Further Ordained, that the President and Secretary of the Police Jury are hereby authorized and directed to give notice of this special election by proclamation to be published according to law, and in said proclamation shall also give notice that at eleven o'clock a.m. on the 20 th day of April, 1932, this Police Jury will meet at its office in the District Courthouse at Gretna, Louisiana, its usualy meeting place, and then and there in open session proceed to open the ballot boxes, examine and count the ballots in number and amount and examine and canvass the returns and declare the results of said special election.

The above Ordinance having been considered, section by section, and then as a whole, and the roll having been called on the adoption of the ordinance, the vote resulted as follows:

YEAS: Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Perrin Ottermann, Dumestre.

NAYS: None.

Absent : None.

The following petition of the Concrete Product Company received and acted upon:

Gretna, La.
Feb. 10, 1932.

We the Concrete Products Company, located at Brooklyn Avenue, and at the turn of Jefferson Highway, Jefferson Parish, Louisiana, respectfully petition the Police Jury of Jefferson Parish for exemption from taxation of a proposed concrete stone tile plant located in Concrete Product Co. Plant. This exemption to amount to approximately ten thousand (\$10,000) Dollars.

CONCRETE PRODUCTS CO.
Per. A. G. Becher.

On motion of Mr. Ottermann, seconded by Mr. Dumestre, the following Ordinance was adopted:

Ordering a special election in and throughout the Parish of Jefferson, State of Louisiana, for the purpose of submitting to the property tax payers qualified to vote thereon, a proposition to exempt from parochial and general and special taxes, certain industries for a period of five (5) years.

SECTION I. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, that a special election be held and the same is hereby ordered to be held, throughout the Parish of Jefferson, State of Louisiana, on the 19th day of April, 1932, at which there shall be submitted to the property taxpayers qualified to vote thereon a proposition to exempt for a period of five years from parochial, general and special taxes, the following addition to the manufacturnig plant of the Concrete Products

Company, to-wit:

One (1) Office Building, Steam Curing Rooms, Concrete Mixers, Stone Tile, machine, and Stacking Beds, located on the east bank of the Mississippi River in Ward 7, Parish of Jefferson, on property leased from the I. C. Railroad, said leased property being described as follows:

"Beginning at a point in the upper or west line of Lot. 5, Buisson Survey, 793 feet southerly from the center line of Lessor's south bound main line; thence southerly along said line of lot No. 5, 600 feet; thence easterly and parallel with aforesaid southbound main 440 feet to a point in the west line of Jefferson Highway; thence northerly and easterly along said line of Jefferson Highway 640 feet to east line of lot No. 3, Buisson Survey; thence northerly along said line of Lot No. 3, 380 feet; thence westerly and parallel to aforesaid southbound main 380 feet more or less to a point 8.5 feet from center line of spur track measured perpendicularly; thence parallel to an 8.5 feet from said track a distance of 375 feet more or less to a point opposite point of beginning; thence westerly 25 feet more or less to the point and place of beginning and containing in all an area of 985 acres"

SECTION 2. BE IT FURTHER ORDAINED, that the Secretary of the Police Jury be and he is hereby authorized and directed to have prepared and furnish to the commissioners and clerks hereinafter named to conduct said special election, a sufficient number of ballots to be used in said election, on each of which ballots shall be printed the above

proposition in substantially the following form:

1st) Shall the Police Jury of the Parish of Jefferson, State of Louisiana, exempt the following addition to the present manufacturing plant of the Concrete Products Company from parochial, general and special taxes for a period of five years.

Yes
No

One (1) Office Building, Steam Curing Rooms, Concrete Mixers, Stone Tile Machine and Stacking Beds, located on the east bank of the Mississippi River, Ward 7, Parish of Jefferson, on property leased from the I. C. Railroad.

Notice to voters: To vote in favor of proposition submitted on this ballot place a cross mark (x) in the square after the word "Yes." To vote against it, place a similar mark after the word "No."

SECTION 3. BE IT FURTHER ORDAINED, that the Secretary of the Police Jury is authorized and directed to have prepared and furnish to commissioners and clerks hereinafter named to conduct said special election the necessary ballot boxes, list of taxpayers qualified to vote in said election, together with a valuation of the property of each a sufficient number of tally sheets, lists of voters and compiled statements.

SECTION 4. BE IT FURTHER ORDAINED, that the polling places, commissioners, and clerks to serve at said special election and to conduct the same are to be the same polling places, commissioners and clerks as are selected for the general election to be held throughout the Parish of Jefferson on the date hereinabove set forth.

SECTION 5. BE IT FURTHER ORDAINED, that the said Commissioners shall be paid the sum of Five (\$5.00) Dollars for their services, and the clerks of each and every precinct shall be paid the sum of Five (\$5.00) and no /100 Dollars for his services.

SECTION 6. BE IT FURTHER ORDAINED, that the President and Secretary of the Police Jury are hereby authorized and directed to give notice of this special election by proclamation to be published according to law, and in said proclamation shall also give notice that at eleven o'clock a. m. on the 20th day of April, 1932, this Police Jury will meet at its office in the District Courthouse at Gretna, Louisiana, its usual meeting place, and then and there, in open session proceed to open the ballot boxes, examine and count the ballots in number and amount and examine and canvass the return and declare the result of said special election.

The above ordinance having been considered, section by section and then as a whole, and the roll having been called on the adoption of the ordinance, the vote resulted as follows:

YEAS- - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann, Dumestre.

NAYS- - - - None.

The following petition of the Pontchartrain Lumber Co., Inc., was received and acted upon:

To The President and Members of the Police Jury,
Parish of Jefferson, Gretna, Louisiana.

Gentlemen:-

The Petition of the Pontchartrain Lumber Company, Inc. through it's undersigned attorney, with respect shows:

That petitioner owns adjacent tracts of land in the eighth ward of Jefferson Parish on the right of way of the Illinois Central Railroad

on the East Bank of the Mississippi River, described as follows:

(a) Tract No. 1 is 266 feet on right of way of N. O. Terminal Company tracks by 229 feet along right of way of Ill. Central R. R., by 144 feet on Peuch Street, Square E. No. 130, a triangle containing .0381 acres.

(b) Tract No. 2 is 88.92 feet on Peuch Street, by 101.83 feet on Severn Avenue, by 300 feet on Byron Street and 300.24 feet on Right of way of Ill. Central R. R. containing .0657, Square F No. 130.

That petitioner desires to construct certain improvements on the said property as follows:

1-- Two frame buildings each 20 by 70 feet.

2-- One frame building 60 by 60 feet to be used as a planing mill

Petitioner proposes to install moulders, band saw, rip saw, door and window frame machine, electric motors, and all necessary equipment for the operation of a planing mill and sash door factory.

Petitioner further shows that it desires to avail itself of the provisions of Act 5 of 1930 of the Legislature of Louisiana, which makes effective Section 22 of the Constitution of 1921, relative to the exemption from general, parochial and special taxes on new industries or additions thereto.

Petitioner further shows that it will be necessary for your honorable body to pass an ordinance submitting this matter to the resident property taxpayers of the Parish for their approval, for which the petitioner prays.

EMERSON BENTLEY
Attorney for Petitioner,
Harvey, La. August 14, 1931

Police Jury, Parish of Jefferson,
Gretna, La.

Gentlemen:--

Please be advised that we have no objections to the Parish favoring the Pontchartrain Lumber Co. Incorporated, Shrovsbury, in connection with the benefits they are seeking under the new tax-exemption concession in favor of manufacturers recently authorized by the Legislature.

Yours truly,

Joseph Rathberne Lbr. Co. A. B. Hagen.

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the following ordinance was adopted:

Ordering a special election in and throughout the Parish of Jefferson, State of Louisiana, for the purpose of submitting to the property taxpayers qualified to vote thereon, a proposition to exempt from general, parochial and special taxes, certain industries for a period of five (5) years.

SECTION I, BE IT ORDAINED by the Police Jury of the Parish of Jefferson, that special election to be held and the same is hereby ordered to be held throughout the Parish of Jefferson, State of Louisiana, on the 19th day of April 1932, at which time there shall be submitted to the property taxpayers qualified to vote thereon, a proposition

to be exempt for a period of five years from parochial, general and special taxes, the following addition and construction to the plant of the Pontchartrain Lumber Company, to-wit:

One main building and two auxiliary buildings, the main buildings to be equipped with machinery and appliances for the operation of a planing mill and sash door factory, the said improvements and additions to be located on property belonging to the Pontchartrain Lumber Company, Inc. on the east bank of the Mississippi River, Ward 8, Jefferson Parish.

SECTION 2. BE IT FURTHER ORDAINED, that the Secretary of the Police Jury, be and he is hereby authorized and directed to have prepared and furnish to the commissioners and clerks hereinafter named to conduct said special election, sufficient number of ballots to be used in said election on each of the ballots shall be printed the above proposition in substantially the following form:

Shall the Police Jury of the Parish of Jefferson State of Louisiana, exempt the following additions to the present plant of the Pontchartrain Lumber Company, Inc. for a period five (5) years.

Yes
No

One main building and two auxiliary buildings, the main building to be equipped with machinery and appliances for the operation of a planing mill and sash and door factory; said improvement located on the property belonging to the Pontchartrain Lumber Company, Inc. on the east bank of the Mississippi River, Ward 8, Parish of Jefferson.

Notice to Voters: To vote in favor of proposition submitted on this ballot, place a cross mark (x) in the square after the word "YES." to vote against it, place a similar mark after the word "No."

SECTION 3. BE IT ORDAINED, that the Secretary of the Police Jury of the Parish of Jefferson is authorized and directed to have prepared and furnish to the Commissioners and clerks hereinafter named to conduct said special election the necessary ballots boxes, lists of taxpayers qualified to vote in said election, together with a valuation of the property of each and a sufficient number of tally sheets, list of voters and compiled statements.

SECTION 4. BE IT FURTHER ORDAINED, that the polling places, commissioners and clerks to serve at said special election and to conduct the same are to be the same polling places, commissioners and clerks as are selected for the general election to be held throughout the Parish of Jefferson on the date here in above set forth.

SECTION 5. BE IT FURTHER ORDAINED, that the said commissioners shall be paid the sum of five (\$5.00) Dollars for their services and the clerks of each and every precinct shall be paid a like sum of Five (\$5.00) Dollars for his services.

SECTION 6. BE IT FURTHER ORDAINED, that the President and Secretary of the Police Jury are hereby authorized and directed to give notice

tice of this special election by proclamation to be published according to law, and in said proclamation shall also give notice that at eleven o'clock a. m. on the 20th day of April, 1932, this Police Jury will meet at its office in the District Courthouse, at Gretna, Louisiana

its usual meeting place, and then and there in open session proceed to open the ballot boxes and examine and count the ballots in number and amount and examine and canvass the returns and declare the results of said special election.

The above ordinance having been considered section by section and then as a whole, and the roll having been called on the adoption of the ordinance, the vote resulted as follows:

YEAS ---- Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann, Dumestre.

NAYS ---- None.

On motion duly seconded the following resolution was adopted.

BE IT RESOLVED, that the Secretary be and he is hereby instructed to correct the minutes of the meeting of the Police Jury held January 13, 1932, by changing the date of the election in the ordinance whereby a special election is ordered to exempt the Continental Box Co. from parochial, general and special taxes for a period of five years from January 19, 1932 to April 19, 1932.

Motion by Mr. Cantrelle, seconded by Mr. Quinn, the following resolution was adopted:

BE IT RESOLVED, that the Police Jury meet in special session on the 20th day of April, 1932, for the purpose of canvassing the returns of a special election to be held throughout the Parish for or against tax exemption requested by the Continental Can Company, American Fir Lumber Co., Concrete Products Corporation and the Pontchartrain Lumber Company.

Motion by Mr. Perrin, seconded by Mr. Dumestre, the following resolution was adopted:

BE IT RESOLVED that a request be made on The Conservation Commission of the State of Louisiana, asking them to prohibit the dredging of oyster or clam, or clam shells, to be used for road material or other purposes outside of rebedding for oyster growing purposes in Barataria Bay or Grand Lake, located in the Parish of Jefferson, as these bottoms should be preserved for oyster growing purposes, as dredging would be detrimental to the future oyster industry of Jefferson Parish.

On motion of Mr. Quinn, seconded by Mr. Dumestre, the following ordinance was adopted:

An ordinance to authorize the President on behalf of the Police Jury, to borrow from the WHITNEY TRUST & SAVINGS BANK, the sum of \$45,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1932. authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1932, to pay the amount borrowed.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the WHITNEY TRUST & SAVINGS BANK, on behalf of this Police Jury, the sum of \$45,000.00, and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1932.

SECTION 2. BE IT FURTHER ORDAINED, that the President is further authorized and empowered to execute in favor of said WHITNEY TRUST & SAVINGS BANK a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 3. BE IT FURTHER ORDAINED, that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$45,000 out of the revenues and taxes of the Parish of Jefferson, for the year 1932, together with such other further sum as may be necessary to pay the interest on said amount.

Roll called on the adoption of the above ordinance resulted as follows:

YEAS - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann, Dumestre.

NAYS - - - None.

There being no further business the Jury then adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President

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Gretna, La. March 4, 1932.

The Police Jury met this day in special session. The following members were present: W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Clem. Perrin, Robt. Ottermann, and A. C. Dumestre.

The President announced that the special meeting was called for the purpose of discussing a proposed revision of the Budget of Expense for the year 1932 as adopted by the Police Jury, November 1931, which which a revised budget for the year 1932 will be brought before the Jury for adoption.

After discussion of the matter the Jury adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President.

Gretna, March 9, 1932.

The Police Jury met this day in regular session and the following members were present: W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Clem. Perrin, Robert Ottermann, and A. C. Dumestre.

On motion duly seconded, the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion, duly seconded, the regular order of business was suspended to allow various parties to address the Jury.

Mr. A. J. Nelson; a property owner and resident of Nine Mile point appeared before the Jury and submitted petitions numerously signed by residents of the Parish of Jefferson, in substance as follows:

We, the undersigned residents of the State of Louisiana, Parish of Jefferson, do hereby petition the Police Jury to take official cognizance of the fact that service has been discontinued on the ferry operating from the head of Oak Street Ferry, since February 15, 1932, that the patrons were not in any way consulted before this service was discontinued, nor has satisfactory reason been offered for the discontinuance; that there has been substituted a small motor launch capable of ferrying only a small number of pedestrians in a manner that is highly dangerous to human life and subject to many delays because of the unreliability of the equipment; that this motor launch cannot transport either automobiles or vehicles of any description, equestrians, cattle or horses, furthermore, that the fare of this motor launch, contrary to the provisions of the franchise has been raised to ten (10 cents) per passenger per one way trip; that the undersigned petitioners do respectfully pray that the service provided for in the charter under which the Oak Street Ferry is operated during the past years be immediately restored for the following reasons:

First, that although the ferry in question has its western terminus in a farming section and therefore somewhat sparsely settled community, Nine Mile Point, this is no reason why the above service should be discontinued. The Oak Street Ferry provides an entry for all residents of the West Bank whether of Jefferson Parish or of other Parishes into Carrollton and Metairie, West end, Lakeview and Canal Street, residential and business sections; that the route for the Old Spanish Trail (U. S. 90) to Canal Street and Baronne Street of New Orleans via the Oak Street Ferry is shorter by several miles than via any other ferry below Kenner, that the public took cognizance of this fact and patronized the Oak Street Ferry in the early days of the franchise and prior to its purchase by the Bisso interests, that since it was acquired by said interests the service has been conspicuously poor, very unsatisfactory boats having been used and no attempt has been made to operate on a schedule, resulting in a gradual lessening of the patronage by automobile vehicles traveling from some distance, commonly called "through traffic"

That apparently this has been a studied effort of the present franchise owners to divert such patronage to their Westwego--Walnut Street Ferry to eliminate competition and cut down costs, at the expense and the public in general and Jefferson Parish in particular, the Oak Street Ferry is one of the very few having both landings in Jefferson Parish, and therefore being wholly subject to the Jurisdiction of the authorities of this Parish, it is thus the more desirable that it should continue in operation, for the above and many other good reasons the undersigned do respectfully petition the honorable Police Jury of the Parish of Jefferson to immediately order service to be resumed on the Oak Street Ferry in full accordance with the franchise both as to fare, schedule and other specifications, or to declare the franchise vacant and to take immediately all proper legal steps to recall the franchise, and to restore this service.

Mr. Dauenhauer, moved, seconded by Mr. Quinn, that the following resolution be adopted:

BE IT RESOLVED, whereas, a petition numerously signed by residents of the Parish of Jefferson protesting against the action of this Jury by amending the franchise to operate a Ferry between Nine Mile Point

and Oak Street sold to Frank A. Quinette, July 12, 1926, and by him assigned to the Jefferson Carrollton Ferry Company, Inc., on August 3, 1928, and sold by the Jefferson Carrollton Ferry Co., Inc. to the Oak Street Ferry Company, on June 6, 1930, as follows, by striking out Paragraphs "A" and "D" of Section 8, and in lieu thereof substitute the following for both paragraphs.

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(H) The power used at said Ferry shall be by motor, the boat to carry not less than ten (10) passengers, and to be covered and have sides, to protect passengers from wind, rain and cold. Said boat shall not be required to carry automobiles, therefore, BE IT RESOLVED, that the action of the Police Jury at the meeting held on February 10th, 1932, in regards to the discontinuance of the large ferry service at Nine Mile Point by the Bisso interests be and is hereby rescinded, and the Bisso interest be notified to restore the service according to its franchise.

BE IT FURTHER RESOLVED, that the Secretary be and is hereby instructed to notify the Bisso Ferry Company to continue the Oak Street Ferry Service in accordance with the Original Franchise to operate said ferry.

Roll being called to vote on the Passage of the above resolution resulted as follows:

YEAS----- W. R. Toledano, E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Clem Ferrin, Robt. Ottermann, A. C. Dumestre.

NAYS-----None.

Mrs. J. W. Graff Appeared before the Jury and requested that the Police Jury have Hauser and Ouida Street at Crown Point opened for traffic, and

On motion by Mr. Ferrin, seconded by Mr. Cantrelle, it was resolved, that the Road Superintendent be instructed to open up and grade Hauser and Ouida Streets at Crown Point for public use.

Mrs. Ryan, representing the Louisiana Cooperative Education Association Inc., requested the Jury to subscribe to part of a fund to be used by the said associations to have produced and up to date moving picture of Louisiana, old and new, to perpetuate her beautiful history and advertise present day Louisiana, no action taken.

Regular Order of Business Resumed.

Report of Parish Treasurer, received and ordered filed.

Report of Parish Engineer of survey made at Crown Point relative to Hauser and Ouida Streets being blocked off by a fence received.

Report of H. W. Fristoe, county agent, of progress made by him up to date, received.

COMMUNICATIONS

From Sewerage and Water Board, New Orleans, Louisiana, with reference to the Parish's pro rate for cost in the construction of the concrete bridge over the 17th Street Canal at Metairie Road, was received, and the secretary instructed to notify the Sewerage and Water Board that arrangements are being made to settle the matter in the near future.

From the Police Jury Association of Louisiana, headed by Mr. L. V. Babin, and its President for another year. Received.

Acknowledgment with sincere thanks from the Fleury Family for the kind expression and sympathy of the Police Jury in the death of Mr. Frank J. Fleury, received.

PETITIONS

Attorney Frank A. Langridge, representing the Gretna Mfg. Co., Inc., Westwego Lumber Co., Inc., Clerc Lumber Co., Inc., Mayronne Lumber and Supply Co., Jules Mayronne and Sons, Kemmer Lumber Co., Inc., Joseph Rathborne Lumber Co., Inc., submitted petitions signed by the authorized officials of the above mentioned lumber companies, protesting against the calling and - or holding of the Election to take the sense of the Property tax payers qualified to vote in the Parish of Jefferson, upon the proposition to grant exemption from taxation to the Pontchartrain Lumber Co. Inc., and the American Fir Lumber Corporation, stating that it would be unfair and unjust discrimination against petitioner, who operates and conducts its business domiciled in the Parish, and which business of petitioners will in some or all respects a similar directly competing industry to that proposed to be established and conducted by the Pontchartrain Lumber Co., Inc., and the American Fir Lumber Corporation, which is contrary to section 22 of Article X of the Constitution of 1931, of the Legislature of Louisiana, wherefore the petitioners prays that the action of the Police Jury in adopting the Ordinance calling the election as aforesaid be rescinded and that said Ordinance be repealed, and that no such election be conducted or held in the Parish of Jefferson, and

On motion of Mr. Dauenhauer, seconded by Mr. Strehle, the following Ordinance was adopted:

BE IT ORDAINED by the Police Jury of the Parish of Jefferson, Louisiana, in regular meeting assembled that the Ordinance of this Police Jury adopted on the 10th day of February 1932, calling an election in the Parish of Jefferson, for the purpose of voting on a tax exemption to the Concrete Products Company, Inc. and the Continental Can Company Inc. and the American Fir Lumber Corporation, be and the same is hereby amended by striking therefrom the Pontchartrain Lumber Company, the American Fir Lumber Corporation, and the Concrete Products Company, Inc. Otherwise the same to remain in full force and effect.

That the said ordinance is so amended because the American Fir Lumber Corporation, Pontchartrain Lumber Company, Inc. and Concrete Products Co. have not complied with the law in the petitions presented by them.

Roll being called on the adoption of the above Ordinance resulted as follows:

YEAS----Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann, Dumestre.

NAYS----NONE.

The President declared the Ordinance adopted.

On motion of Mr. Perrin, seconded by Mr. Ottermann, the following resolution was adopted:

BE IT RESOLVED, that the State Highway Commission be and is hereby requested to take over and operate the pumping plant located at Lafitte which was erected and operated by the Police Jury for the sole purpose of keeping flood waters from the State Highway at Lafitte.

On motion of Mr. Dumestre, seconded by Mr. Quinn, the following resolution was adopted:

BE IT RESOLVED that the Parish Engineer be and is hereby instructed to make a list of all streets and roads in the Parish, not now taken in by the State Highway System and prepare the necessary acts to have said streets taken over by the Highway Commission.

On motion of Mr. Dauenhauer, seconded by Mr. Ottermann, the following resolution was adopted:

WHEREAS, in the budget year after year there is an item budgeted for paupers to the amount of \$2,000.00, and

WHEREAS, that are nine (9) wards in the Parish of Jefferson, which are entitled to a portion of the said amount budgeted to provide aid to widows and orphans, therefore:

BE IT RESOLVED, that the \$2,000.00 budgeted for the paupers of the Parish, be and is hereby ordered pro-rated between the nine members of the Jury to aid widows and orphans residing in their respective wards.

On motion of Mr. Perrin, seconded by Mr. Cantrelle, the following resolution was adopted:

BE IT RESOLVED, that the plan approved by J. H. Payne, Parish Engineer, of the re-subdivision of Square Nos. 19-20-115-116-24 and 11 of the Manson Tract located in the 9th Ward of the Parish of Jefferson, be and is hereby approved by this Jury and W. R. Toledano, its President be and is hereby authorized to affix his signature thereto.

On motion of Mr. Perrin, seconded by Mr. Strehle, it was resolved that the Jury pause in solemn silence for a period of three minutes out of respect and to the memory of the deceased Frank J. Fleury, father of our District Attorney, John E. Fleury.

Reconvening after a period of solemn silence expired, Mr. Dumestre moved, seconded by Mr. Dauenhauer, the adoption of the following resolutions:

WHEREAS, it has pleased the Almighty God in His Wisdom and Justice to remove from our midst our late deceased friend and fellow, Frank J. Fleury, Sr.,

BE IT RESOLVED, that in his death and removal from our midst, the Police Jury of the Parish of Jefferson, recognize the deep loss the Parish has sustained by the death of its friend, Frank J. Fleury, Sr. who at all times had the interest of the Parish of Jefferson at heart, and always assisted in its upbuilding.

BE IT FURTHER RESOLVED, that in the hour of grief, we tender the bereaved family our heartfelt sympathy and condolence, and that these resolutions be spread in the minute book of this Jury and a copy sent to the family.

On motion of Mr. Perrin, seconded by Mr. Ottermann, the following Ordinance was offered for adoption.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that the budget of probable expenses for the year 1932, adopted on the day of _____ be revised and amended as follows:

Amend the following items, namely:---

Salary Secretary Police Jury - -
 Strike out \$2,100.00 and in lieu thereof insert \$1,875.00;
 Salary, Treasurer-
 Strike out \$1,500.00 and in lieu, insert \$1,050.00
 Salary Parish Engineer - -
 Strike out \$1,200.00 and in lieu thereof insert \$750.00
 Salary, Parish Auditor- -
 Strike out \$600.00 and in lieu thereof insert \$465.00
 Salary, Custodian of Court House - -
 Strike out \$1,800.00 and in lieu thereof insert \$1,350.00
 Strike out: Salary Road Superintendent and Assistant, \$3,900.00
 and insert in lieu thereof the following:
 Salary Road Superintendent- - - - - \$1,950.00
 Salary, Asst. Road Superintendent - - 1,275.00
 Amend: Salary, Traffic Officers by reducing same from \$7,200.00 and
 in lieu there of insert \$1,800.00
 Amend: Salary Justice of Peace and Constables - -
 Strike out \$11,000.00 and in lieu thereof insert \$8,400.00
 Salary, Jail Physician - -
 Strike out \$1,000.00 and in lieu thereof insert \$775.00
 Salary, Supervisor of Gas Tax - -
 Strike out \$3,300.00 and in lieu thereof insert \$2,850.00
 Salary, Cattle Dip inspector- -
 Strike out \$1,620.00 and in lieu thereof insert \$1,395.00

Salary, Road Foreman District No. 3- - Strike out \$1,200.00 and in
 lieu thereof insert \$975.00
 Stationery and Office Supplies - -
 Strike out \$4,500.00 and in lieu thereof insert \$4,000.00.
 Feeding Prisoners - -
 Strike out \$8,000.00 and in lieu thereof insert \$7,000.00.
 Roads and Bridges - -
 Strike out \$46,000.00 and in lieu thereof insert \$34,350.00
 Miscellaneous - -
 Strike out \$13,620 and in lieu thereof insert \$10,000.00
 Strike out item: Board of Health (Incidentals \$1,800.00 for gas,
 oil and electricity) - - \$3,500; and in lieu thereof insert separate items
 as follows:
 Board of Health - - \$ 1,700.00
 Gas, Oil and Electricity - \$ 1,800.00.
 Add the following Items:-
 Salary, Probation Officers \$ 11, 25.00
 Contingent Expense Fund \$ 37,855.00
 Strike out item Excess Revenue Bonds and interest (Roads and Bridges
 Construction and Maintenance) \$10,600.00

BE IT FURTHER ORDAINED that with the items and amended and the fi-
 gures revised, and with additions made, that the budget of expenses for
 the Police Jury for the year, 1932, be and the same is hereby fixed as
 follows:

BUDGET FOR THE YEAR 1932
 PROBABLE REVENUES

Parish Tax - - - - -	\$ 132,480.00
Parish Tax Municipality of Westwego - - - - -	4,500.00
Parish License	6,000.00
Anticipated Race Track License	14,000.00
Trappers License	250.00
Franchises	1,170.00
Gas Tax	45,000.00
	<hr/>
	\$ 203,400.00

EXPENSES FOR THE YEAR 1932

Salary, Secretary Police Jury - - - - -	\$ 1,875.00
Salary, Treasurer - - - - -	1,050.00
Salary, Parish Engineer	750.00
Salary, Parish Auditor	465.00
Salary, Assistant District Attorney	1,000.00
Salary, Custodian of Court House	1,350.00
Salary, Probation Officer	1,125.00
Salary, Justice of Peace & Constables	8,400.00
Salary, Jail Physician	775.00
Salary, Cattle Dip Vat Inspector	1,395.00
Salary, Official Court Stenographer	2,100.00
Salary, Indexing Books Clerks of Court Office	2,400.00
Salary, Sheriff annual Criminal	1,000.00
Assessor's Compensation	1,500.00
Sheriff's Court Expense	600.00
Clerk Attending Court	800.00
District attorney's Fees	2,000.00
Coroner's Fees	1,800.00
Compensation of Registrar of Voters and Assistant . .	800.00
Paupers	2,000.00
Compensation for the aged blind	300.00
Mileage and per-diem	1,500.00
Stationery and Office Supplies	4,000.00
Grand, Petty, and Coroner's Jury Warrants	6,000.00
Feeding Prisoners	7,000.00
Transportation of Prisoners and Insane	1,000.00
Maintenance of Buildings	5,000.00
Election Expense	4,000.00
Interest on Loans	10,000.00
Fire Patrols	4,320.00
Beneficiary Students	8,000.00
Tick Eradication	400.00
Excess Revenue Bonds and Interest (Gen.Imp.)	20,940.00
Out of Gasoline Tax:	
Traffic Officers	1,800.00
Salary, Road Superintendent	1,950.00
Salary, Assistant Road Superintendent	1,275.00
Salary, Road Foreman District No. 3.	975.00
Salary, Gas Tax Inspector	2,850.00
Gas, Oil, and Electricity	1,800.00
Roads and Bridges	34,350.00
Board of Health	1,700.00

Miscellaneous	10,000.00
County Agent	2,400.00
Official Journal	800.00
Contingent Expense Fund	37,855.00
	<u>\$ 203,400.00</u>

BE IT FURTHER ORDAINED that from and after March 31, 1932, the position of Traffic Officers be and the same is hereby dispensed with.
 BE IT FURTHER ORDAINED that the said budget as herein above revised amended be and the same is hereby approved and adopted for the year 1932.
 Roll being called to vote on the adoption of the above ordinance resulted as follows:
 YEAS - - - - Toledano, Strehle, Cantrelle, Petit, Perrin, Ottermann &

NAYS - - Dauenhauer, Quinn, with an explanation, Dumestre with the following explanation.
 I Cast my vote against the revised budget for the year 1932 for the following reasons:
 1. Because when the members of the present Jury took office we found that the salaries of Justices of the Peace and Constables had been reduced during the year 1926 and 1927 from \$11,700.00 to \$7,500. and we were asked by the officials of our Parish to restore these salaries on account of the depression.
 2. At this time we are being called upon to cut salaries and abolish positions when, in my estimation, conditions are worse than during the year 1928.
 3. On account of the flagrant discrimination shown in the reduction of certain employees.
 4. On account of the item, roads and bridges, which calls for \$34,350.00 when, as a matter of fact, during 1929, this same item was \$60,000.00 and since then we are collection more than \$45,000.00 a year from the gasoline tax which the law specifically says cannot be spent for any other purpose than for roads and bridges.
 5. That when we reduce the amount to be spent on the roads, we hurt the tax-payers as this is the only thing they receive for all the taxes they pay, and besides, we are hunting the poor unfortunate who only makes about \$15.00 a week, and usually has three or four children to support.
 6. Because the present deficit of the Police Jury, which was caused by the failure to collect anticipated revenues, together with the expenses of the intra-coastal Canal and emergencies which were not budgeted, and which deficit could be handled in the same manner as previous Police Juries did, and thereby save the credit of the Parish,
 7. Because the framers of this new budget are just trying to pull the wool over the eyes of the tax-payers, as they are creating a new position of Probation Officer at the annual salary of \$1,125.00, which amount is just a start.
 8. If this abolishing of useless positions is sincere, we could also cut off some other lemons such as Cattle Dip Vat Inspector, Assistant Road Superintendent, Road Foreman District No. 3, and reduce the item of Grand, Petty and Coroner's Jury Warrants which has grown from

\$1,500.00 in 1924 to \$6,000.00 in 1932, beside several other items that were overlooked for some reason, and thereby save approximately \$10,000. more, which could be added to roads and bridges.

A. C. Dumestre,
 Police Juror.
 Ward Eight

The President declared the ordinance adopted.
 On motion of Mr. Perrin, seconded by Mr. Ottermann, the following resolution was adopted:

BE IT RESOLVED, that all Parish Officers be paid their respective salaries are heretofore fixed and budgeted for the month of January, February and March 1932, and Commencing with the month of April 1932 the following salaries be paid to the officers per month:

Secretary, Police Jury - - - - -	\$ 150.00
Treasurer,	75.00
Parish Engineer	50.00
Auditor	35.00
Custodian Court House	100.00
1st. Justice Peace	75.00
1st. Constable	50.00
2nd. Justice Peace	50.00
Constable 2nd. Just. Court	50.00
3rd Justice Peace	50.00
Constable 3rd Court	50.00
4th Justice Peace	50.00
Constable 4th Just. Court	50.00
5th Justice Peace	50.00
Constable 5th Justice Court	50.00
6th Justice Peace	50.00
Constable 6th Justice Court	50.00
Jail Physican	58.33
Supervisor Gas Tax	225.00
Dipping Vat Inspector	110.00
Road Superintendent	150.00
Assistant Road Superintendent	100.00
Road Foreman District No. 3	75.00
Probation Officers	125.00

BE IT FURTHER RESOLVED, that all ordinances or resolutions heretofore adopted on the same subject matter be and the same are hereby repealed.

Mr. Dauenhauer moved seconded by Mr. Quinn, as a substitute to the above that the salary of Constable of the 1st Justice Court be fixed at \$75.00 per month.

Roll being called to vote on the substitute motion by Mr. Dauenhauer resulted as follows:
 YEAS - - - Dauenhauer, Quinn, Dumestre
 NAYS - - - Toledano, Strehle, Cantrelle, Petit, Perrin, Ottermann,
 The motion was lost.

Roll being called on the original motion by Mr. Perrin, resulted

as follows:

YEAS - - - - Toledano, Cantrelle, Strehle, Perrin, Ottermann,
Quinn, Dumestre.

NAYS- - - - Dauenhauer.

The President declared the resolution offered by Mr. Perrin adopted.

On motion of Mr. Perrin, seconded by Mr. Cantrelle, the following resolution was adopted:

BE IT RESOLVED, that from after this date that all work pertaining to the maintenance of roads and bridges throughout the Parish of Jefferson, that the same is to be done by the road Superintendent of the Parish of Jefferson, and that hereafter no bill for work done in any ward presented by any Police Juror, of the various wards of the Parish of Jefferson will be honored by this Jury.

BE IT FURTHER RESOLVED that where it is necessary for any work to be done by the various roads and bridges of this Police Jury, shall be first reported to Road Superintendent who shall proceed when necessary to the Police Jury on certificate from said Road Superintendent.

On motion by Mr. Perrin, seconded by Mr. Dauenhauer, the following Ordinance was adopted:

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the Whitney Trust & Savings Bank, the sum of \$20,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1932, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1932, to pay the amount borrowed.

SECTION I BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust & Savings Bank, on behalf of this Police Jury, the sum of \$20,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1932.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said WHITNEY Trust and Savings Bank, a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 3. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates, and sets aside the sum of \$20,000.00 out of the revenues and taxes of the Parish of Jefferson for the year 1932, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called to vote on the adoption of the above ordinance resulted as follows:

YEAS - - - - Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Perrin,
Ottermann, Dumestre.

NAYS- - - - None.

There being no further business this Jury then adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President.

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April 13/32
Gretna, La.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President; W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre
Absent---- E. L. Quinn.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published in the official journal.

On motion duly seconded the regular order of business was suspended to allow parties to address the Jury.

Mr. Leo McCune on behalf of W. H. Haas, requests the Jury to notify the New Orleans Public Service to remove or lower their switch tracks in front of the property of Mr. Haas at the corner of Ridgeway Avenue and Labarre Drive, Metairie Ridge Mr. Dumestre moved seconded by Mr. Ottermann that the matter be referred to the Parish Engineer and Road Superintendent to confer with the proper officials of the New Orleans Public Service in regards to remedying the existing dangerous condition of switch track in front of the property of Mr. Haas, and report at the next meeting of the Jury.

Mr. Joseph Harvey spokesman for a delegation of property owners and residents of Bayou Barataria appeared before the Jury and protested a petition signed by residents of Crown Point and vicinity Barataria section, requesting the Jury to have all personal property removed from Glisson Free Park at Crown Point, also for permission to plant trees in said park and to build a wharf on the waters edge of Bayou Barataria free of charge to the Public. After discussion Mr. Strehle moved seconded by Mr. Perrin that the matter be referred to the District Attorney, legal advisor of the Jury for an opinion as to whether or not the Police Jury has a legal right to grant permission to any person to construct a wharf on the waters edge of Bayou Barataria, which is a government stream, also opinion as to whether or not any person has a legal right to build a gangway from his or her property to connect with a wharf constructed by another person in front of his or her property.

Regular order of business resumed.

REPORTS

Report of the Parish Treasurer received and ordered filed.

Report of the Finance Committee all bills approved and ordered paid.

Report of the Parish Auditor received and ordered filed.

COMMUNICATIONS

From Bisso Ferry Company Inc., requesting that they be permitted

to change the hours of operating the ferry between Louisiana Avenue and Harvey from 6 a. m. to 7 p. m. instead of from 5 a. m. to 9 p. m. as they are now operating for the reason they claim that there is practically no business at that point between the hours of 5 a.m. and 6 a.m. and from the hours of 7 p.m. to 9 p.m., also that the operation of the ferry at the said point has shown a heavy loss for several years and the shortening of the hours would enable them to reduce the loss to some extent, was read and after discussion Mr. Petit moved, seconded by Mr. Strehle, that action on the above mentioned matter be laid over until next regular meeting of the Jury, and

Further resolved that the Secretary be and he is hereby instructed to give notice to the public of the proposed changing of the operating hours of the Ferry plying between Harvey and Louisiana Avenue, the motion was carried by an unanimous vote of the Jury.

Communication from the Department of Conservation requesting the Police Jury to recommend for appointment Mr. Daniel E. Eastman, Lake Avenue, Metairie Ridge, as local game protector of the Parish of Jefferson, was read by Mr. Ottermann, moved seconded by Mr. Cantrelle, that Mr. Daniel E. Eastman of Metairie Ridge be recommended for appointment.

Mr. Dumestre moved seconded by Mr. Dauenhauer, that Mr. Peter Baldwin of East End be recommended for appointment.

Mr. Dauenhauer moved, seconded by Mr. Dumestre, that Mr. James J. Keller of Gretna, be recommended for appointment.

Mr. Strehle moved, seconded by Mr. Dauenhauer, that Mr. Howard Hotard of Gretna be recommended for appointment.

The President ordered the roll called to vote to recommend on candidate for appointment.

Mr. Dauenhauer before calling the roll withdrew his candidate, the vote resulted as follows:

For Mr. Eastman - - Toledano, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann,

For Hotard - - Strehle

For Baldwin - - Dumestre.

Absent - - Quinn.

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The President announced that the majority of votes being in favor of Mr. Eastman declared him duly elected for recommendation to the Department of Conservation for appointment as Local Game Protector of the Parish of Jefferson.

On motion of Mr. Petit, seconded by Mr. Cantrelle, Mr. Dominick Giardiana was appointed Pond Keeper of the 5th Ward.

On motion of Mr. Strehle, seconded by Mr. Ottermann, the Road Superintendent was instructed to remove all obstructions off the public road and Parish Property at Crown Point.

On motion of Mr. Strehle, seconded by Mr. Ottermann, Mr. Vernon J. Wilty was appointed clerk to assist the Board of Equalization during their session 1932, at a salary of \$75.00 for the session.

On motion of Mr. Dumestre, duly seconded the Secretary was instructed to appoint Mr. Louis E. Gruber Metairie Road and Oakridge Park, agent to issue Auto Drivers License.

On motion of Mr. Ottermann, duly seconded the Secretary was instructed to notify the Jefferson Water Company to repair and raise up Fire plug located at the Duck Quack Pig Stand near Shrewsbury on Jefferson Highway, in order that fire apparatus can attach to it. Notify Public Belt R. R. To repair their tracks at Protection Levee at the intersection of Monticella Street, same being in a dangerous condition, also notify L. & A. Railroad Co., to repair their tracks at the intersection of Jefferson Highway Near Cooney's Oil Station, Southport.

On motion of Mr. Perrin, seconded by Mr. Ottermann, the following resolution was adopted.

WHEREAS, there seems to be some necessity for the operation of a ferry in the sixth ward at a point near Bayou Rigoulettes to connect the highway on one side of Bayou Barataria with the highway on the other side of said Bayou Barataria, and

WHEREAS, this Jury does not feel there is any great need at this time for the advertisement and sale of a franchise which would be an expense to this Jury at this time, and that in order to facilitate those living in that section of the Parish of Jefferson, and to give some kind of adequate ferry service.

WHEREAS, A. J. Plinick informed this Jury that he will operate a ferry at said points without any charge by this Jury for said privilege in order to recompense him for his expense in installing a ferry, provided that he be permitted to make a charge for crossing said ferry.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that A. J. Plinick be and he is hereby granted the right and privilege of operating a ferry at the above specified point for a period of one year after which time this Jury reserves the right to advertise a franchise for the operation of a ferry.

BE IT FURTHER RESOLVED, etc., that the said A. J. Plinick or his assigns shall have the right to make the following charges in said ferry service, not more than ten (10¢) cents for each foot passenger, not more than fifty cents (50¢) for every motor driven vehicle, except trucks which shall be fixed by agreement based on size and tonnage. The said ferry shall be operated between the hours of 6 a.m. and 7 p.m. and any crossing thereafter double charge shall be collected.

On motion by Mr. Strehle, seconded by Mr. Petit, the following resolution was adopted:

Resolved by the Police Jury of the Parish of Jefferson, that the appointment of Peter Leson, as probation officer of the Parish of Jefferson, by Judge L. Robert Rivarde, Judge of the 24th Judicial District Court on April 1st, 1932, at a salary of \$1,500.00 per year, commencing with the month of April 1932 be and the same is hereby consented to and approved.

BE IT FURTHER RESOLVED, that the said salary be paid at the rate of \$125.00 per month, out of the item budgeted for probation officer commencing with the month of April 1932.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS----Toledano, Strehle, Cantrelle, Petit, Perrin, Ottermann.

NAYS----Dauenhauer and Dumestre, with the following explanation: I cast my vote against the appoint of Probation Officer for the reason that only last month the Jury having seen fit to abolish positions and reduce salaries on account of the financial condition of the

Parish at this time now seeks to create a new position, which is contrary to the position they took at the last meeting.

On motion of Mr. Dumestre, seconded by Mr. Ottermann, the following ordinance was adopted:

An ordinance to authorize the President, on behalf of the Police Jury to borrow from the Whitney Trust & Savings Bank the sum of \$15,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1932. authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount borrowed, the principle and interest out of the taxes and revenues of the Parish of Jefferson for the year 1932, to pay the amount borrowed.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust & Savings Bank, on behalf of this

Police Jury, the sum of \$15,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1932.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney Trust & Savings Bank, a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 3. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$15,000.00 out of the revenues and taxes of the Parish of Jefferson for the year 1932, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll called on the adoption of the above ordinance resulted as follows:

YEAS ----- Strehle, Dauenhauer, Cantrelle Petit, Perrin, Ottermann Dumestre.

NAYS - - -None.

Absent - - - Quinn.

There being no further business the Jury adjourned.

Wm. Hepting

Secretary.

W. R. Toledano
President.

Gretna, La. April 20, 1932.

The Police Jury met this day in special session as per notice published in the Official Journal of the Parish of Jefferson. Members present were W. R. Toledano, President: E. L. Quinn, B. P. Dauenhauer,

A. J. Cantrelle, Jos. Petit, Clem Perrin, Robert Ottermann.

Absent ----- Strehle and Dumestre.

The Police Jury met this day in special session for the purpose of canvassing the returns of election held April 19, 1932, to ascertain whether or not to exempt.

1st. The American Creosote Works of Southport Louisiana, from taxes for a period of five (5) years on new addition to be constructed.

2nd. The Continental Can Company of Mayrero, Louisiana, from taxes for a period of five (5) years, on new additions to be constructed.

And the hour of 11 o'clock a.m. having arrived, the secretary reported to the Police Jury that all of the ballot boxes used in the special election held in the Parish of Jefferson on the 19th day of April 1932, were duly returned by the commissioners and clerks of election, the Police Jury thereupon examined said ballot boxes and found same duly sealed and locked, and

On motion of Mr. Petit, seconded by Mr. Quinn, the Secretary was ordered to open said ballot boxes publicly as had been previously advertised and published for the purpose of canvassing the returns and examining the ballots cast to determine the results of said special election.

In conformity with the Ordinance of the Police Jury adopted January 13, 1932, and with notice duly published, the Police Jury of the Parish of Jefferson proceeded in open session to open the ballot boxes used at the special election held in and throughout the Parish of Jefferson on April 19, 1932, in pursuance of said ordinance and published notice at which election there was submitted to the property taxpayers the following proposition.

1st. Shall the Police Jury of the Parish of Jefferson, State of Louisiana, exempt from parochial, general and special taxes for a period of five (5) years the following addition to the present plant of the American Creosote Works, Incorporated, to-wit:

One (1) Creosoting cylinder and foundation for same, one (1) steel frame corrugated iron building 35' x195" long said improvement and addition to be located on property belonging to the said American Creosote Works, Incorporated on the East Bank of the Mississippi River, Ward 7, Parish of Jefferson, Louisiana and the following addition to the present plant of the Continental Can Company located on the West Bank of the Mississippi River, Ward 4, Parish of Jefferson, Louisiana, to wit:

Main factory building and probable auxiliary buildings to be used for the purpose of manufacturing tin cans; said improvement and addition to be located on property belonging to the said Continental Can Company Incorporated on the West Bank of the Mississippi River, in Ward 4, Parish of Jefferson.

And having opened said ballot boxes, the Police Jury proceeded to count the ballots in number and amount to examine and canvass the re

turns and to compile the results of said election. After which

Mr. Cantrelle offered the following resolution seconded by Mr. Ottermann.

WHEREAS in pursuance of an ordinance adopted by the Police Jury of the Parish of Jefferson on January 13, 1932, and the notice of the Police Jury duly published there was held in and throughout the Parish of Jefferson on April 19, 1932. A special election at which there was submitted the propositions herein above mentioned, and

WHEREAS, said Police Jury has in open session opened the Ballot Boxes used at said special election, counted the ballots contained therein in number and amount, examined and canvassed the returns, and compiled the results of said special election.

Now, THEREFORE, Be It Resolved, by the Police Jury of the Parish of Jefferson Louisiana.

SECTION I. That the results of the special election held in and throughout the Parish of Jefferson, State of Louisiana, on the 19th day of April, 1932, at which there was submitted to the property tax payers qualified to vote there on the propositions stated above are hereby declared to be as follows:

On proposition No. 1.

Votes for 549, votes against 17.

Tax value for \$888,385.00, tax value against \$42,600.00

On proposition No. 2.

Votes for 551, votes against 15.

Tax value for \$905,585.00, tax value against \$37,400.00 Ward 8, Pr 1, no returns, Ward 8, Pr. 3, no returns.

It appearing that a majority of votes cast and of the taxable valuation were in favor of both propositions it is hereby declared that a favorable vote has been cast in favor of both propositions submitted.

SECTION 2. Be It Further Resolved and Ordained, that the Secretary of this Police Jury be and he is hereby authorized and directed to file and have recorded in the office of the assessor of the Parish of Jefferson, and the Auditor of the State of Louisiana, a duly certified copy of the minutes of this meeting to and include their resolutions and its adoption together with an affidavit of the publisher of a newspaper showing publication thereof and a clipping of said publication, said certified copy in each case to serve as the process verbal of the canvass of returns of said special election held in and throughout the Parish of Jefferson, on April 19, 1932, and a declaration of the results of said special election.

The roll being called on the adoption of the above resulted as follows:

YEAS- - - - Toledano, Quinn, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann,

NAYS - - - - None.

Absent - - Strehle and Dumestre.

The President declared the resolution adopted.

The matter of giving notice to the public the intention of the Police Jury levying a one cent gasoline tax on all gasoline sold in the Parish of Jefferson, as specified in the call of this special meeting was taken up, and

On motion of Mr. Ottermann, seconded by Mr. Cantrelle, the following resolution was adopted:

BE IT RESOLVED, that the Ordinance just read by the Secretary be published in the Jefferson Democrat, official journal of the Parish of Jefferson, Louisiana, four (4) weeks from April 23rd to May 14, 1932,

both inclusive and that the Police Jury consider the adoption of said ordinance at the next regular meeting in the Courthouse at Gretna, Louisiana, at 1 o'clock on May 11th 1932.

Roll being called on the adoption of the resolution resulted as follows:

YEAS - - - - Toledano, Quinn, Cantrelle, Petit, Ferrin, Ottermann.

Dauenhauer,

NAYS - - None.

Absent - - Strehle and Dumestre.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President.

Gretna, La. May 11, 1932.

The Police Jury met this day in regular session with the following members present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, B. P. Dauenhauer, A. J. Cantrelle, Jos. Petit, Clem Perrin, Robert Ottermann, A. C. Dumestre.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded the regular order of business was suspended to allow parties to address the Jury.

Mr. G. W. Lawes, representing the owners of Brockenbraugh Court Metairie Ridge, submitted a plan showing sub-division of Brockenbraugh Court and streets dedicated for public use. Approved J. H. Payne, Parish Engineer, for approval by the Police Jury, and

On motion of Mr. Dumestre seconded by Mr. Ottermann, the following resolution was adopted.

BE IT RESOLVED, that the plan showing sub-division of Brockenbraugh Court, Metairie Ridge, be and is hereby accepted and approved by this Jury.

BE IT FURTHER RESOLVED, that the President be and he is hereby authorized to sign the approval of the Jury of said subdivision.

Captain Joseph A. Bisso representing the Bisso Ferry Company appeared before the Jury in regards to the said ferry company's request to be permitted to shorten the hours of operating the Louisiana Avenue ferry from 6 a.m. to 7 p.m. instead of from 5 a.m. to 9 p.m. as now being operated, and asked that the request be granted as stated in the written request.

Mr. Ed. Feitel on behalf of the residents living at Harvey, Louisiana, Jefferson Parish filed a protest against changing the schedule of the present ferry service at Harvey, La., also submitted a petition signed by property owners and citizens of Harvey, La., petition the Jury not to grant the permission requested claiming it would be a hardship to both residents and workmen who depend on the present service.

After discussion of the matter, Mr. Quinn, moved, seconded by Mr.

Petit, that a committee be appointed to confer with the commissioner of Public Utilities of the City of New Orleans to the check made by the city of the patronage of the ferry, and to co-operate with the commission of Public Utilities of New Orleans in adjusting the matter to the best interests of the public in general.

Mr. McTriage asked that the Jury co-operate with the Louisiana Digest in advertising the State of Louisiana, the Parish of Jefferson as well, in all sections of the United States requests that the Jury subscribe for a page in the Digest advertising the Parish. Mr. Petit moved seconded by Mr. Strehle, that the Jury subscribe for one page of the Louisiana Digest advertising the Parish at a cost of one hundred and fifty (\$150.00) dollars, and the president authorized to sign a contract for same.

Regular order of business resumed.

REPORTS

- Report of Parish Treasurer received and ordered filed.
- Report of Finance Committee approved and ordered paid.
- Report of bureau of Animal Industry received.

COMMUNICATIONS

From H. H. Seeman, Southport, calling the Jury's attention to accidents which occurred at Monticello and Protection Levee, by the Railroad Companies crossing at that point, request the Jury to have railroad companies install some danger precaution and on motion of Mr. Ottermann, seconded by Mr. Dumestre, the matter was referred to the Parish Engineer and Police Juror of that respective ward for investigation and they to report their findings at the next meeting of the Jury.

Communication from J. M. Breard, President of the Police Jury association of Louisiana expressing his appreciation for elevating him to the Presidency of the association, and asked the Jury for its whole hearted co-operation. Received.

PERMITS

Mr. Louis Manner East End Jefferson Parish, requests a permit to erect and operate an automobile oil filling station on the Hammond highway, about three-quarters of a mile westward from pump station No. 1, on his property Lots Nos. 19, 10 Sq. No. 53, Harlem subdivision, and

On motion of Mr. Dumestre, seconded by Mr. Petit, permit was granted.

In Re: Appointment of Probation Officer for the Parish of Jefferson.

No. 9388

24th JUDICIAL DISTRICT COURT
STATE OF LOUISIANA

PARISH OF JEFFERSON

Filed April 7th, 1923, Signed C. Bordenave, Dy. Clerk.

On motion of the State of Louisiana, through John E. Fleury, District Attorney, and Ernest M. Conzelmann, Assistant District Attorney, and on suggestion to the court that the cases affecting juvenile and

involving domestic relations which come under the provisions of the juvenile law of this State, have increased to such considerable extent as to warrant the appointment of a Probation Officer who may check up on the various cases before this Honorable Court:

And on further suggesting to the Court that the duties pertaining to cases involving domestic relations and juveniles could be more properly handled and looked after by an officer appointed by the Honorable Court for said purpose:

IT IS ORDERED by the Court that acting under the authority vested under act 93, of the Legislature of 1921, Section 3, that Peter Leson be and is hereby appointed as Probation Officer of the Parish of Jefferson and his salary is hereby fixed, with the consent and advice of the Police Jury of the Parish of Jefferson at the sum of Fifteen Hundred and no-100 (\$1500.00) Dollars per annum, payable monthly by the Police Jury.

Parish of Jefferson, La., this 1st day of April, 1932.

L. Robert Rivarde, Judge.

UNITED STATES OF AMERICA

STATE OF LOUISIANA

PARISH OF JEFFERSON.

Before me the undersigned authority, personally came and appeared: PETER LESON, who being duly sworn, deposes and says:

That he will support the Constitution and laws of the United States of America, and the Constitution and the laws of the State of Louisiana, and that he will faithfully and impartially discharge and perform all of the duties incumbent upon him as Probation Officer of the 24th Judicial District Court for the Parish of Jefferson.

Signed Peter Leson.

John E. Fleury,

Notary Public.

May 11, 1932.

William E. Hepting, Sect.,
Police Jury,
Parish of Jefferson,
Gretna, La.

Dear Mr. Hepting:-

Replying to your communication of the 22nd, in reference to an opinion as to whether or not the Jury has a legal right to grant a permit to any person to build a gangway to connect a wharf constructed by another person on the waters edge of Bayou Barataria, I beg to advise you that I thought I had given my verbal opinion to the Jury at its last meeting.

However, as I understand the situation the Police Jury is the owner of a piece of public property called Glisson Park, that another person has obtained from the United States Government a permit to construct a wharf along the water front in Bayou Barataria, and another party desires to get permission from the Jury to construct a gang plank so as to connect with this wharf in Bayou Barataria.

In view of the fact that Bayou Barataira is a navigable stream, under the supervision of the United States Government and the United States Board of Engineers, the Police Jury has no authority to grant permission for the construction of wharves or structures in said stream, but that this is a matter that properly addresses itself to the United States Board of Engineers.

SECONDLY, even if the Police Jury had such authority it would have no right to give one person a permit to construct a gangway so as to connect with a wharf constructed by another person, permitting the person who constructed the gang plank to use the wharf of the other person because this wharf is not public property, but the private property of the individual who constructed it in the Bayou under the permit from the United States Engineers.

Insofar as the park is concerned, the use of this property is governed entirely by the donation of this property for public purposes, and whilst the Police Jury has control over this public park, its powers as to grant rights over this park are to be governed entirely by the provisions of the act of donation.

Yours very truly,

JNO. E. FLEURY, District Attorney.

Motion of Mr. Dumestre, seconded by Mr. Ottermann, that a committee be appointed composed of the Police Juror of the 6th Ward and the road superintendent to investigate the trouble between Mr. Harvey and Mr. Graf and have the matter settled, carried.

Mr. Joseph Brown, on behalf of the Standard Oil Co., petitioned the Jury for a permit to erect and operate an oil filling station at Brooklyn Avenue and Jefferson Highway, Jefferson Parish, signed by the property owners living within a radius of 300 feet of said site, Mr. Ottermann submitted a petition signed by property owners and residents living in the vicinity of Brooklyn Avenue and Jefferson Highway protesting against the erection and operation of an oil station on the proposed site, and

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On motion of Mr. Quinn, seconded by Mr. Perrin, the petitions were referred to the Parish Engineer for tabulation as to correctness of signers of petitions, who live within 300 feet of proposed oil station.

Mr. Strehle, Police Juror of the second ward called the Jury's attention to the fact that the contractor of the Belle Chasse Highway have for sale at a sacrifice a tractor and road grader, and on motion of Mr. Ottermann, seconded by Mr. Perrin a committee composed of Mr. Ottermann, seconded by Mr. Perrin a committee composed of Mr. Strehle, Dauenhauer, Quinn, Cantrelle, and road superintendent was appointed with full powers to act to purchase same.

Mr. Strehle reported that the City of Gretna contemplated erecting a band stand in Memorial Park and contended that the park is not a suitable place for such and on motion of Mr. Quinn, seconded by Mr. Cantrelle the following resolution was adopted:

Be it Resolved that it is the sense of the Police Jury that no part of the Memorial Park in front of the Courthouse be used for a band stand as contemplated by the City of Gretna and that the city officials be requested to change their plans for the proposed bandstand to some other suitable place.

Requests from commissioners serving at special election held April 19, 1932, for property owners to vote for or against exempting the Continental Can Company and the American Creosote Works from Parochial, special and general tax for a period of 5 years that they be paid extra fee of \$5.00 which ordinance of the Police Jury calling the election provides

for, and on motion seconded, the matter was referred to the District Attorney.

On motion of Mr. Cantrelle, seconded by Mr. Quinn, the following resolution was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, that the Louisiana Publishing Company be and is hereby authorized to publish the 1933 Jefferson Parish Guide and Directory without cost or obligation to any department or official of Jefferson Parish, La.

BE IT FURTHER RESOLVED, that the publishers be required to guarantee a minimum run of 5,000 copies to be distributed to the best advantage of the Parish of Jefferson.

Motion by Mr. Ottermann, seconded by Mr. Perrin the president be authorized to set a date for a road inspection tour to Grand Isle, La.

On motion of Mr. Strehle, seconded by Mr. Ottermann, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that JAMES J. KELLER, be and he is hereby appointed Local Game Protector of the Parish of Jefferson, at a salary of ONE HUNDRED and no-100 (\$100.00) DOLLARS per month payable out of the Special Fund for the Protection of Wild Fur Bearing Animals, said appointment being subject to the confirmation and approval of the Department of Conservation of the State of Louisiana.

Roll being called on the adoption of the above resulted as follows

YEAS - - - - Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann, Dumestre.

NAYS - - - - None.

On motion of Mr. Petit, seconded by Mr. Dumestre the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that E. J. ROBERT, be and he is hereby appointed Local game Protector of the Parish of Jefferson, at a salary of ONE HUNDRED and no-100 (\$100.00) DOLLARS per month, payable out of the special fund for the protection of wild fur bearing animals, said appointment being subject to the confirmation and approval of the Department of Conservation of the State of Louisiana.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS----Toledano, Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann, Dumestre.

NAYS----None.

On motion of Mr. Perrin, the following resolution was adopted:

Whereas under Act No. 279 of 1908, it is provided that in each parish of this State, the Parish of Orleans excepted, having a population of less than fifty thousand (50,000) inhabitants, there shall be elected in the manner provided by law in addition to the Police Juror to which said ward is entitled, an additional Police Juror for each five thousand (5,000) inhabitants which said ward contains, and

Whereas, said Act No. 279 of 1908 also provides that there shall be one (1) additional Police Juror for each additional five thousand (5000) inhabitants or part thereof in excess of twenty-five hundred (2,500) inhabitants, said Police Jurors to be residents of the ward from which they are elected, and

WHEREAS, a General Election was held in the Parish of Jefferson

on the nineteenth (19th) day of April, 1932, at which only one (1) Police Juror was elected for each of the nine (9) wards in the Parish of Jefferson, and no additional Police Jurors were elected in accordance with the provisions of Act No. 279 of 1908, and

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WHEREAS, by virtue of the United States census during the year 1930, which, census being duly certified by the Director of the Census under date of May 6, 1932, and which is attached hereto and made part hereof, it is shown that the Parish of Jefferson, under the last census of population taken by the United States Government, contains forty thousand and thirty-two (40,032) inhabitants, and

WHEREAS, it appears from said certified count of the returns of said census of the United States of the Parish of Jefferson, Louisiana, attached hereto and made a part hereof as of the year 1930, which is hereby adopted as the basis for these proceedings, it appears that Ward Three (3) of the Parish of Jefferson contains five thousand three hundred (5,323) and twenty three inhabitants; that Ward (4) Four including the town of Westwego, contains fifteen thousand, three hundred and thirty two (15,332) inhabitants; and that Ward Eight (8) contains six thousand five hundred and seventeen (6,517) inhabitants, and

WHEREAS, applying the provisions of Act 279 of 1908 insofar as Ward Three (3) is concerned, it appears that the Third Ward having a population of five thousand three hundred and twenty three (5,323) inhabitants is entitled, in addition to the Police Juror to which said Ward is entitled under the law, to an additional Police Juror for said five thousand three hundred twenty three (5,323) inhabitants, and

WHEREAS, applying the provisions of act 279 of 1908 insofar as Ward Four (4) is concerned, it appears that the Fourth Ward, having a population of fifteen thousand three hundred and thirty two (15,332) inhabitants, is entitled in addition to the Police Juror to which said ward is entitled under the law, to three (3) additional Police jurors for said fifteen thousand, three hundred and thirty two (15,332) inhabitants, and

WHEREAS, applying the provisions of Act No. 279 of 1908 insofar as Ward Eight (8) is concerned, it appears that the Eighth Ward having a population of six thousand five hundred and seventeen (6,517) inhabitants, is entitled, in addition to the Police Juror to which said ward is entitled under the law, to one (1) additional Police Juror for said six thousand five hundred and seventeen (6,517) inhabitants, and

WHEREAS, under the provisions of Act 100 of 1922, Section No. 17, it is provided that there shall be one member of the School Board from each Police Juror in each Ward of a Parish, thereby making it necessary that there shall be one (1) additional School Board Member for Ward Three (3), three (3) additional School Board Members for Ward Four (4) and one (1) additional School Board member for Ward Eight (8)

THEREFORE, BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular session assembled, that on the basis of the United States Census for the year 1930, which is attached hereto and made a part hereof, it is hereby declared that Ward Three(3) of the Parish of Jefferson is entitled to one additional member of the Police Jury for

this Parish, and one (1) additional member of the School Board, in addition to the member of the Police Jury and member of the School Board, to which it is presently entitled under the law; that Ward Four (4) of the Parish of Jefferson is entitled to three (3) additional members of the Police Jury for this Parish, and three (3) additional members of the School Board, in addition to the members of the Police Jury and Member of the School Board, to which it is presently entitled under the law; that Ward Eight (8) of the Parish of Jefferson is entitled to one (1) additional member of the Police Jury for this Parish, and one (1) additional member of the School Board, in addition to the member of the Police Jury and member of the School Board, to which it is presently entitled under the law.

BE IT FURTHER RESOLVED, that in view of the fact that no election was held for Police Jurors or School Board Members in said Wards above set forth, that the Governor be notified that said above Wards are entitled to additional Police Jurors or School Board Members as here in above provided.

BE IT FURTHER RESOLVED, that the Governor of this State, in view of the vacancy existing in said Wards, be and he is hereby requested to appoint one (1) member of the Police Jury for Ward Three (3) of the Parish of Jefferson and one (1) member of the School Board of the Parish of Jefferson for Ward Three (3); to appoint three (3) members of the Police Jury for Ward (4) Four of the Parish of Jefferson, and three (3) members of the School Board for Ward (4) Four of the Parish of Jefferson; and to appoint one (1) member of the School Board for Ward (8) Eight for the Parish of Jefferson.

BE IT FURTHER RESOLVED, that a certified copy of this resolution be forwarded to His Excellency, the Governor of this State for action according to law.

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Strehle, Dauenhauer, Cantrelle, Petit, Perrin, Ottermann, Dumestre.

Mr. Quinn, Voting blank.

NAYS - - - - None.

An ordinance to authorize the President, on behalf of the Police Jury to borrow from the WHITNEY TRUST & SAVINGS BANK, the sum of \$15,000.00 and such additional sum as may be necessary to pay the interest on said amount to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1932, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1932 to pay the amount borrowed.

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson.

in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the WHITNEY TRUST & SAVINGS BANK, on behalf of this Police Jury, the sum of \$15,000.00 and such additional sum as may be necessary to pay the interest due or to become due on

said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1932.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said WHITNEY TRUST & SAVINGS BANK a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 3. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein above provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$15,000.00 out of the revenues and taxes of the Parish of Jefferson for the year 1932, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called to vote on the adoption of the above ordinance resulted as follows:

YEAS----Quinn, Strehle, Dauenhauer, Cantrelle, Petit, Ottermann, Dumestre.

NAYS- - -None.

On motion of Mr. Petit, seconded by Mr. Ottermann, and carried the meeting adjourned until 1 p. m. Wednesday May 18, 1932.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. May 18, 1932.

The Police Jury met this day in regular session adjourned from May 11, 1932. Members present: W. R. Toledano, President; E. L. Quinn, Strehle, Petit, Perrin, Ottermann, Dumestre.

ABSENT - - Dauenhauer, Cantrelle.

On motion of Mr. Strehle, seconded by Mr. Ottermann, the following ordinance was adopted:

An ordinance levying a tax of one cent per gallon on gasoline sold used or consumed within the territorial limits of the Parish of Jefferson for a period of one year from the first day of June, 1932.

WHEREAS, the Louisiana Legislature by Act No. 15 passed at the special session held in the year 1928, had delegated to the Parishes the right, power, and authority to levy and collect a tax of one cent per gallon on gasoline sold, used or consumed within their respective territorial limits;

WHEREAS, the Parish of Jefferson, through its Police Jury, desires to exercise the power and authority conferred to it under the provisions of said act, and has given public notice as required in said act;

SECTION 1. BE IT THEREFORE ORDAINED, by the Police Jury of the Parish of Jefferson, that there be and is hereby levied a tax of one cent per gallon on all gasoline sold, used or consumed within the territorial limits of the Parish of Jefferson for a period of one year, beginning with the first day of June, 1932.

SECTION 2. That the provisions of Section 1 hereof shall not apply to gasoline used for the operation of motor boats, and any tractors and stationary engines used exclusively for farm purposes. Provided, however, that motor boats used for pleasure purposes shall be subject to this provision of this ordinance.

SECTION 3. BE IT FURTHER ORDAINED THAT FOR THE PURPOSE OF THIS ordinance, any person, firm or corporation selling and distributing gasoline for retail sale, or distributing same to be sold at retail, and any person, firm or corporation selling gasoline in bulk direct to the consumer is hereby classed as a jobber.

BE IT FURTHER ORDAINED, that each and every jobber who sells or distributes gasoline within the territorial limits of the Parish of Jefferson irrespective of the domicile of such jobber shall be and is hereby required to make and file with the Treasurer of the Parish of Jefferson on or before the twentieth day of each and every month a written report stating the number of gallons of gasoline sold or distributed within the territorial limits of the Parish of Jefferson during the preceding month, and shall accompany said report with remittance covering the amount due for such month under the provisions of this ordinance.

BE IT FURTHER ORDAINED, that such a jobber or jobbers shall set forth in such reports the names and addresses of all persons to whom such gasoline has been sold or distributed as well as the quality thereof sold or distributed to each such person.

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First report and remittance herein, report shall be certified by the jobber himself or by any person in his employ whose duties as such acquaint him specially with knowledge of the subject matter.

BE IT FURTHER ORDAINED, that the first report and remittance herein required shall be made for the month of June, and shall be made on or before the 20th day of July, 1932, and subsequent reports and remittances here in provided for shall be made on or before the 20th day of each succeeding month.

SECTION 4. BE IT FURTHER ORDAINED, that any person violating any of the provisions of this ordinance shall be guilty of a misdemeanor and shall upon conviction, be sentenced to pay a fine of not more than \$100.00 or imprisonment in the Parish Jail for a period not to exceed thirty days, or both at the discretion of the court.

SECTION 5. BE IT FURTHER ORDAINED, that this ordinance shall take effect on and after June 1st, 1932, for a period of one year.

Roll being called on the adoption of the above ordinance resulted as follows:

YEAS---- Toledano, Strehle, Petit, Perrin, Ottermann, Dumestre.

NAYS---- None.

ABSENT - - Dauenhauer, Cantrelle.

On motion of Mr. Strehle, seconded by Mr. Ottermann, Mr. A. G. Gugel was elected supervisor of the gasoline tax at a salary of \$225.00 per month for the period of one year beginning June 1st, 1932, and ending May 31st, 1933.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President; E. L. Quinn, W. E. Strehle, A. J. Cantrelle, Joseph Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre.
Absent -- B. P. Dauenhauer.

On motion by Mr. Dumestre, seconded by Mr. Ottermann, the reading of the minutes of the last meeting was dispensed with and approved as published.

Motion by Mr. Strehle, seconded by Mr. Dumestre, the report of the Finance Committee was received and all bills as approved ordered paid.

Motion by Strehle, seconded by Mr. Perrin, the report of the treasurer was received and ordered filed.

On motion of Mr. Ottermann, seconded by Mr. Strehle, the Jury then adjourned Semi-Die.

The following recently elected and duly commissioned members of the Police Jury then assembled. W. R. Toledano, Ward 9, Harold Heard, Ward 1, W. E. Strehle Ward 2, Joseph L. Sartis, Ward 3, A. J. Cantrelle, Ward 4, Joseph Petit, Ward 5, Clem Perrin, Ward 6, Robt. Ottermann, Ward 7, A. C. Dumestre, Ward 8, was reelected upon verbal opinion rendered by the District Attorney that an office of a Police Juror does not become vacant until his successor qualified. (Election of Police Juror of the 8th ward now in litigation.)

Mr. A. J. Cantrelle being selected as temporary chairman announced that permanent organization was in order, the following were nominated and elected.

For President, W. R. Toledano, nominated by Mr. Strehle, seconded by Mr. Ottermann, elected by acclamation.

For vice-president, A. J. Cantrelle, nominated by Mr. Petit, seconded by Mr. Dumestre, elected by acclamation.

For secretary, Wm. Hepting, nominated by Mr. Ottermann seconded by Mr. Perrin, elected by acclamation.

For Treasurer, C. V. Bourgeois, nominated by Mr. Perrin, seconded by Mr. Strehle, elected by acclamation.

For road superintendent, D. H. Roussell, nominated by Mr. Petit, seconded by Mr. Strehle, elected by acclamation.

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For Assistant Road Superintendent, Left Bank, Russel Ledoux, nominated by Mr. Ottermann, seconded by Mr. Perrin, elected by acclamation.

For Parish Engineer, J. H. Payne, nominated by Mr. Ottermann, seconded by Mr. Petit, elected by acclamation.

For Parish Auditor, C. J. Tassin, nominated by Mr. Cantrelle, seconded by Mr. Heard, elected by acclamation.

For Parish Jail Physician, Dr. M. M. Odom, nominated by Mr. Strehle, seconded by Mr. Petit, elected by acclamation.

For Janitor Courthouse, Gretna, C. Hagadorn, nominated by Mr. Cantrelle, seconded by Mr. Strehle, elected by acclamation.

For Inspector of Scales, measures, and weights, Oliver Adams, nominated by Mr. Perrin, seconded by Mr. Ottermann, elected by acclamation.

For foreman of roads in District No. 3, John Schieffler, nominated by Mr. Perrin, seconded by Mr. Cantrelle, elected by acclamation.

The following report of J. H. Payne, Parish Engineer, was read.
June, 8, 1932

The Honorable Police Jury,
Parish of Jefferson,
Gretna, La.

Gentlemen:-

In connection with complaint against the dangerous condition existing at Monticello Avenue and Protection Levee. I beg to advise that I have made an investigation of same in accordance with the instructions of your Honorable Body.

I find that outbound traffic over the L. & A. and the I. C. R. R. at this point cannot be seen by either pedestrian or driver of motor vehicles traveling along Monticello Avenue until such pedestrians or Motor vehicles drivers are practically upon the railroad tracks, thus causing a very hazardous condition. It is my opinion that the railroads using these tracks should be required to install safety lights or other suitable safety devices at this point without delay.

In connection with traffic hazards I wish to again bring your attention to the very dangerous condition existing at the overhead crossing of the Southern Pacific Railroad at Harahan, where a bent of the overhead crossing is directly in the center of the Jefferson Highway, there have been accidents at this point and this condition should be remedied.

Respectfully submitted,
J.H.PAYNE,

Parish Engineer.

Mr. Ottermann moved seconded by Mr. Dumestre that the President appoint a committee to confer with the proper official of the Illinois Central and the Southern Pacific Railroads to have the dangerous conditions remedied at point referred to in the Engineer's report. The following committee was appointed W. R. Toledano, Robert Ottermann, A. C. Dumestre, and Parish Engineer J. H. Payne.

Mr. W. G. Schneckenberger addressed the Jury calling their attention to the fact that the Franchise of the Kenner Ferry expires in July, and

On motion of Mr. Petit, seconded by Mr. Ottermann, the President was instructed to confer with the Board of Alderman the Town of Kenner in having a new franchise drafted to be advertised for sale.

Mr. J. H. Payne, Engineer reported verbally his tabulation of the petitions for and against the granting of a permit to Mr. Joseph Bowers on behalf of the Standard Oil Company to erect and operate an Oil Station at Brooklyn Avenue and the Jefferson Highway, reported that Mr. Bowers did not have a majority of the property owners or a majority of the frontage within 300 feet of proposed location as required by law, and

On motion by Mr. Ottermann, seconded by Mr. Sartis the application for a permit was refused.

On motion of Mr. Sartis, seconded by Mr. Dumestre, the following resolution was adopted:

BE IT RESOLVED, that signers of petitions for or against the

erection and operation of Oil Stations shall specify on petitions the property owned by them and the amount of frontage within a radius of 300 feet of the proposed Oil Station.

The president reported that the committee appointed by the Police Jury to confer with the commissioner of Public Utilities of New Orleans in regards to the request of the Bisso Ferry Company to be allowed to shorten the hours of the Louisiana Avenue Ferry has agreed to refuse the request.

Also reported that the question to amend the ordinance relative to said ferry and allow same to operate with a seven (7) ton-approved or bridge instead of a twelve (12) ton approach of bridge, was taken up after discussion, it was agreed that the ordinance be amended to read seven tons instead of twelve, and

On motion by Mr. Cantrelle, seconded by Mr. Sartis, the following resolution was adopted.

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BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that the request of the Bisso Ferry Company to grant them the privilege to change the hours of the Louisiana Avenue from 5 a. m. to 9 p. m. to 6 a. m. to 7 p. m. be and is hereby refused.

On motion by Mr. Cantrelle, seconded by Mr. Ottermann, the following resolution was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson in regular meeting assembled that the ordinance requiring the Bisso Ferry Company to have a twelve ton approach or gangway to the Louisiana Avenue Ferry, be and is hereby amended so as to read seven (7) tons approach or gangway instead of twelve tons.

Dr. Douglas, addressed the Jury on behalf of the Dairy Interest in the Parish called the Police Jury's attention to the fact that there is proposed an Ordinance to be drafted by the Commission Council of the City of New Orleans, whereby all milk sold in New Orleans except certified milk shall be pastuerized which would if adopted destroy the raw milk industry of the Parish, except certified milk.

On motion by Mr. Ottermann, seconded by Mr. Petit, the following resolution was adopted:

WHEREAS, there has come to the attention of the Police Jury of the Parish of Jefferson, that there is proposed an ordinance to be drafted by the Commission Council whereby all milk sold in New Orleans except certified milk shall be pastuerized, and

WHEREAS, we have been advised by competent authorities including Dr. J. A. O'Hara, President of the Louisiana State Board of Health that raw milk contains substances essential to health, which substances are not contained in pasteurized milk, and

WHEREAS, we are further informed by able students of this subject that the compulsory pasteurization of all milk except certified would destroy the raw milk industry of Orleans, Jefferson, St. Bernard and adjacent parishes wherein there is an investment of some \$3,000,000 in lands, buildings equipment and cattle and producing an annual revenue of between \$1,500,000 and \$2,000,000 which industry supports some 800 to 1,000 families of approximately 4,000 to 5,000 people and

which property is in the main useless except for dairy purposes, and WHEREAS, the destruction of this vast enterprise would drive the milk production business fifty miles or more away from the City and outside the limits of retail buying power, and

WHEREAS, it is the belief of authorities that raw milk from sanitary surroundings produced by healthy cows, by clean, healthy people and graded as to bacteria count so as to assure a clean healthy product is much to be desired and will furnish our people at reasonable prices good natural raw milk as nature intended it to be for those of our people who prefer raw milk and are financially unable to purchase certified milk, and

WHEREAS, this Police Jury wishes to be understood as having no objections to the pasteurization of other milk when done under the supervision of proper health authorities.

THEREFORE, Be It Resolved, that this Police Jury go on the record and do here by advise the State and City Health authorities that we are opposed to a compulsory pasturization of all milk except certified.

Mr. Lafayette Sheen of Metairie Ridge on behalf of friends and admirers of Metairie Ridge section presented Mr. Dumestre with a handsome desk watch as a token of esteem for his efforts during the past four years as Police Jurors of the Eighth ward.

Mr. Dumestre, upon accepting the watch expressed his feelings, and then thanked Mr. Sheen for his kind remarks and also his many friends for the token.

From Mrs. Julia F. Reynaud, secretary of a meeting held by a group or representative citizens of the Parish of Jefferson, in the interest of the Mother's Pension bill, before the legislature and if passed request that the Jury appoint a Board of Trustees, which will be necessary, the matter was laid over.

From Helen Arnoult, making a complaint against a soft drink and sandwich stand known as Duck Quack Inn, located on the Jefferson Highway near Shrewsbury Road equipped with a phonograph supplimented by two amplifiers or loud speakers which annoy the residents in the vicinity from early evening through the night was read, and

On motion of Mr. Ottermann, seconded by Mr. Perrin, the matter was referred to the sheriff to take action against all such places violating the ordinance of the Police Jury relative to same.

From Mr. Fink, Jr. expressing his appreciation and thanks for the help extended him by the Police Jury for the Scholarship awarded him to the Louisiana State University, received.

From the Welfare Committee of the City of New Orleans, advising the Police Jury in regards to the unemployed residents of the Parish whom the New Orleans Welfare committee has been providing relief for and under the terms of the Bond Issue for \$750,000.00 voted for by the Citizens of the City of New Orleans, exclusively that in the future said Committee can only provide relief for residents of the City, received.

Application of Mr. R. Gresse for a permit to collect garbage for the 7th Ward with no expense to the Police Jury was on motion of Mr. Ottermann seconded by Mr. Heard, granted.

Application by Mr. Bartholomew Morere for a permit to erect and operate an automobile repair station and oil retail station, on Lot No.9

and part of No. 8

of the original plot of the Labarre Plantation now owned by Mr. B. Morere together with the following assent of property owners within a radius of three hundred feet of Lot No. 9 and No. 8 of Labarre Plantation.

To the Honorable Police Jury,
in the Parish of Jefferson,
Louisiana.

We, the undersigned, a majority of residents and owners of property in the Seventh (7th) Ward of the Parish of Jefferson, State of Louisiana, and situated within a radius of three hundred feet of Lot 9 and part of Lot No. 8 of the original plot of the Labarre Plantation, and which property is now owned by Bartholomew Morere, do hereby assent to the erection and operation by the said Morere, of an automobile repair station and oil station on that portion of his property facing the Jefferson Highway, above described, and bounded by the Jefferson Highway Hyman Sub-Division and the I.C. Railroad property, and other property of said Morere. We hereby affix our signatures to this petition and agree that we have no objections to the Police Jury of the Parish of Jefferson, granting the said Morere a permit to erect and operate said automobile repair and oil station.

Signed
James Adolph
Mamie McAndle Adolph
S. T. Cristenas
Frank Serpas
J. P. De Latte
B. Morere
P. Morere

On motion by Mr. Ottermann, seconded by Mr. Dumestre, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that a permit be and is hereby granted to Bartholomew Morere to erect and operate an automobile repair and oil station on his property Lots No. 9 and 8, of the Labarre, Plantation facing the Jefferson Highway bounded by the Jefferson Highway, Hyman's Subdivision and I. C. Railroad property.

On motion of Mr. Perrin seconded by Mr. Strehle, the following ordinance was adopted:

An ordinance to authorize the President, on behalf of the Police Jury to borrow from the Whitney Trust & Savings Bank, the sum of \$18,000 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury for the year 1932, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1932, to pay the amount borrowed.

SECTION I. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust & Savings Bank, on behalf of this Police Jury, the sum of \$18,000.00 and such additional sum as may be necessary to pay the interest due or about to

become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1932.

SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney Trust & Savings Bank a note or certificate of indebtedness for the amount herein set forth, together with the interest due or about to become due thereon.

SECTION III. BE IT FURTHER ORDAINED, etc., that for the payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$18,000.00 out of the revenues, and taxes of the Parish of Jefferson, for the year 1932, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll called on adoption of the above ordinance resulted as follows:
YEAS- - - Heard, Strehle, Sartis, Cantrelle, Petit, Perrin, Ottermann, Dumestre.

NAYS - - None.

On motion of Mr. Perrin, seconded by Mr. Strehle, the following Ordinance was adopted:

There being no further business, the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La.
July 13, 1932.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President, Harold Heard, W. E. Strehle, Joseph L. Sartis, A. T. Stumpf, A. J. Cantrelle, Joseph Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre.

The following additional members appointed on the Jury by the Governor of the state having been duly qualified presented their Commission and were seated, Alvin T. Stumpf, Ward 3, Ed. E. Feitel, Ward 4, Hirsch Meyer, Ward 4, E. M. Gordon, Ward 4, Frank Codifer, Ward 8.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded the regular order of business was suspended to allow parties to address the Jury.

Mr. J. F. Rapp of East End appeared before the Jury calling their attention to the fact that obstructions have been built in front of the seawall at East End which is a menace to the life of persons approaching said sea wall and filed a complaint of the speed motor vehicles are run in the residential section, along the lake shore and other roads at East End; also asked the Jury have a stop sign placed at the intersection of the 17th Street Canal and Hammond Highway.

On motion of Mr. Dumestre, seconded by Mr. Codifer, the following resolution was adopted:

BE IT RESOLVED, that the Secretary be and is hereby instructed to notify the proper parties to have a stop sign erected at the 17th Street

Canal and Hammond Highway, East End.

BE IT FURTHER RESOLVED, that the president appoint a committee to investigate the complaint made by Mr. J. F. Rapp, relative to dangerous obstructions built along the sea wall at East End, said committee to have full power to act or do whatever is necessary to be done in the premises.

Mr. G. H. Theode on behalf of the public swimming pool in Gretna appealed to the Jury for some assistance to fill the ground around the pool as ordered by the State Board of Health, to donating several car-loads of shells.

On motion of Mr. Stumpf, seconded by Mr. Sartis, the road superintendent was instructed to assist as much as possible to fill in around the Gretna Swimming Pool.

Regular order of business resumed.

REPORTS

Report of the Parish Treasurer, received and ordered filed.

Report of the finance committee, all bills approved and ordered paid.

Report of Parish Auditor, received and ordered filed.

Report of A. G. Gugel, supervisor of gasoline department for the year ending May 31st, received and ordered filed.

Report of County Agent on what has been done for a period of one year ending June 30th, 1932, received and ordered filed.

Report of the Parish of Equalization for the year 1932, received and ordered filed.

The following report of J. H. Payne, parish engineer was read.
Honorable President and Members,

Police Jury, of Jefferson,
Gretna, La.

Gentlemen:-

I beg to advise that preparations are going forward for the moving back of the levee along the east bank of the river from Deckbar's Place to about Brooklyn Avenue, seventh ward.

In connection with this matter. I am advised that no steps have been taken by the Louisiana Highway Commission to replace the road along the levee, which road is very necessary to the public in this location.

I beg to call your attention to the fact that this road is a part of the State Highway system, being designated as route No. 549 in Act No. 15 of the special session of the Louisiana Legislature of 1930.

In view of the foregoing I would respectfully advise that the necessary steps be taken by you to bring this matter up to the attention of the Highway Commission in order that they may replace this road with as little inconvenience to the public as possible during the moving of the levee.

Respectfully submitted

J. H. PAYNE, Parish Engineer.

On motion of Mr. Ottermann, seconded by Mr. Sartis, the following resolution was adopted:

BE IT RESOLVED, that the president appoint a committee composed of himself and the other members of the Jury from the East Bank with representative Jos. Fisher, Senator J. G. Fisher, and the Parish Engineer added,

to take up the matter of replacing the river road back to where new levee is in course of construction from Deckbar Place to Brooklyn Avenue, seventh ward, also to take up the matter of paying the one-third cost for the construction of the bridge over the 17th Street Canal at Metairie Road.

COMMUNICATIONS.

From W. L. S. Gordon, Postmaster, New Orleans, relative to the bad condition of the Bridge over the canal at Orion and Canal Streets, Metairie, requesting that immediate repairs be made, otherwise the rural route beyond that point would be discontinued, the matter was referred to the road superintendent for immediate action.

From L. R. Riverde, District Judge, requesting the Jury to supply the court with a new set of law books, consisting of three volumes of the revised statutes, a civil code, and other books necessary for the court to perform its duty, and

On motion of Mr. Codifer, seconded by Mr. Sartis, the following resolution was adopted:

BE IT RESOLVED, that the district attorney be and he is hereby authorized to purchase the necessary books required by the court.

From R. Stratman, calling the Jury's attention to conditions which make it impossible for people to sleep in the neighborhood of the Rustic Inn, located on the Jefferson Highway in Labarre Heights, where the operator of the place has a music machine with two loud speakers playing from 18 to 24 hours every day, and

On motion of Mr. Ottermann, seconded by Mr. Codifer, the matter was referred to the Sheriff to have the operator of the Rustic Inn comply with the Police Jury ordinance relative to loud speakers.

From J. B. Smith, 7th ward, calling the Police Jury's attention to a condition that exists at the Quack Quack Inn on the Jefferson Highway in the 7th ward opposite the St. Agnos Church allege that slot machines are placed in full view of the public.

On motion duly seconded, the matter was referred to the District Attorney to take legal action against the operator of the Quack Quack Inn for operating slot machines in violation of the law.

On motion of Mr. Ottermann, seconded by Mr. Stumpf, permission was granted to John Beals to install a three inch pipe line two feet below the surface on Brooklyn Avenue at the intersection of the Jefferson Highway to connect with his property.

On motion of Mr. Stumpf, seconded by Mr. Strehle, the following resolution was adopted:

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled that the Jefferson Democrat be and is hereby appointed Official Journal of the Police Jury for the ensuing year at a salary of eight hundred (\$900.00) dollars per year.

Opinion of District Attorney John E. Fleury, Legal advisor of the Police Jury as to the validity of a certain Ferry franchise for the Ferry operating between the town of Kenner on the Left Bank of the Mississippi River, and that portion of the Parish of Jefferson known as South Kenner on the right bank of the Mississippi River as to whether or not a franchise granted for twenty (20) years was and is a legal franchise was received and ordered filed.

Mr. J. H. Payne, Parish Engineer, submitted a map or plan of re-rail Park subdivision approved by him, for acceptance by the Jury, and

On motion of Mr. Ottermann, seconded by Mr. Stumpf, the map or

plan was accepted and the president authorized to affix his signature thereon as the approval of the Jury.

On motion of Mr. Strehle, seconded by Mr. Sartis, W. H. Murphy was appointed purchasing agent for the stationery and office supplies for officials of the Parish.

On motion of Mr. Ottermann, seconded by Mr. Heard, the following resolution was adopted:

BE IT RESOLVED, that the plan as submitted for the re-location of tanks, etc., owned by the United States Oil Co, on the property of the Yazoo and Mississippi Valley Railroad Company located in Seventh Ward on account of the New Levee to be constructed by the United States Government was accepted subject to the approval of the Oil Commission and the Parish Engineer.

On motion by Mr. Cantrelle, seconded by Mr. Sartis, the Parish Engineer was instructed to confer with the contractor installing locks for Intra-Coastal Canal At Harvey, to clear sidewalk and replace it to its original condition.-

On motion of Mr. Sartis, seconded by Mr. Meyer the courthouse and jail committee was authorized to purchase a pump to be installed in basement of Courthouse at Gretna at a cost of \$59.00.

The following standing committees were appointed by the President.

COMMITTEES

FINANCE - -

Cantrelle, Chairman, Petit, Ottermann, Feitel, Codifer.

COURTHOUSE AND JAIL

Strehle, Chairman; Sartis, Perrin, Stumpf, Meyer.

FERRIES And Franchises

Gordon, Chairman; Sartis, Strehle, Cantrelle, Meyer.

AUTO BREAK TESTING- -

Stumpf, Chairman; Meyer, Codifer, Perrin, Heard.

JUDICIARY - -

Feitel, Chairman, Sartis, Heard, Meyer, Perrin.

FISH, OYSTER & FUR BEARING ANIMALS - -

Clem Perrin, Chairman; Dumestre, Stumpf, Codifer, Heard.

INTRACOASTAL CANAL

Feitel, Chairman; Perrin, Gordon, Meyer, Cantrelle.

FEDERAL RELATIONS, RIVERS & HARBORS

Dumestre, Chairman; Heard, Codifer, Feitel, Petit.

OIL COMMISSION - -

Ottermann, Chairman, E. Abadio, Adam Carbo.

BOARD OF HEALTH- -

Board of Health

Dr. Genolla, Dr. Odom, Dr. Hickman, Ed. Comiskey, Jos. Sartis

On motion of Mr. Feitel, seconded by Mr. Sartis, the following resolution was adopted:

BE IT RESOLVED, that the District Attorney be requested to furnish the Jury with a legal opinion as to whether or not, Clovis J. LeBlanc, who is present by operating a water distributing has a legal right to do so in the face of the fact that he has no franchise from

the Jury.

On motion by Mr. Petit, seconded by Mr. Ottermann, it was resolved that a Parish Board of Health be appointed for a term of four years and recommended that Dr. A. J. Genella be appointed health officer and the president appointed the following board, Dr. A. J. K. Genella, Dr. M.M. Odom, and Jos. Sartis, Dr. W. P. Hickman, Ed. Comiskey.

On motion of Perrin, seconded by Mr. Cantrelle, the following resolution was offered for adoption.

BE IT RESOLVED by the POLICE JURY, PARISH OF JEFFERSON, in regular meeting assembled that the budget of probable expenses for the year 1932, as adopted and approved on the 9th day of March, 1932, be amended by reducing the item of miscellaneous from \$10,000.00 to \$7,500.00 and increasing the item for maintenance of buildings from \$5,000.00 to \$7,500.00.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS- - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, and Codifer.

NAYS - - - - None.

The President declared the resolution adopted:

On motion of Mr. Stumpf, seconded by Mr. Cantrelle, the following Ordinance was adopted:

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the Whitney Trust & Savings Bank, the sum of \$25,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1932, authorizing the execution of a note or certificate of indebtedness in favor of said amount and decimating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1932, to pay the amount borrowed.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust & Savings Bank, on behalf of this Police Jury, the sum of \$25,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the Year 1932.

SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney Trust & Savings

Bank a note or certificate of indebtedness for the amount here in set forth, together with the interest due or to become due thereon.

SECTION III. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided the Police Jury of the Parish of Jefferson hereby dedicates, appropriates, and sets aside, the sum of \$25,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1932, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above ordinance resulted as follows:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer,

NAYS - - - None.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Aug. 10, 1932.

The Police Jury met this day in regular session with the following members present:

W. R. Toledano, President, Wm. Strehle, Harold Heard, Jos. L. Sartis, Alvin T. Stumpf, A. J. Cantrelle, Ed. W. Feitel, Hirsch Meyer, E. M. Gordon, Jos. Petit, Clem Perrin, Robert Ottermann, A. C. Dumestre, Frank Codifer.

On motion of Mr. Ottermann, seconded by Mr. Petit, the reading of the minutes of the previous meeting was dispensed with and approved as published.

On motion, duly seconded, the regular order of business was dispensed with to allow various parties to address the Jury.

Mr. Chas. Mayeski appeared before the Jury and asked that he be permitted to cut a ditch through Parish property in the 7th Ward for the purpose of draining his land into main drainage ditch. The matter was referred to the Parish Engineer and Police Juror of the 7th Ward with full power to act.

Mr. Joseph Harvey of Baratavia section appeared before the Jury, produced a permit granted him by the United States Engineer's Office in New Orleans, La. To construct a pier at Crown Point on Bayou Baratavia in front of Gleason Park, Property of the Parish.

Mr. Perrin moved, seconded by Mr. Dumestre, the following resolution was adopted:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, that Gustave J. Harvey be and he is hereby granted permission to build a gangway from Gleason Park at Crown Point, property of the Parish, to connect with his pier on Little Bayou Baratavia in front of said Gleason Park.

Mr. Gugel Supervisor of Parish Gasoline Tax Collection, reported that certain parties are claiming that under Police Jury Ordinance which provide for gasoline tax exemption, contrary to his interpretation of said Ordinance requested an opinion from the Jury as to whether or not the Freeport Sulpher Company were entitled to the exemption for gasoline purchased for private development.

Mr. Sartis moved, seconded by Mr. Strehle, the supervisor of gasoline tax collections, be and he is hereby instructed not to grant exemption to the Freeport Sulpher Company or any other party or parties using gasoline other than for the operation of motor boats.

Mr. J. F. Rapp of East End, requested the Jury to have the dangerous obstruction along the seawall in front of Mr. M. Whitson Concession removed; same being a menace to the lives of persons coming in contact

with it. Mr. Sartis moved, seconded by Mr. Cantrelle, that the Secretary be and is hereby instructed to notify Mr. Whitson to remove all dangerous obstructions from curb to seawall in front of his concession at East End.

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REPORTS

Report of Parish Treasurer, received and ordered filed.
Report of Parish Auditor received and ordered filed.

COMMUNICATIONS

From J. A. O'Hara, M. D., President of the State Board of Health, suggesting the construction of a sewerage system for Metairie Ridge Section. and upon verbal opinion of the legal advisor of the Jury the secretary was instructed to advise Dr. O'Hara that a sewerage district was a matter for the tax payers of the section to consider, as such action involved the issuing of bonds.

From Seventh Ward Progressive League with reference to the Illinois Central Railroad Company having their freight cars sent from New Orleans and Jefferson to McComb City, Miss. to be repaired, was read, and

On motion of Mr. Ottermann, seconded by Mr. Heard, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President appoint a committee composed of Senator J. G. Fisher, Sheriff Frank J. Clancy, District Attorney John E. Fleury, and Parish Assessor Geo. T. Heebe, with Police Jurors Robert Ottermann, A. C. Dumestre, Frank Codifer and W. R. Toledano, President of the Police Jury to confer with the officials of the Illinois Central Railroad in an effort to have certain repair work on refrigerator cars returned to the Harahan shops.

From the London Guarantee and accident Company, Ltd., relative to the intention of the insurance companies raising the rates on compensation insurance with the rate increases on insurance held by the Police Jury for endorsement to be attached to Policy, was received and the secretary authorized to sign the endorsement of the Police Jury on the rate increases.

From Phillip B. Briton, Capt. Corps of U. S. Engineers, New Orleans District, informing the Jury that the Pan-American Petroleum Corporation has applied for a War Department permit to authorize dredging away the land between the West Bank of Harvey Canal No. 1 (Intra - Coastal Waterway), after its enlargement and the boundary of the United States Land; an average width of 15 feet, the purpose is to make accessible to boats the full supply plant of the said Petroleum Company also gave notice that if the Police Jury desire to protest the proposed work, to notify the Engineer's Office, on or before July 21st, 1932, received.

From Wm. Treadwar, resident of Harvey, Louisiana, Calling the Jury's attention to the annoyance of the residents of Harvey particular men who work at night and are aroused by peddlers yelling their wares who make their rounds daily, without a Parish License, And

By motion of Mr. Cantrelle, seconded by Mr. Feitel, the Secretary was instructed to notify the Constables and the Sheriff to investigate

and arrest all peddlers operating without a license in violation of an Ordinance adopted by the Police Jury.

From Mr. Rupert Kundert, thanking the Police Jury for their kindness in awarding him a scholarship to the Louisiana State University where at he graduated at the last session. Received.

A copy of a Resolution adopted by the Grand Isle Chamber of Commerce requesting the Police Jury to take the necessary action to have at the earliest possible moment a suitable site selected for a jail on Grand Isle, to provide for the erection of an adequate Jail thereon.

Mr. Perrin moved, seconded by Mr. Petit, that the matter be referred to the Courthouse and Jail Committee, to investigate and report at the next meeting of the Jury their findings.

The following is an opinion of the District Attorney, John E. Fleury, as to whether or not Mr. Clovis J. Le Blanc who is at present operating a water distributing system within the limits of Jefferson Water Works District No. 2, has a legal right to do so in the face of the fact that he has no franchise from the Police Jury.

OPINION

August 2nd, 1932.

Police Jury,
Parish of Jefferson,
Gretna, Louisiana

Gentlemen:-

In reference to your request for an opinion as to whether or not Clovis J. LeBlanc has a legal right to distribute water from his plant to customers at a fixed price without a franchise, I beg to advise you that under the law Mr. C. J. LeBlanc has no such authority and at any time that the Jury sees fit, they have a right to grant a franchise to any person to distribute water and the person holding such a franchise would have the right to enjoin the said LeBlanc from distributing water unless he had a franchise.

Since you have written me this letter, Mr. LeBlanc came in and explained the situation to me. As you had given me no location or no facts or figures other than that he was distributing water to customers without a franchise, however I understand, since his visit here, that he with the permission of the municipal authorities of Westwego, ran a pipe line from the Westwego territory towards the

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Celotex, a distance of quite some few miles before there were any water mains laid in that territory and from this pipe he supplied people at the lower end of the municipal limits of Westwego with water for which he charged them a certain price. Subsequently, he was requested to extend the mains in the territory situated behind Celotex plant to the residents and inhabitants in that location, and he proceeded to extend his pipes into that territory.

Subsequent to this the Town of Westwego extended its mains towards the Celotex plant, and below the plant the Jefferson Parish Waterworks District No. 2 was organized and they proceeded to extend their mains to the upper limits of Westwego where both lines were tied in, as I understand it.

In the meantime, before the extension of these mains, Mr. LeBlanc was serving all of these inhabitants with water and laid considerable pipe in this territory, but when the Westwego authorities extended their mains, they took over Mr. LeBlanc's pipe line in that territory and reimbursed him for same. Now the Jefferson Parish Water Works District proposes to extend their mains and take in these customers, and Mr. LeBlanc informs me that he has about eight thousand (8,000') feet of pipe tied up in this little venture, and he thinks it is no more than right that the Water Works District ought to reimburse him for the pipe in this territory, since he was willing enough to go to the expense of putting down approximately two or three miles of small pipe to supply these people in that locality with water.

Of course on the law of the case, Mr. LeBlanc has no right to distribute water without franchise, if an attempt is made to stop him. On the equity of the case, however we believe that Mr. LeBlanc is entitled to some consideration for the re-imbursment of his pipe, which he was willing to invest in, when there was no city water in that district.

Of Course, the question of amount is one to be determined by the parties.

Yours very truly

JNO. E. FLEURY

District Attorney.

Dual payment of \$10.20 Parish and \$4.80 Road Tax for the year 1930 on Lots No. 41-42, Square 2 Hayman Sub-Division, was ordered refunded to H. H. Schill.

On motion of Mr. Cantrelle, seconded by Mr. Feitel, it was resolved that the request of Tom Territo for permission to transfer Parish Retail Merchant license issued in the name of Mrs. Tom Territo, to Nunzio P. Territo, be and is hereby granted.

Application of the Southern Bell Telephone and Telegraph Company, to place two underground crossings, one beneath Jefferson Avenue at the intersection of the Jefferson Highway and the other at Second Street and Jefferson Highway in the Seventh Ward, was referred to Ottormann, Police Juror of the Seventh Ward, with full power to act.

The petition signed by property holders, residing in the territory comprising the Jefferson Waterworks District No. 2, petitioning the Police Jury to appoint Mr. R. W. Mayronne a Member of the Board of Commissioners of said Waterworks District No. 2 for a term of five (5) years his term expires August 15th, 1932. Appointment to fill the vacancy was laid over, being premature:

On motion of Mr. Ottermann, seconded by Mr. Heard, the Secretary was instructed to call the Sheriff's attention to exorbitant prices paid for supplies furnished Parish Jail.

On motion by Mr. Ottermann, seconded by Mr. Dumestre, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that the following named persons be and are hereby appointed Electrical Inspectors for the Parish for a period of one year from date: Eugene Robert, 5th Ward; Joseph Harvey, 6th Ward; H. W. Lowe, 7th Ward; Louis Richard 8th Ward; and M. Cure 9th Ward.

On motion of Mr. Ottermann, seconded by Mr. Heard, the following Resolution was adopted:

BE IT RESOLVED, that the Whitney Trust and Savings Bank (Algiers Branch) Fiscal Agent of the Police Jury be and is hereby authorized to honor and cash all Police Jury checks signed by three members of the Finance Committee of the Police Jury.

On motion of Mr. Ottermann, seconded by Mr. Feitel, Joseph Paccelfia was granted permission to bury two small tanks under ground at the intersection of the Louisiana and Arkansas Railroad Tracks and the Highway Southport, subject to the approval of the Parish Engineer.

On motion of Mr. Meyer, seconded by Mr. Feitel, Road Superintendent D. H. Roussel was authorized to purchase two (2) moving machines for the Police Jury.

Motion by Mr. Heard, seconded by Mr. Perrin, the following Ordinance was adopted:

An Ordinance to authorize the President, on behalf of the Police Jury to borrow from the Whitney Trust & Savings Bank, the sum of \$2,000. and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1932, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and

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interest out of the taxes and revenues of the Parish of Jefferson for the year 1932, to pay the amount borrowed.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust & Savings Bank on behalf of this Police Jury, the sum of \$2,000.00 and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson, for the year 1932.

SECTION II. BE IT FURTHER ORDAINED, that the President is further authorized and empowered to execute in favor of said Whitney Trust & Savings Bank a note or certificate of indebtedness for the amount herein set forth, with the interest due or to become due thereon.

SECTION III. BE IT FURTHER ORDAINED, etc., that the payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$2,000.00 out of the revenues and taxes of the Parish of Jefferson for the year 1932, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll being called on the adoption of the above Ordinance, resulted as follows:

YEAS --- Heard, Strehle, Sartis, Cantrelle, Stumpf, Feitel, Mayer, Gordon, Petit, Perrin, Ottermann, Dumestre, and Codifer.

NAYS - - None.

And the Ordinance was declared adopted.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Sept. 7, 1932

The Police Jury met this day in special session as a Board of Review of Assessment Valuations as fixed by the State Tax Commission and Parish Assessor for the year 1932, and for the purpose of receiving protest and hearing complaints of aggrieved tax payers on property values as fixed by the State Tax Commission for assessment purpose in the Parish.

Members present W. R. Toledano, President: H. Heard, W. E. Strehle, Jos. Sartis, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, Hirsch Moyer, E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottormann, A. C. Dumestre, F. Codifer.

The following protests were filed to-wit:

The Kenner Motor Co. Situated in Kenner, La; through Mr. E. E. Dorr, filed a protest against increased assessment value on its property fixed by the state tax commission and request a reduction of assessment on stock.

Philip W. Babcock, situated in the 7th ward through his attorney A. W. Swords, filed a protest against increased assessment values on its manufacturing plant and machinery fixed for the state tax commission.

Gretna Trust & Savings Bank, through Mr. W. R. White, and Attorney J. K. Gaudet, filed a protest against increased assessment value on its property in the 7th ward and property in the 3rd Ward of the Parish, fixed by the State Tax Commission.

Pontchartrain Lumber Co., situated in the 8th Ward through its attorney Mr. T. C. Querrens, filed a protest against increased assessment value on its merchandise fixed by the State Tax Commission.

Penick and Ford situated in the 4th Ward through its Attorney Mr. Jones, filed a protest against increased assessment value on its merchandise and machinery, fixed by the State Tax Commission.

Prest O Light Co., situated in the 7th Ward through its attorney Mr. Barkinkel, filed a protest against increased assessment value on its plant, fixed by the State Tax Commission.

Self Winding Clock Co., filed a protest against valuation fixed by the State Tax Commission on its five clocks located in various places in the parish.

Securities Mutual Casualty Co. through its attorney Mr. J. K. Gaudet filed a protest against assessment of its credits, request that the assessment be cancelled.

On motion by Mr. Ottermann, seconded by Mr. Codifer the following Resolution was adopted:

WHEREAS, protest have been filed with the Police Jury of the Parish of Jefferson, La. Complaining of the increased assessments made by the Louisiana Tax Commission against the following properties, and

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WHEREAS, the Police Jury of the Parish of Jefferson, sitting as a

Board of Reviewers is of the opinion that these protests are meritorious and just, with the exception of the protest filed by the Gretna Trust and Savings Bank against increased Valuation fixed by the State Tax Commission on the property situated in the 7th ward, therefore

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, sitting in the capacity here in above set forth that it recommends to the Louisiana Tax Commission reduction of assessment valuations and the restitution of the figures filed by the following complainants, and

Kenner Sheet 566) Kenner Motor Co. situated at Kenner, La.

Ward 8 Sheet No 3212) Pontchartrain Lumber Co. situated on Shrewsbury Road, Metairie Ridge, Ward 8.

Ward 7 Sheet No. 1376) Prest O Light Company, situated in the 7th Ward.

Ward 7, Sheet No. 97) Philip W. Babcock, situated in the 7th ward.

Ward 4, Sheet No. 973-974) Penick and Ford Ltd. situated in the 4th ward of the Parish.

(Ward 3, Sheet No. 1046A.) Self Winding Glock Company of Brooklyn, New York).

Ward 3, Sheet No. 358) Gretna Trust & Savings Bank, situated in Gretna, La. Ward 3.

Ward 4. Sheet No. 1250C) Securities Mutual Casualty Co. the Board recommend cancellation of assessment on credits of said company.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS --- Toledano, Heard, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Perrin, Ottermann, Dumestre, Codifer.

NAYS---- Strehle, Petit.

ABSENT --- Meyer.

There being no further business the Board adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La.

Sept. 14, 1932

The Police Jury met this day in regular session with the following members present: W. R. Toledano, President; Harold Heard, W. E. Strehle, Jos. Sartis, Alvin T. Stumpf, A. J. Cantrell, Ed. E. Feitel, Hirsch Meyer, E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre, Frank C. Codifer. Absent - - None.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published in the Official Journal.

On motion, duly seconded, the regular order of business was suspended to allow various parties to address the Jury.

Hon. Jos. A. Fisher, member of the House of Representatives, appeared before the Jury, on behalf of the Oyster, Shrimp and Fish Industries, in Barataria Bay section. Said industry being on the verge of destruction by the operation of the Hero pumping plant as now carried on, polluting the waters of Little Barataria and Big Barataria Bayous, and the upper waters of Barataria Bay. Request that immediate

steps be taken by the Police Jury to have the matter remedied. And
On motion of Mr. Stumpf seconded by Mr. Ferrin, It Was Resolved, that the District Attorney, Legal Advisor of the Jury be requested to advise the Police Jury what jurisdiction it has in the matter, if any, what procedure can the Jury take to rectify the condition.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer, Received and ordered filed.

Report of Finance Committee, All bills approved ordered paid.

Report of Parish Auditor. Received and ordered filed.

COMMUNICATIONS

From the Louisiana Digest. Request that the Police Jury subscribe for its membership and pay for the Louisiana Digest Official Journal of the Police Jury Association of Louisiana, for one year from August 1, 1932, to August 1, 1933, at \$3.00 per year member, was received, and

On motion of Mr. Ferrin, seconded by Mr. Stumpf, the Jury subscribed for the Journal for its fourteen members for a period of one

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year, from August 1, 1932, to July 31, 1933, at \$3.00 per year per member.

Application from Mr. C. Terrebonne for appointment as Electrical Inspector for the Fourth Ward, was received. and

On motion by Mr. Cantrelle, seconded by Mr. Feitel, Mr. C. Terrebonne was appointed Electrical Inspector for the Fourth Ward of the Parish.

The following is an opinion rendered by the Assistant District Attorney E. M. Conzelmann, relative to a claim of the Conservative Homestead Association for tax paid on a dual assessment.

OPINION

August 17, 1932.

Police Jury Parish of Jefferson,
Gretna, La.

Gentlemen:-

In reply to your request for an opinion as to whether or not the Police Jury should pay the Conservative Homestead Association tax paid on a dual assessment of 1930 on lots 41 and 42, Square 2, Hyman Sub-division, I wish to advise you that the Police Jury would have to reimburse H. H. Schill on the payment of taxes on receipt No 1820 which is a dual assessment of the same property assessed in the name of the Harahan Realty Company for the reason that the property was sold in the name of Schill for 1928 taxes and bought in by the Harahan Realty Company who would have become the rightful owners of the property, and any assessment of the property in any other name than the Harahan Realty Co., would be a dual assessment and any settlement to be made by the Police Jury on the ground of dual assessment would have to be made on tax receipt No. 1820 and no other.

Respectfully submitted,

E. M. CONZELMANN

The following contract between the Police Jury and the Gulf Refining Company was accepted.

FURNACE OIL CONTRACT

This contract made and entered into this 27th day of August, 1932, between Gulf Refining Company, of Port Arthur, Texas, first party, and Jefferson Parish Police Jury of Gretna, La. second party.

WITNESSETH - - That first party sells and agrees to deliver to second party and the second party purchases and agrees to receive from the first party.

ARTICLE - - Gulf Furnace Oil Heavy Oil for use in building at Gretna, La.

QUANTITY - - 2000 not to exceed 3000 gallons.

PRICE - - One dollar and ninety (\$1.90) Cents per 42 gallons barrel when taken in full tank wagon compartment lots or more,

DELIVERY - - By tank truck in lots not less than 500 gallons.

TIME - - Between September 1st, 1932, and June 30th, 1933, Three days notice to be given representative of first party at Gretna, La., before each delivery is required.

PAYMENT - - Payment shall be made 1st, of month following date of invoice.

The financial responsibility of second party must at all times be satisfactory to first party, or shipments may be suspended, and in case second party shall fail to pay any draft drawn by first party for bills due, first party, if it so elect, may cancel and terminate this contract.

CONDITIONS -- Second party agrees to furnish suitable storage tank and proper connection there to in order that deliveries can be made outside of a building which shall at all times be accessible, and that all private ways and connections between a public highway and the connections to the receiving tank shall be kept at all times in a suitable condition to permit the unloading of oil from tank-wagons or trucks, and the free passage of trucks and employees of the first party. First party shall not be liable for, or on account of, any damage to the premises where delivery is made or to property of second party arising out of, or by reason of, such deliveries.

In case of strike, fire, failure of railway, pipe line or vessel service, as public or private carriers or any act of God or providential cause happening to either party to this contract, the suffering party may at its or their option suspend terms and conditions of this contract, for a reasonable period, and no liability for damage shall attach against either party on account thereof. This contract is not assignable except with written consent of the first party.

This contract to be signed in triplicate by both parties hereto and become effective only when approved by the vice-President or General Manager of Sales and Distribution Dept. of first party, and when so approved, duplicate will be forwarded promptly to second party.

DATE - - This contract executed this 27th day of August, 1932,

by

GULF REFINING COMPANY

E. M. Brown

E. M. Brown

Ass't District Sales Manager.

For WM. E. STREHLE.

Joff. Parish Police Jury.

WITNESS: - - E. SAILM.

APPROVED: J. W. WILLIAMS

V. Pres. Gulf Refining Co.

PETITION

Petition signed by the property owners and residents living on Ocean Avenue, McDonoghville, La. petition the Jury to open Ocean Avenue to the paved highway, a distance of approximately 100 feet, as a convenience to residents living on Ocean Avenue to reach the Transit Bus Line, was read. And

On motion of Mr. Feitel, seconded by Mr. Strehle, the following committee was appointed to investigate and co-operate with the Board of Aldermen of the City of Gretna in order to have Ocean Avenue opened up for public use to the highway.

Petition, signed by property owners within the limits of Jefferson Water Works District No. 2, representing assessments amounting to \$4,794,666. petitioned the Jury to appoint and recommend for appointment Mr. Joseph L. Sartis as a member of the Board of Commissioners of the Jefferson Water Works District No. 2, for a period of five (5) years vice R. W. Mayronne, term expired,

Petition signed by property owners within the limits of Jefferson Water Works District No. 2, representing assessments amounting to \$3,320,587. Petitioned the Police Jury to appoint and recommend for re-appointment Mr. R. W. Mayronne as a member of the Board of Commissioners of the Jefferson Water Works District No. 2, for a term of five (5) years vice himself, term expired was read. And

On motion of Mr. Strehle, seconded by Mr. Meyer the following resolution was adopted:

WHEREAS, the tabulation of petitions recommending the appointment of Mr. Joseph L. Sartis on the Board of Commissioners of the Jefferson Water Works District No. 2, for a term of five (5) years, vice Mr. R. W. Mayronne, term expired, show assessments amounting to \$4,794,666. And

WHEREAS, the tabulation of petitions recommending the re-appointment of Mr. R. W. Mayronne, on the said Board of Commissioners of Jefferson Water Works District No. 2 for a term of five (5) years vice himself, term expired, show assessments amounting to \$3,320,587. And

WHEREAS, the tabulation of petitions show that Mr. Joseph L. Sartis has the greatest amount of assessments, recommending his appointment, therefore.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that Mr. Joseph L. Sartis, be and is hereby appointed as a member of the Board of Commissioners of the Jefferson Waterworks District No. 2, for a term of five (5) years, vice Mr. R. W. Mayronne, term of office expires.

Roll being called to vote on the adoption of the above resolution, resulted as follows:

YEAS - - - - Toledano, Heard, Strohle, Sartis, Stumpf, Cantrelle, Meyer, Gordon, Petit, Perrin, Otterman, Dumestre, Codifer.

NAYS None. Feitel not voting.

The President declared the Resolution adopted.

Motion by Mr. Feitel, seconded by Mr. Heard, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the Sheriff's allowance for feeding prisoners be, and is hereby fixed at fifty (50¢) cents per day per prisoner, effective on and after October 1, 1932, Adopted by an

unanimous vote.

Motion by Mr. Codifer, seconded by Mr. Ottermann, the following Resolution was passed.

BE IT RESOLVED, by the Police Jury that Mr. Chas Hebert, Jr. pound keeper for the 7th Ward be and is hereby authorized to perform and exercise duty of pound keeper for the eighth ward of the Parish.

Motion by Mr. Ottermann, seconded by Mr. Petit, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury, Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow on behalf of Road District No. 1, the sum of One Thousand Nine Hundred and Seventy-five (\$1,975.00) Dollars, from the sinking fund account of Road District No. 3, and the sum of Two Thousand Seven Hundred Fifty (\$2,750.00) Dollars from the new jail sinking fund account to pay bonds and interest due September 15, 1932 by Improved Road District No. 1 of the Parish of Jefferson.

BE IT FURTHER RESOLVED, that the Police Jury do hereby, dedicate appropriate and set aside the sum of \$1,975.00 out of the Revenues of Road District No 1 for the year 1932, to pay the amount borrowed from Road District No. 3, and hereby dedicate, appropriate and set aside the sum of \$2,750.00 out of the revenues of road district No. 1 for the year 1932 to pay the amount borrowed from the New Jail Sinking Fund.

Roll being called to vote on the adoption of the above resolution, resulted as follows:

YEAS- - - Heard, Strehle, Sartis, Stumpf, Cantrelle Feitel, Meyer, Gordon, Petit, Ferrin, Ottermann, Dumestre, Codifer.

The President declared the Resolution adopted.

By Motion of Mr. Cantrelle, seconded by Mr. Petit, the Secretary was instructed to notify all Constables of the Parish, except Grand Isle, to appear before the Police Jury at the next regular meeting to be held in October to discuss reductions in salaries, and show cause why there should not be another cut.

The following Ordinance was offered by Mr. Heard, for adoption by the Jury, seconded by Mr. Sartis.

AN ORDINANCE

An Ordinance to create two voting precincts in the First Ward of the Parish of Jefferson.

BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that the First Ward of the Parish of Jefferson as the same presently exists be and the same is hereby divided into two separate voting precincts to be known as Precinct No. One and Precinct No. Two.

BE IT FURTHER ORDAINED, etc., that Precinct One shall comprise all of that territory lying between the Mississippi River, the Fifteenth Ward of the City of New Orleans and a line parallel through the center of Anson Street extending from the Mississippi River to the line of the Parish of Orleans.

Ward 1
Divided
into two
Precincts

BE IT FURTHER ORDAINED, etc., that Precinct Two shall comprise all of that territory lying between Second Ward of the Parish of Jefferson, the Mississippi River, and the line of the Parish of Orleans, and a line parallel through the center of Anson Street which extends from the Mississippi River to the line of the Parish of Orleans.

BE IT FURTHER ORDAINED, etc., that all ordinances in conflict herewith be and the same are hereby repealed.

Roll being called to vote on the adoption of the above ordinance resulted as follows:

YEAS- - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Ferrin, Ottermann, Dumestre, Codifer.

NAYS- - - None.

The President declared the ordinance adopted.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President.

Gretna, La. Oct. 19, 1932.

The Police Jury of the Parish of Jefferson met this day in regular session, the following members were present: W. R. Toledano, President, Harold Heard, W. E. Strehle, Joseph L. Sartis, Alvin T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, Hirsch Meyer, E. M. Gordon, Joseph Petit, Clem Ferrin, Robt. Ottermann, A. C. Dumestre, Frank Codifer.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved.

On motion duly seconded the regular order of business was suspended to allow parties to address the Jury.

Constables of the First, Second, and Fifth Justice of the Peace Courts appeared before the Jury as notified to show cause why their salary should not be reduced. After discussion it was resolved that no cut be made in the salary of the constables of the First, Second, Fifth and Sixth Justice of the Peace Courts with the understanding that they are to exercise their authority in suppressing the Disturbance of the Peace in residential sections of the Parish by peddlers crying out their wares, and to arrest any peddler, peddling without the proper license required for such purpose.

Mr. John Ernest on behalf of the Dairy Interest of Jefferson Parish urged that the Jury pass Resolution requesting the Hon. Mayor and Members of the Commission Council of the City of New Orleans to adopt the United States Public Health Service Standard Milk Grading Ordinance, as regards to both raw and pasteurized milk as the paramount regulation of the production and marketing of milk in the City of New Orleans, and

By motion of Mr. Ottermann, seconded by Mr. Codifer, the following resolution was adopted:

President & Members, Police Jury,
Jefferson Parish, Louisiana,

Gentlemen:-

WHEREAS, the Parish of Jefferson is so related economically with the Parish of Orleans that it is for all practical purposes within

the metropolitan area of the City of New Orleans.

And, whereas, the dairymen of this parish annually market upwards of a million dollars worth of raw milk in the City of New Orleans, the greater part whereof, in turn, is spent by those dairymen with the merchants of New Orleans.

And, whereas, the dairymen, in a spirit of progress and greater service, are desirous of raising the standards of their industry by complying with the requirements of the U. S. Public Health Service Standard Milk Grading Ordinance, the latest and most advanced regulation of milk.

And, whereas, the adoption of this Ordinance will secure to the citizens of New Orleans the best available milk supply, as well as securing to the metropolitan area a source of yearly income otherwise unavailable thus promoting the well being and property of both Parishes.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that it respectfully petition Hon. T. Semmes, Walmsley, Mayor, and the Members of the Commission Council of the City of New Orleans to adopt at the earliest practicable moment the U. S. Public Health Service Standard Milk Grading Ordinance, as regards both raw and pasteurized milk, as the paramount regulation of the production and marketing of milk in the city of New Orleans.

Very truly yours,
DAIRYMEN'S PROGRESSIVE ASS'N.

The regular order of business was resumed.

Report of Treasurer received and ordered filed.

Report of Finance Committee all bills approved ordered, paid.

Report of A. L. McCann, supervising Inspector for Tick eradication received.

Report of H. W. Fristoe, County Agent, received

Report of Parish Auditor, received.

From the Intracoastal Canal Association, requesting the Jury to appoint a committee to attend the convention to be held at Lafayette, La. November 11 and 12th, 1932, and

By motion of Mr. Feitel, seconded by Mr. Petit, it was resolved that a committee of Four (4) be appointed to attend the convention and that their expense not to exceed Sixty (\$60.00) Dollars be paid by the Jury. The president appointed Mr. Strehle, Mr. Heard, Mr. Meyer, Toledano on the committee.

From J. Burrows Johnson, New Orleans, La., requests the Jury to have Park Road, Metairie Ridge, put in good condition. Referred to read superintendent.

From Rev. F. Rombouts, Metairie Ridge, calling the Jury's attention to drainage condition in front of St. Francis Xavier's Church and School, referred to Drainage District No. 4.

From R. S. Knight, Metairie Ridge, relative to road condition on La Barre Road, referred to Road superintendent.

From the American Legion with reference to the Police Jury granting scholarships to war orphans received.

From G. W. Lawes, requesting the use of the Parish Grader to open up a Roadway in Brockenbraugh Court, Metairie, expense to be paid by

him, and

By motion of Mr. Codifer, seconded by Mr. Ottermann, permission was granted.

From Miss Dot Maurad, Metairie, thanking the Police Jury for the scholarship awarded to her to the Louisiana State University from which institution she graduated. Received.

From Jefferson Parish Guide, offering a proposition to assist welfare work in the Parish was read, and the secretary was instructed to request Mr. Chas. J. Hill, Editor, to appear before the Jury at the next regular meeting to discuss the matter in order that the Jury can get a better understanding of the proposition.

Petition signed by the residents and tax payers of Jefferson Terrace 7th Ward petitioning the Jury to take the necessary action against Mr. F. Molter of Jefferson Terrace to eliminate the operation of a dairy in the residential section of Jefferson Terrace contend that same is a nuisance, was read. The secretary was instructed to inform the petitioners that the Police Jury is powerless in the matter and that their only redress would be the courts.

J. H. Payne, Parish Engineer, filed a map of Lake Shore Subdivision approved by him for acceptance by the Jury, and

On motion of Mr. Strehle, seconded by Mr. Perrin, the map or plans of said subdivision was accepted.

Request of Johnny Beals for a permit to erect two (2) oil tanks on his property Jefferson Highway, 7th Ward, was referred to the Oil Commission.

Motion by Mr. Petit, seconded by Mr. Cantrelle, that the Court-house and Jail Committee was given full power to act in purchasing beds for the dormitory in the Courthouse at Gretna.

Request of Mr. A. Fried, that he be paid rent for allowing the road superintendent to use the neutral ground in front of his property for the Parish Garage, and by motion of Mr. Feitel, seconded by Mr. Heard, request was rejected.

The Secretary was instructed to notify Mr. Brockman, contractor working on Government Locks at Harvey, La., to restore the sidewalk on Louisiana Avenue and Fourth Street, Harvey, La., in good condition which was destroyed while constructing said locks.

On motion duly seconded the secretary was instructed to notify the Lake and Riverland Company to place gravel on the streets in their subdivision.

By motion of Mr. Stumpf, seconded by Mr. Perrin, the secretary was instructed to request the District Attorney for an opinion as to whether or not persons operating delivery wagons are considered peddlers. Also whether or not constables of the Parish have a legal right to arrest peddlers without a warrant.

By motion of Mr. Ottermann, seconded by Mr. Stumpf, that the secretary call the attention of Mr. Wendt, maintenance Engineer of the State Highway Commission to the condition of the pavement on Jefferson Highway and its shoulders in the Seventh, Eighth, and Ninth wards of the Parish and request that he give this matter immediate attention.

On motion of Mr. Petit, seconded by Mr. Stumpf and carried. Alphonse Adam, Barataria Section, was appointed poundkeeper for the 6th Ward.

On motion by Mr. Stumpf, seconded by Mr. Heard, the following

resolution was adopted:

Be It Resolved, by the Police Jury of the Parish of Jefferson, in regular meeting assembled that a committee of five members be appointed to inspect the work thus far done in connection with the making of a Parish map by J. H. Payne, Parish Engineer.

Be It Further Resolved, that said committee be given full power to act in accepting an assignment against this Jury for the sum of Two Thousand Five Hundred (\$2,500.00) Dollars to be paid to said J. H. Payne out of revenues of this Jury for the year 1933, same to be pledged dedicated out of revenues for the year 1933 to secure payment for the assignment.

Roll called on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Perrin, Ottermann, Dumestre, Codifer.
NAYS - - - None. Absent - - Petit.

The following were appointed on the committee: Stumpf, Cantrelle Ottermann, Dumestre, Toledano.

Motion by Mr. Gordon, seconded by Mr. Codifer the following ordinance was adopted:

An Ordinance to authorize the President on behalf of the Police Jury to borrow from D. H. Roussel the sum of Two Thousand Five Hundred (\$2,500.00) Dollars to pay current expenses of the Police Jury of the Parish of Jefferson for the year 1932, authorizing the execution of a note in favor of D. H. Roussel for said amount, dedicating, appropriating and setting aside the amount borrowed out of the taxes and revenues of the Parish of Jefferson for the year 1932 to pay the amount borrowed.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled that President be and he is hereby authorized and empowered to borrow from D. H. Roussel on behalf of this Police Jury the sum of Two Thousand Five Hundred (\$2,500.00) Dollars for the purpose of paying the current expenses of the Police Jury for the year 1932.

SECTION II. BE IT FURTHER ORDAINED, etc., that President is furtherized and empowered to execute in favor of said D. H. Roussel a note for the amount borrowed.

SECTION III. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note executed as herein provided, the Police Jury hereby dedicates, appropriates and sets aside the sum of Two Thousand Five Hundred (\$2,500.00) Dollars out of the revenues and taxes of the Parish for the year 1932.

Roll being called to vote on the adoption of the above resulted as follows:

YEAS - - - Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Perrin, Ottermann, Dumestre, Codifer.
NAYS - - - None Absent - - - Petit.

The President declared the Ordinance adopted.

The following is a copy of resolutions adopted by the Louisiana Tax

Commission pertaining to recommendations made by the Police Jury sitting as a Board of Reviewers on values fixed by the Tax Commission. Parish of Jefferson

1411 American Bank Building
New Orleans, Louisiana.
October 11, 1932.

The Louisiana Tax Commission met this day in its office in the City of New Orleans, with a quorum present, for the purpose of considering the recommendations of the Police Jury of Jefferson Parish, adopted by said body while acting as a Board of Reviewers to hear complaints of taxpayers dissatisfied with the value fixed by this Commission, over those of the Assessor and Parish Board of Equalization of said Parish for the year 1932.

After careful examination and full consideration of all available information regarding each complaint and recommendation, a motion was adopted that the following reduction be granted and the assessor instructed to change his records accordingly:

GRETNA TRUST & SAVINGS BANK, Gretna, Ward 3, Sheet 651.
Furniture & Fixtures; Deduct \$2,100.00 to leave \$15,000.00 in lieu of \$17,100.00.

PHILIP W. BABCOCK, Ward 7, Sheet 97.
Manufacturing plant - - Machinery: Deduct \$5,500.00 to leave \$12,500.00 in lieu of \$18,000.00

THE PREST O-LITE COMPANY INC. Ward 7, Sheet 1376.
Improvements Country Real Estate Deduct \$1,900.00 to leave \$12,200.00 in lieu of \$14,100.00

KENNER MOTOR COMPANY, Kenner - Sheet 566.
Merchandises: Deduct \$1,800.00 to leave \$7,600.00 in lieu of \$9,400.00.

The application and recommendation for reduction of assessments of the following taxpayers were denied for the reason that no evidence of error in the values presently fixed has been submitted to this Commission:

Self-Winding Clock Co. - - Ward 3; Sheet 1046-A.
PENICK & FORD, LTD. - - Ward 4; Sheet 973-974.
SECURITY MUTUAL CASUALTY CO. Ward 4; Sheet 1250-C.
PONTCHARTRAIN LUMBER CO. INC. WARD 8, Sheet 3212.
SINCLAIR REFINING CO. - - Ward 4- Westwego.

A motion was unanimously adopted that the assessment of the following names taxpayers to be corrected as stated herewith:

HUMBLE OIL & REFINING CO & RYCADE OIL CORP - - Ward 6, Sheet 398;
Oil and Gas Land Equipment - - deduct drilling rigs \$5,000.00 to leave NOTHING.

GRETNA TRUST & SAVINGS BANK - - Ward 8; Sheet - - County Lots:
Deduct \$2,000.00 to leave \$5,000.00 in lieu of \$7,000.00.

ATLAS POWDER CO. - - Ward 8; Sheet 106: Mules - - deduct (2) \$20.00 to leave NOTHING.

LEO A. MARRERO - - Ward 9, Sheet 665: City Lots - - Deduct 3 lots and \$200.00 to leave 7 lots, \$440.00 in lieu of 10 lots, \$600.00

It was moved, seconded, and unanimously adopted that a copy of these resolutions be sent to the Assessor and Secretary of the Police Jury of Jefferson Parish for their information and guidance.

There being no further business the Commission adjourned.

Wm. L. Rankier, Asst. Chairman.

W. C. Howell, Acting Sec.

The following resolution offered by Mr. Stumpf, seconded by Mr. Sartis was adopted by a unanimous vote.

WHEREAS, Honorable Huey P. Long, and Honorable O. K. Allen, both pledged themselves in public addresses to extend the concrete highway from Fifth Street to Tenth Street on Copernicus Avenue in order that the children attending the Gretna High School would have the benefit of bus service in transporting them to and from school, and

WHEREAS, the present road is in a deplorable condition and the buses are unable to negotiagate the road from Fifth Street to Tenth Street on Copernicus Avenue compelling the children to walk that distance in clement weather, therefore.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson that due to the great necessity for the completion of the above proposed concrete highway that Honorable Huey P. Long and Honorable O. K. Allen be and they are respectfully requested to give the matter their attention in order that the said proposed highway might be completed at the earliest possible moment.

Adopted by a unanimous vote.

On motion duly seconded the Jury went into executive session.

Reconvening in open session Mr. Stumpf moved seconded by Mr. Heard, and carried that the bill of Mr. Ed. Masset for hauling, putting up and taking down polling booths in ward 8, Precinct No. 1, for election held September 23, 1932, in the amount of \$10.00 be paid.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Nov. 4, 1932.

The Police Jury met this day in special session with the following members present. W. R. Toledano, President; H. Heard, W. E. Strehle, Jos. L. Sartis, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, Hirsch Meyer, E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre.

Absent - - - Frank Codifer.

The President announced that the special meeting was called for the purpose of considering a budget for the year 1933, also for the purpose of authorizing and empowering the President to borrow on behalf of the Police Jury the sum of Twenty-Five Hundred (\$2 500.00) Dollars from the Harahan Volunteer Fire Company to pay current expenses of the Police Jury.

On motion of Mr. Ottermann, seconded by Mr. Petit, the following resolution was adopted.

BE IT RESOLVED by the Police Jury of the Parish of Jefferson in special session assembled that the following budget for the year 1933

be and is hereby approved by this Jury.

BUDGET
PROBABLE REVENUES FOR THE YEAR 1933.

Parish Tax - - - - -	\$127,000.00
Parish Tax Municipality of Westwego	3,000.00
Parish License	4,000.00
Anticipated Race Track License	12,500.00
Trappers License	250.00
Franchises	\$ 1,150.00
Gas Tax	37,500.00
	<hr/>
	\$ 185,400.00

EXPENSES FOR THE YEAR 1933.

Salary, Secrotary Police Jury - - - - -	\$1,800.00
Salary, Treasurer	900.00
Salary, Parish Eng.	600.00
Salary, Parish Auditor	420.00
Salary, Assistant District Attorney	1,000.00
Salary, Custodian of Court House	1,200.00
Salary, Probation Officer	1,500.00

Salary, Justicos of Peaco & Constables- - - - -	\$ 7,500.00
Salary, Jail Physician	700.00
Salary, Official Court Stonographer	2,100.00
Salary, Indoxing Books Clerks of Court Offico	2,400.00
Salary, Sheriff Annual Criminal	1,000.00
Assessor's Compensation	2,250.00
Sheriff's Court Expense	600.00
Clerk Attending Court	800.00
District Attorney's Fees	1,500.00
Coroner's Fees	1,800.00
Compensation of Registrar of Voters & Ass't Paupers	800.00
2,000.00	
Compensation for the aged blind	240.00
Mileage & Per Diem	2,000.00
Stationery and Office Supplies	3,000.00
Grand, Petit and Coroner's Jury Warrants	5,760.00
Feeding Prisoners	7,000.00
Transportation of Prisoners and Insane	700.00
Maintenance of Buildings	5,000.00
Election Expense	1,500.00
Interest on Loans	9,770.00
Fire Patrols	4,320.00
Beneficiary Students	3,500.00
Excess Revenue Bonds and Interest (Gen. Imp.)	
OUT OF GASOLINE TAX	21,040.00
Salary, Road Supt.	1,800.00
Salary, Assistant Road Superintendent	1,200.00
Salary, Road Foreman District No. 3	900.00
Salary, Gas Tax Inspector	2,700.00
Gas, Oil and Electricity	1,800.00

Roads and Bridges	33,900.00
Board of Health	1,200.00
Miscellaneous	5,000.00
County Agent	2,400.00
Official Journal	800.00
Contingent Expense Funds	30,000.00
Parish Map	9,000.00
	<u>\$ 185,400.00</u>

BE IT FURTHER RESOLVED, that the Secretary be and he is hereby instructed to advertise said budget in the Official Journal for three consecutive times before final adoption by the Police Jury at the Regular meeting to be held December 14, 1932.

Roll being called to vote on the adoption of the resolution resulted as follows:

YEAS---- Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre,
 NAYS---- None. ABSENT - - - Codifer.

On motion by Mr. Ottermann, seconded by Mr. Meyer, the following ordinance was adopted;

An ordinance to authorize the President on behalf of the Police Jury, to borrow from the Harahan Volunteer Fire Co., the sum of \$2,500.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1933, authorizing the execution of a note in favor of said Harahan Volunteer Fire Company for said amount and dedicating appropriating, and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1933 to pay the amount borrowed.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Harahan Volunteer Fire Co. on behalf of this Police Jury, the sum of \$2,500.00 and each additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of this Police Jury of the Parish of Jefferson, for the year 1933.

SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Harahan Volunteer Fire Co. a note for the amount herein set forth, together with the interest due or to become due thereon.

SECTION III. BE IT FURTHER ORDAINED, etc., that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$2,500.00, out of the revenues and taxes of the Parish for the year 1933, together with such other or further sum as may be necessary to pay the interest on said amount.

I the undersigned, William Hepting, Secretary of the Police Jury of the Parish of Jefferson, do hereby certify that the above and foregoing is a true and correct copy of ordinance extracted from the minutes of the special meeting of the Police Jury, held No. 4, 1932.

On motion duly seconded the secretary was instructed to notify the Constable of the Fifth Justice of the Peace Court to arrest parties selling vegetables and fruit without a license on the highway on Oak Ridge Park, Metairie Ridge,

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

GRETNA, La. Nov. 16, 1932.

The Police Jury met this day in regular session, with the following members present:

W. R. Toledano, President; H. Heard, W. E. Strehle, Jos. L. Sartis, Ed. E. Feitel, Hirsch Meyer, E. M. Gordon, Jos. Petit, Clem Perrin, Robert Ottermann, A. C. Dumestre, F. Codifer.

Absent - - - A. T. Stumpf, A. J. Cantrelle.

On motion duly seconded, the reading of the minutes of the last meeting was dispensed with and approved as published.

REPORTS

Report of the Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved and ordered paid.

COMMUNICATIONS

From the Eighth Ward Democratic Club, calling the Police Jury's attention to the condition of roads and bridges in the eighth ward, Received.

From the State Live Stock Sanitary Board advising the Police Jury that in accordance with Section 4, of Act No. 6 of 130, beginning November 1st tick eradication, together with all necessary expenses involved will be assumed by the Live Stock Sanitary Board, received and ordered filed.

The following communication from M. C. Tyler, District Engineer, United States War Department, was received.

Mr. Weaver R. Toledano, President,
Police Jury, Jefferson Parish,
Gretna, La.

Right of way
for public Road
along side
Intracoastal
Canal Donated

Dear Sir:-

In the Interest of the public generally and to better serve industries that desire to locate on the new Louisiana Texas Intracoastal Waterway at Harvey, La., this office has agreed to change the location of the boat pen from the site north of Eleventh Street, and also dedicate to the proper Parish authorities a right-of-way for a road beginning at Eleventh Street and extending southerly along East right - of -

way line of the waterway a distance of 1000 feet. This office has been informed that the matter of accepting the donation of the right-of-way for this road will come up November 9th and that there is some question of the Jury accepting. Since the arrangement as worked out with the assistance of the owners of the property on the East side of the waterways is very advantageous to the Government, this office would appreciate your favorable consideration if consistent to do so. A map showing the property in question is inclosed.

Thanking you for your prompt attention,

Very truly yours,

(Signed) M. C. Tyler, Lieut. Col.

Corps of Engineers, Dist. Engineer.

Mrs. William Adelman, and daughters, Mrs. Rebecca Harvey Kuntz, and Mrs. Laura Harvey Loeffler, co-owners of the property adjacent to and along the East side of the right-of-way of the United States Government Intracoastal Canal, Harvey Canal, Section I, through their attorney Mr. A. J. Peters submitted the following act of donation for the right-of-way along the Intracoastal Waterway, Harvey Canal Section I, for a road.

UNITED STATES OF AMERICA
STATE OF LOUISIANA
PARISH OF JEFFERSON

Be It Known, that on the 18th day of the Month of November, in the year of Our Lord, one thousand nine hundred and thirty-two and of the Independence of the United States of America, the one hundred and fifty-seventh.

Before me, Vic. A. Pitre, Clerk of Court and Ex-Officio Notary Public of the Parish of Jefferson, State of Louisiana, therein residing and in the presence of the witnesses hereinafter named and undersigned. Personally Came and Appeared:

1st. Mrs. Katie A. Christian, Widow by first marriage of Robert L. Harvey, and wife by second marriage of William Adelman, of the full age of majority and a resident of the Town of Metairie, Parish of Jefferson, State of Louisiana.

2nd. Mrs. Rebecca Harvey, wife of Gehard (or Gay) G. Kuntz, of the full age of majority and a resident of the city of Milwaukee, County of Milwaukee,

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State of Wisconsin.

3rd. Mrs. Laura Harvey, divorced wife by first marriage of Edwin G. Koebel, and now wife by second marriage of Ralph E. Loeffler, of the full age of majority and a resident of the City of Milwaukee County of Milwaukee, State of Wisconsin.

The second and third named appears are herein represented by Mrs. Katie A. Christian Adelman under and by virtue of a power of attorney granted to the said Mrs. Katie A. Christian Adelman by the said Mrs. Rebecca H. Kuntz and Mrs. Laura H. Loeffler by act under private signature executed on October 26th, 1932 and acknowledged before Henry O. Grubert a Notary Public in and for the City of Milwaukee, County of Milwaukee, and State of Wisconsin, on October 26th, 1932, and which power

of attorney is hereto annexed and made part hereof.

Who declared that for the consideration and on the terms and conditions hereinafter expressed they do by these present, grant, bargain, give, donate, convey, transfer, assign, set over and deliver and dedicate unto:*

THE POLICE JURY OF THE PARISH OF JEFFERSON, STATE OF LOUISIANA, represented by Weaver R. Toledano, President, thereof, here present and accepting for the said Police Jury of the Parish of Jefferson, State of Louisiana, its successors and assigns, the said President acting under and by virtue of a resolution adopted by the said Police Jury of the Parish of Jefferson, State of Louisiana, at a meeting thereof held on November 16, 1932, a certified copy of which resolution is hereto annexed and made part hereof, the following described property to-wit:-

A right-of-way 80 feet in width for highway and/or levee purposes, alongside of, adjoining and paralleling the right-of-way along the East Bank of the United States Government Intracoastal Waterway, Harvey Canal, Section 1, said right-of-way 80 feet in width, beginning at the South line of Eleventh Street and at a distance of 2,087.2 feet from the South line of Fourth Street and at a distance of 2,087.2 feet from the south line of Fourth Street and extending along said right-of-way of the United States Government, Intracoastal Waterway, Harvey Canal, Section 1, through property and lands belonging to the said Mrs. Katie A. Christian Adelman, and Mrs. Rebecca Harvey Kuntz and Mrs. Laura Harvey Loeffler, in Jefferson Parish State of Louisiana, situated, lying and being on the east bank of said United States Government Intracoastal Waterway, Harvey Canal, Section No. 1, and extending towards the pumping plant of the Jefferson and Plaquemines Drainage District along the right-of-way of the United States Government Intracoastal Waterway, Harvey Canal, Section No. 1, and on its East side for a distance of 1000 feet in a southerly direction. Said right-of-way is designated as "Harbor Road," on the map or plan of the Intracoastal Harbor sites, at Harvey, Jefferson Parish, Louisiana, made by C. O. Hooper, Industrial Engineer, on September 1st, 1932, a copy of which is annexed hereto and made a part hereof.

Being a portion of a larger tract which was acquired by Mrs. Katie A. Christian Adelman and the said Mrs. Rebecca H. Kuntz and Mrs. Laura H. Loeffler, widow and heirs, respectively of the late Robert L. Harvey in his succession No. 453, 28th Judicial District Court, Parish of Jefferson, Louisiana, by judgment dated August 14, 1923, registered in C. O. B. 59, at folio 129, in the Conveyance Office of Jefferson Parish Louisiana, and which tract is owned in indivision by the donors herein, the proportion of:

An undivided 2-4 or 6-8 to said Mrs. Katie A. Christian Adelman, and undivided 1-2 or 1-4 or 1-8 each to the said Mrs. Rebecca H. Kuntz and Mrs. Laura H. Loeffler.

To Have and to Hold the above described right-of-way and all rights and privileges granted hereunder unto the said Police Jury of the Parish of Jefferson, State of Louisiana, its successors and assigns, the same being dedicated unconditionally, irrevocably and in perpetuity for the purpose of a public highway or road and to be open to the public for all public uses and purposes, and the same being free and clear of all liens mortgages and encumbrances of any nature or kind whatsoever,

and with full and general warranty of title and with full subrogation and substitution to all rights and actions in warranty held by the donors.

This Grant, transfer and donation is made and accepted for and in consideration of the price and sum of One (\$1.00) Dollar, and the further benefits to accrue to the donors in the added conveniences resulting from said right-of-way and/or Harbor Road, and the enhanced value that will result to adjacent lands as the result of said dedication of said right-of-way and/or Harbor Road.

The marital status of each donor is as follows:-

Mrs. Katie A. Christian Adelman declared under oath that she was twice married, the first time to Robert L. Harvey, who died on August 27th, 1904 and whose succession was opened as hereinabove stated; that she thereafter married William Adelman with whom she is now living in the Town of Metairie, Parish of Jefferson, State of Louisiana.

The said Mrs. Katie A. Christian Adelman further declared under oath that her daughter Mrs. Rebecca Harvey Kuntz was married but once and then to Gehard G. Kuntz with whom she is living in Milwaukee, Wisconsin, and that her other daughter Mrs. Laura Harvey Loeffler was twice married, the first time to Edwin G. Koebel, from whom she was divorced by judgment of the Civil District Court for the Parish of Orleans, State of Louisiana, on the 26th day of June, in the year 1925, and that she was thereafter on March 12th, 1929, married to Ralph E. Loeffler, with whom she is living in Milwaukee, Wisconsin.

Thus Done and Passed at my office in the Parish of Jefferson, State of Louisiana, on the day and date first above written in the presence

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of Ethel Bautsch and Victorine Letulle, lawful witnesses who have signed with said appearers and me, Clerk of Court and Ex-Officio Notary Public for said Parish and State, after due reading of the whole.

WITNESSES;

Ethel Bautsch, Victorine Letulle.

Vic. A. Pitre, Clerk of Court and Ex-Officio Notary Public.

(ORIGINAL SIGNED)

Mrs. Wm. Adelman

Mrs. Rebecca Harvey Kuntz,

by Mrs. Wm. Adelman Agt.

Mrs. Laura Harvey Loeffler,

by Mrs. Wm. Adelman agt.

Police Jury of Parish of Jefferson,

by Weaver R. Toledano, President.

A True Copy

Clerk of Court and Ex-officio Notary Public.

On motion of Mr. Gordon, seconded by Mr. Strehle, the following resolution was adopted:

Gretna, Louisiana,

November 16, 1932.

At a meeting of the Police Jury of the Parish of Jefferson, State of Louisiana, held on the above date, at which meeting a quorum was

present, the following resolution was adopted:

WHEREAS, Mrs. William Adelman, and her daughter Mrs. Rebecca Harvey Kuntz, and Mrs. Laura Harvey Loeffler, are the owners of a tract land immediately adjoining the east line of the right-of-way United States Government Intracoastal Waterway, Harvey Canal, Section No. 1, for a distance of over 13,000 feet;

WHEREAS, the United States Government has agreed to change the location of the boat pen from the north side of Eleventh Street to a point south of it, provided that the owners of the property donate a tract of land for the machine shop which is to be located in a space north of Eleventh Street and also dedicate to the proper Parish Authorities, a right-of-way for a road 80 feet wide beginning at Eleventh Street and extending southerly along the east right-of-way line of the Waterway, a distance of 1000 feet;

WHEREAS, such arrangement would be advantageous to the United States Government.

WHEREAS, the said Mrs. William Adelman and her daughters, as co-owners, are willing to donate a right-of-way 80 feet in width and extending south along the east line of said right-of-way of the said Intracoastal Waterway, Harvey Canal, Section No. 1, for a distance of 1000 feet from Eleventh Street; therefore be it:

RESOLVED:-

That the Police Jury of the Parish of Jefferson, State of Louisiana, accept from Mrs. William Adelman and her daughters, Mrs. Rebecca Harvey Kuntz and Mrs. Laura Harvey Loeffler, the donation of the following described property, located in the Parish of Jefferson, State of Louisiana, and alongside of the said Intracoastal Waterway, Harvey Canal, Section 1, viz:-

A right of way 80 feet in width for highway and/or levee purposes, alongside of adjoining and paralleling the right-of-way along the east bank of the U. S. Government Intracoastal Waterway, Harvey Canal, Section No. 1, said right-of-way, 80 feet in width, beginning at the South Line of Eleventh Street and at a distance of 2087.2 feet from the south line of Fourth Street and extending along said right-of-way of the United States Government, Intracoastal Waterway, Harvey Canal Section No. 1, through property and lands belonging to the said Mrs. Katie A. Christian Adelman, and Mrs. Rebecca Harvey Kuntz, and Mrs. Laura Harvey Loeffler, in Jefferson Parish, State of Louisiana, situated, lying and being on the east bank of said United States Government Intracoastal Waterway, Harvey Canal,

Section No. 1, and extending towards the pumping plant of the Jefferson and Plaquemine Drainage District along the right-of-way of the United States Government Intercoastal Waterway, Harvey Canal Section No. 1, and on its east side for a distance of 1000 feet in a southerly direction. Said right-of-way is designated as "Harbor Road", on the map or plan of the Intracoastal Harbor Sites, at Harvey, Jefferson Parish, Louisiana, made by C. O. Hooper, Industrial Engineer, on September 1st, 1932, a copy of which is annexed hereto and made part hereof.

Being a portion of a larger tract which was acquired by Mrs. Katie A. Christian Adelman and the said Mrs. Rebecca H. Kuntz and Mrs. Laura H. Loeffler, widow and heirs, respectively, of the late Robert L. Harvey, in his succession No. 453, 28th Judicial District Court, Parish of

Jefferson, Louisiana, by judgment dated August 14, 1923, registered in C. O. B. 59, folio 129, in the Conveyance Office of Jefferson Parish, Louisiana, and which tract is owned in indivision by the donors herein in the proportions of:

An undivided 2-4- or 6-8 to the said Mrs. Katie A. Christian Adelman, and an undivided 1-2 or 1-2 or 1-8 each to the said Mrs. Rebecca H. Kuntz and Mrs. Laura H. Loeffler.

RESOLVE FURTHER that said right-of-way and/or Harbor Road be dedicated unconditionally, irrevocably and in perpetuity for the purpose of a public highway or road and to be opened to public for all public uses and purposes.

Resolve further that said grant, transfer and donation be made and accepted for and in consideration of the price and sum of One (\$1.00) Dollar, and the further benefits to accrue to the donors in the added convenience resulting from said right-of-way and/or Harbor Road, and the enhanced value that will result to adjacent lands as the result of said dedication of said right-of-way and/or Harbor Road.

Resolve further that the President be, and he is hereby authorized empowered and directed to appear before the Clerk of Court and Ex-officio Notary Public of the Parish of Jefferson, in this State, or his Deputy and accept by authentic act said grant, transfer and donation for and on behalf of the Police Jury of Jefferson Parish, State of Louisiana.

Roll being called on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Meyer, Gordon, Petit Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - Feitel ABSENT - - - Stumpf, Cantrelle.

The President declared the resolution adopted:

On motion by Mr. Feitel, seconded by Mr. Meyer, the following resolution was adopted.

WHEREAS, the Jefferson Plaquemine Drainage Board is endeavoring to have a road constructed paralleling the Harvey's Canal, Bayou Barataria and Hero'd Canal, about eight hundred to one thousand feet distant from said waterway, and

WHEREAS, the Road would be a connecting link between Route 90 and Route 31. Approximately 10 miles in length, which would be a saving of about 5 miles in going from Louisiana Avenue Ferry to Buras, cutting the Distance from Harvey to Oakville from 15 miles to 10 miles, and being close to and parallel to the Intracoastal Canal would attract industry to locate in that section, therefore,

BE IT RESOLVED, that a committee be appointed to co-operate and exert every effort with the Board of the Jefferson Plaquemine Drainage District to have the above mentioned road constructed. The President appointed Mr. Feitel, and Mr. Sartis on the committee with himself included.

On motion of Mr. Dumestre, seconded by Mr. Codifer, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the budget of probable expenses for the

year 1932, as adopted and approved on the 9th day of March, 1932, be amended by reducing the item for beneficiary students from \$8,000.00 to \$6,000.00 and increasing the item from maintenance of buildings from \$5,000.00 to \$7,000.00.

The roll being called to vote on the adoption of the resolution resulted as follows:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - None. Absent - - - Stumpf, Cantrelle.

The President declared the resolution adopted.

J. H. Payne, Parish Engineer submitted a sketch dated October 17, 1932, showing installation of a pump house and a 30X8 underground gasoline tank by the Jefferson Oil Company, Inc. at Southport, Seventh Ward Parish of Jefferson, certified to be correct and approved by the Oil Commission. Received and approved by the Jury.

On motion of Mr. Petit, seconded by Mr. Ottermann and carried the Parish Farm Agent was authorized to purchase a spraying pump and necessary equipment to spray infected trees throughout the Parish. Cost of same not to exceed sixty (\$60.00) Dollars.

On motion of Mr. Dumestre, seconded by Mr. Codifer, It Was Resolved that an inspection tour of the roads on the East Bank be made Wednesday November 23, and on the West Bank, Wednesday November 30th.

On motion of Mr. Codifer, seconded by Mr. Sartis, the President was requested to call a special meeting of the Jury for the purpose of discussing allotments for work on Roads and Bridges for each Police Juror in his respective ward.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La.
Nov. 23, 1932.

The Police Jury met this day for the purpose of making an inspection of Roads on the East Bank of the Mississippi River. The following members were present:

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. Sartis, Hirsch Meyer, E. M. Gordon, Robt. Ottermann, A. C. Dumestre, Frank C. Codifer.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. - Nov. 30, 1932.

The Police Jury met this day for the purpose of making an inspection of Roads on the West Bank of the Mississippi River. The following members were present:-

W. R. Toledano, President, H. Hoard, W. E. Strohle, Hirsch Meyer,
E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre.

Wm. Hepting
Secretary.

Gretna, La. Dec. 14, 1932.

The Police Jury met this day in regular session and the following members were present:

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. Sartis,
A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, Hirsch Meyer, E. M.
Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre,
Frank Codifer.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

Report of Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Communication from the Seventh Ward, Civic League, informing the Police Jury that a resolution was adopted by the said league protesting against squatters from other states pitching tents in the residential subdivisions of the Seventh Ward, who live in an unsanitary condition which is dangerous and detrimental to the health of the residents of said ward, and request that the Police Jury pass a resolution prohibiting squatters from pitching tents in the vicinity of the residential sections of the East Bank of Jefferson Parish, was read and on motion by Mr. Ottermann, duly seconded the matter was referred to the Sheriff.

Communication signed by the property owners in Claiborne Parkway subdivision calling the Police Jury's attention to the condition of the streets in said subdivision, was read, and on motion duly seconded the Secretary was instructed to inform the signers of the communication, that the streets of Claiborne Parkway were never dedicated to the Parish for public use.

Communication from H. M. Weber, district maintenance superintendent of the Highway Commission, relative to his inspection tour of state roads of the East Bank of the river, with the following report forwarded to the Chairman of the Louisiana Highway Commission, reporting the needs for the state roads in the 7th and 8th, and 9th wards.

Report attached.

Marrero, La.

November 29, 1932.

Hon. A. P. Tugwell, Chairman,
Louisiana Highway Commission,
Baton Rouge, Louisiana.

Dear Sir:-

On November 23, I was requested by the Police Jury of Jefferson Parish, to make a tour of inspection of State Roads in Jefferson Parish. The inspection showed that the following state owned roads need repairs:

Surfacing of shoulders on Metairie Road from 17th Street Canal to the Airline Road; approximately 6 cars of shells needed for this.
Grading of Stella Street, 1500 feet long which requires

approximately 3 cars of shells.

Avenue E., 600 feet long, requires one car clam shells for patching. Vincent Street, 800 feet long, requires one car of shells.

Hector Avenue, 300 feet long, requires 3 cars of shells.

Duplese Street, 900 feet long, requires 1 car of shells.

North Line Street which is a black top road, requires patching, and would require 1 car of washed gravel.

Iowna Street, 1200 feet long, requires patching and approximately 2 cars of shells are needed.

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Woodbine Ave. requires patching and 1 car of shells are needed.

Bonnabel Boulevard, 2400 feet long requires 3 cars of shells.

Labarre Road, this is one of the main roads of Jefferson Parish and is in very bad shape. This would require at least 5 cars of shells as it is about two miles long.

Harlem Ave., 2000 feet long, would need about 2 cars of clam shells for patching.

Williams Blvd. to Canal, About 2000 ft. long, requires about 2 loads of shells.

If you wish to have me put these streets in shape now while we have a good many of the relief men at work, I would thank you to notify me and I will issue requisitions to cover the above.

Awaiting your instructions in the matter, I am,

Respectfully yours,

H. M. WEBER.

On motion by Mr. Ottermann, seconded by Mr. Codifer, it was resolved, that a committee be appointed by the President to take up with the State Highway Commission the matter of providing the necessary material to repair state roads on both sides of the Mississippi River in the Parish of Jefferson, all expenses of the committee to be paid by the Jury.

Communication from the Louisiana Public Service advising the Police Jury, George Montague has filed an application with the commission for authority to operate a motor (passenger) bus line from Metairie Highway into New Orleans, via Park Avenue into Bienville Street to North Claiborne Avenue thence to Canal Street to the river and return, and an application filed by Frank Rawle to operate a motor (passenger) bus line between the City of Gretna and Grand Isle, on which cases a public hearing will be held beginning at 10 o'clock a.m. Friday December 16, th, 1932, in the office of the Louisiana Public Service, new Capitol Bldg. Baton Rouge, Louisiana.

On motion by Mr. Dumestre, seconded by Mr. Petit, the following resolution was adopted:

Be It Resolved, by the Police Jury of the Parish of Jefferson, that the President appoint a committee to attend the public hearing by the Louisiana Public Service to be held in their office New Capitol Building Baton Rouge, La., on Friday, December 16th, 1932 relative to application No. 1572, filed by Geo. Montague, Ex-Parte, and No. 1618, filed by Frank Rawle, Ex-Parte for authority to operate Passenger Bus Lines in the Parish of Jefferson, and

Further Resolved, that all expenses of the committee be borne by the Jury.

The President appointed the Jury as a whole on the committee to attend the hearing.

A card of thanks from the family of the late Adam Ottermann was received, thanking the members of the Police Jury for their kind expression of sympathy in the great loss they have sustained by the death of Mr. Adam Ottermann.

By motion of Mr. Cantrelle, seconded by Mr. Petit, the Jury went into solemn silence for a period of 3 minutes out of respect to the memory of the late Adam Ottermann, father of Mr. Robert Ottermann, Police Juror of the seventh ward. After expiration of the three minutes in solemn silence, Mr. Cantrelle moved, seconded by Mr. Petit, the adoption of the following resolution.

WHEREAS, the Almighty in His infinite wisdom has been pleased to remove from our midst Mr. Adam Ottermann, whose genial disposition, manly demeanor and loyal devotion to the Parish of Jefferson has endeared himself in the hearts of those who had occasion to know him best, and

WHEREAS, in the passing of Mr. Ottermann, this Parish has lost one of its staunchest and best citizens. Mr. Ottermann by his kindly and charitable acts was endeared to all who knew him, as a man of the highest honor and integrity, therefore,

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular session assembled, extend to the members of the family, their sympathy in this sad hour of bereavement.

BE IT FURTHER RESOLVED, that a copy of this resolution be sent to the family.

By motion of Mr. Dumestre, seconded by Mr. Ottermann, the Jury went into solemn silence for a period of one minute out of respect to the memory of the late Peter Gross, father-in-law of Mr. Jos. L. Sartis, Police Juror of the 3rd Ward.

After the expiration of the one minute in solemn silence, Mr. Dumestre moved, seconded by Mr. Ottermann, the adoption of the following resolution.

WHEREAS, the Almighty in His infinite wisdom has been pleased to remove from our midst, Mr. Peter Gross, whose genial disposition, manly demeanor, and loyal devotion to the Parish of Jefferson has endeared himself in the hearts of those who had occasion to know him best, and

WHEREAS, in the passing of Mr. Gross, this Parish lost one of its staunchest and best citizens. Mr. Gross by his kindly and charitable

acts was endeared to all who knew him. A man of the highest honor and integrity therefore,

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, extend to the members of the family, their sympathy in this sad hour of bereavement.

BE IT FURTHER RESOLVED, etc., that a copy of this resolution be sent to the family.

Application of Mr. Dominick Gabrielle, for permission to conduct

and operate a garage and oil filling station to be located on the Old Spanish Trail, about four hundred feet west of the Barataria Boulevard was read and on motion of Mr. Meyer, seconded by Mr. Feitel, permission was granted.

Petitions filed by property owners of the seventh, eighth, and ninth wards of the Parish, petition the Police Jury to appoint Paul G. Gerolamo, a commissioner of the East Jefferson Waterworks District No. 1 vice Numa E. Guillot, deceased with proper certificates of the assessor, and clerk of court, attached was read.

By motion of Mr. Ottermann, seconded by Mr. Perrin, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that Mr. Paul D. Gerolamo hereby appointed a commissioner of the East Jefferson Waterworks District No.1, Vice Numa E. Guillot for the unexpired term.

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - None.

The President declared the resolution adopted.

Mr. Ottermann moved, seconded by Mr. Perrin, that the Assessor be requested to report to the Jury the cause why assessment valuation of the Parish have decreased to such great extent.

Motion by Mr. Codifer, seconded by Mr. Feitel, that the District attorney be requested to give an opinion as to the legality of the act passed by the Legislature exempting the Celotex Company of Marrero or any other industry from taxation on material used in the manufacture of their products called waste.

Motion by Mr. Strehle, seconded by Mr. Sartis, that a Committee composed of Mr. Dumestre and Mr. Codifer be appointed by the President to confer with the officials of the Louisiana Public Service, with regards to better car service on Metairie Ridge, their expenses to be borne by the Jury, the motion was carried.

The President appointed the two members of the Jury from the Eighth Ward on the committee.

Motion by Mr. Ottermann, seconded by Mr. Stumpf, the bill of C. J. Tassin. Parish auditor for special research audit of the Police Jury's indebtedness to date in the amount of fifty (\$50.00) Dollars was ordered paid. Motion carried by a unanimous vote.

On motion duly seconded the Secretary was instructed to notify Mr. Hill manager of the Jefferson Parish Guide, to appear before the Jury at the regular

Appointment of Mr. Paul Gerolamo

meeting to be held January 11, 1933 in order that a better understanding can be had in regards to the proposition offered by the guide to help the unemployed.

Judge John E. Fleury on behalf of the Justice of the Peace and Constable of the First Justice of the Peace Court appealed to the Jury for a raise in their salary pointing out the volume of work performed by the officials of that court which in his opinion their salary should be increased, after discussion of the matter, Mr. Sartis moved, seconded by Mr. Stumpf, that the salaries of the Justice of the Peace and Constables of the second, third, fourth, and fifth Justice of the Peace Courts be decreased five dollars per month and the salary of the First Justice of the Peace and Constable be increased twenty-five dollars per month.

Roll being called to vote on the motion which resulted as follows:

YEAS - - - - Heard, Strehle, Sartis, Stumpf, Dumestre.

NAYS - - - - Toledano, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Mr. Codifer not voting.

The President declared the motion lost.

Mr. Dumestre moved, seconded by Mr. Stumpf, that the salary of the constable of the First Justice of the Peace be increased twenty-five dollars per month.

Effective on and after January 1, 1933.

Roll being called to vote on the motion resulted as follows:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

The President declared the motion carried.

Mr. Sartis moved, seconded by Mr. Stumpf, that the salary of the First Justice of the Peace be increased twenty-five dollars per month effective on and after January 1st, 1933.

Roll being called to vote on the motion which resulted as follows:

YEAS - - - - Heard, Strehle, Sartis, Stumpf, Perrin.

NAYS - - - - Toledano, Cantrelle, Feitel, Meyer, Gordon, Petit, Ottermann, Dumestre, Codifer.

The President declared the motion lost.

By motion of Cantrelle, seconded by Mr. Ottermann, the following Resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the following Budget for the year beginning January 1st, 1933, and ending December 31st, 1933, be and the same is hereby adopted.

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

PROPOSED BUDGET

To be adopted at regular meeting of the Police Jury of Jefferson Parish to be held Wednesday, December 14, 1932.

PROBABLE REVENUES FOR THE YEAR 1933

Parish Tax, - - - - -	\$127,000.00
Parish Tax, Municipality of Westwego	3,000.00
Parish License	4,000.00
Anticipated Race Track License	12,500.00
Tappers License	250.00
Franchises	1,150.00
Gas Tax	37,500.00
	<hr/>
	\$ 185,400.00

EXPENSES FOR THE YEAR 1933.

Salary, Secretary Police Jury - - - - -	\$ 1,800.00
Salary, Treasurer	900.00
Salary, Parish Engineer	600.00
Salary, Parish Auditor	420.00
Salary, Assistant District Attorney	1,000.00
Salary, Custodian of Court House	1,200.00
Salary, Probation Officer	1,500.00
Salary, Justices of Peace and Constables	7,500.00
Salary, Jail Physician	700.00
Salary, Official Court Stenographer	2,100.00
Salary, Indexing Books, Clerk of Courts Office	2,400.00
Salary, Sheriff Annual Criminal	1,000.00
Assessor's Compensation	2,250.00
Sheriff's Court Expense	600.00
Clerk Attending Court	800.00
District Attorney's Fees	1,500.00
Coroner's Fees	1,800.00
Compensation of Register of Voters and Assistant Paupers	800.00
	2,000.00
Compensation for the aged blind	240.00
Mileage and Per-Diem	2,000.00
Stationary and Office Supplies	3,000.00
Grand, Petty and Coroner's Jury Warrants	5,760.00
Feeding prisoners	7,000.00
Transportation of Prisoners and Insane	700.00
Maintenance of Buildings	5,000.00
Election Expense	1,500.00
Interest on Loans	9,770.00
Fire Patrols	4,320.00
Beneficiary Students	3,500.00
Excess Revenue Bonds and Interest (Gen. Imps)	21,040.00
OUT OF GASOLINE TAX - -	
Salary, Road Superintendent	1,800.00
Salary Assistant Road Superintendent	1,200.00
Salary, Road, Foreman, District No, 3	900.00
Salary, Gas Tax Inspector	2,700.00
Roads and Bridges	33,900.00
Gas, Oil and Electricity	1,800.00
Board of Health	1,200.00
Miscellaneous	5,000.00
County Agent	2,400.00
Official Journal	800.00
Contingent Expense Fund	30,000.00

Parish Map

	9,000.00
Total - - - - -	\$ 185,400.00

Motion by Mr. Ottermann, seconded by Mr. Cantrelle, the following ordinance was adopted:

BE IT ORDAINED, by the Police Jury, of the Parish of Jefferson, in regular meeting assembled that acting for and in behalf of the Parish of Jefferson and as the Governing Authority of Road District No. 1, Road District No. 2, and Road District No. 3, the assessor of the Parish of Jefferson is hereby authorized to levy and extend on his rolls the taxes hereinafter mentioned, and the Sheriff ex-officio tax collector of the Parish of Jefferson is hereby authorized and empowered to collect said

taxes on taxable property in the Parish of Jefferson for the year 1932, as follows:

- For Parish tax four (4) mills,
- Special tax for Road District No. 1, Three (3) mills.
- Special tax for Road District No. 2, one and one quarter (1 1/4) mills
- Special tax for Road District No. 3, two and one half (2 1/2) mills
- Special tax for Schools, three (3) mills.

All of the above taxes are to be levied in the respective road districts above mentioned and all other taxes to be levied throughout the Parish.

Roll being called to vote on the adoption of the above ordinance resulted as follows:

- YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.
- NAYS - - - - NONE

Motion by Mr. Stumpf, seconded by Mr. Codifer the following ordinance was adopted. Levying Tax for the year 1933.

AN ORDINANCE

Ordinance No. 500

To levy, collect and enforce payment of an annual license tax to all persons association of persons, firms and corporations pursuing any trade, profession, vocation, calling, or business, pursuance of Section 8, of Article X of the constitution of 1921, and Act 205 of Legislature of 1924, prescribing the mode and methods in which all persons subject to license shall make report of the business; providing remedies to enforce compliance therewith; prescribing penalties for making false statements on affidavits in relation thereto; and to repeal conflicting and inconsistent laws.

SECTION I BE IT ENACTED, by the Police Jury of the Parish of Jefferson, that there is hereby levied an annual license tax for the year 1933, and of each subsequent year upon each person, association of persons, firms and corporations pursuing any trade, profession, vocation, calling or business, subject to license under Section 8 of Article X of the Constitution of 1921 and Act 205 of 1924.

SECTION 2. That on the second day of January, 1933, and of each subsequent year, each tax collector throughout the state shall begin to collect and shall collect as fast as possible from each of the persons or business firms, associations of persons, corporations pursuing within this district or parish any trade profession, vocation or business, a license tax hereinafter fixed and graduated.

All license shall be due and collectable during the first two (2) months of each year, and all unpaid licenses shall become delinquent on the first day of March of each year, and all persons, firms, association of persons and corporations who commence business, after that date shall become delinquent, unless the license is paid within ten days after commencing business.

SECTION 3. That for each business of carrying on a bank, banking company, trust company, association, corporation or agency the license shall be based on declared profits and shall be fixed and graduated as follows:

FIRST CLASS - - When the declared or nominal capital surplus and undivided profits amount to two hundred thousand dollars or more, and less than three hundred thousand dollars, the license shall be three hundred dollars (\$300.00).

SECOND CLASS - - When the declared or nominal capital, surplus and undivided profits amount to one hundred thousand dollars or more, and less than two hundred thousand dollars, the license shall be two Hundred Dollars (\$200.00).

THIRD CLASS - - When the declared or nominal capital, surplus, and undivided profits amount to fifty thousand dollars, or more, and less than one hundred thousand dollars, the license shall be one hundred dollars (\$100.00).

FOURTH CLASS - - - When the declared or nominal capital, surplus and undivided profits amount to twenty-five thousand dollars or more, and less than fifty thousand dollars, the license shall be seventy-five dollars (\$75.00).

FIFTH CLASS - - When the declared or nominal capital, surplus and undivided profits amount to less than twenty-five thousand dollars, the license shall be Fifty Dollars (\$50.00).

The license imposed by this section shall be due and payable by each branch of a bank, banking company, trust company, association, corporation or agency, operated separate and apart from the parent or principal bank, such branch establishment has allotted to, set apart or designated to it, shall pay the minimum license fixed in this section.

SECTION 4. That for each business carrying on a private banking house, business or agency, the license shall be based on the total declared capital invested in said business, whether said capital is owned or in use or on deposit in the Parish or elsewhere and shall be fixed and graded as follows, to-wit:

FIRST CLASS - - When said capital is five hundred thousand dollars or more, the license shall be six hundred dollars (\$600.00).

SECOND CLASS - - When said capital is two hundred and fifty thousand and or more and under five hundred thousand dollars, the license shall be three hundred dollars, (\$300.00)

Third Class - - When said capital is one hundred and fifty thousands dollars or more, and under two hundred and fifty thousand dollars,

the license shall be Two Hundred Dollars (\$200.00).

Fourth Class - - When said capital is under one hundred and fifty thousand

dollars, the license shall be one hundred dollars (\$100.00).

First Class - - When said gross commissions are twenty thousand dollars or more, and less than twenty-five thousand dollars, the license shall be One Hundred and Eighty Dollars (\$180.00).

SECOND CLASS - - When the gross annual commissions are fifteen thousand dollars or more, and less than twenty thousand dollars, the license shall be One Hundred and Forty Dollars (\$140.00).

THIRD Class - - When the gross annual commissions are ten thousand dollars, or more and less than fifteen thousand dollars, the license shall be One Hundred Dollars (\$100.00).

Fourth Class - - When the gross annual commissions are five thousand dollars, or more and less than ten thousand dollars, the license shall be Sixty Dollars (\$60.00).

Fifth Class - - When the gross annual commissions are less than five thousand dollars, the license shall be thirty dollars (\$30.00).

Provided that any person, firm or corporation carrying on the business designated in this section shall conduct more than one office or place of business, whether in the same or under other names, such persons firm, or corporation shall pay a separate license for each and every office or place of business it shall conduct according to the hereinabove classification.

Provided further, that this Ordinance shall not apply to persons, corporations or institutions carrying on banking business as provided by section three (3) of this Ordinance and provided further, that this Ordinance shall not apply to persons, corporations or companies lending money secured by mortgages upon real estate.

SECTION 5. That for every wholesale dealer of merchandise, not otherwise provided for by the Ordinance or by special laws whether the business be conducted by a fixed establishment or otherwise shall be fixed and graded in classes and for each separate establishment where more than one such establishment is kept or conducted by same person, firm, association or corporation there shall be a separate license as herein fixed and graded as follows to-wit:

First Class - - When the gross sales are two hundred and fifty thousand dollars or more, and less than five hundred thousand dollars, the license shall be one Hundred and Fifty Dollars (\$150.00).

Second Class - - When the gross sales are one hundred and fifty thousand dollars or more, and less than two hundred and fifty thousand dollars, the license shall be one hundred dollars (\$100.00).

Third Class - - When the gross sales are one hundred thousand dollars or more, and less than one hundred and fifty thousand dollars, the license shall be Seventy-five (\$75.00).

Fourth Class - - When the gross sales are less than one hundred thousand dollars, the license shall be fifty dollars (\$50.00).

Provided that no person or persons shall be deemed wholesale dealers unless he or they sell by the original or unbroken package

or barrel only; and provided further that no person or persons shall be deemed wholesale dealers unless he or they sell to dealers for resale. If they sell in less quantities than original unbroken packages or barrels they shall be considered retail dealers and pay license as such.

SECTION 6. That for every business of selling merchandise at retail not otherwise provided in this Ordinance or by special ordinances, whether the business be conducted as principal, agent or commission or otherwise license shall be fixed and graded in classes, and for each separate establishment where more than one such establishment is kept, and conducted by the same person, firm, association or corporation, there shall be a separate license, as herein fixed and graded as follows, to-wit:

First Class - - When the gross sales are fifty thousand dollars or more, and less than seventy-five thousand dollars, the license shall be Sixty Dollars (\$60.00).

Second Class - - When the gross sales are forty thousand dollars, or more, the license shall be Fifty Dollars (\$50.00).

Third Class - - When the gross sales are thirty thousand dollars or more, and less than forty thousand dollars, the license shall be Thirty-five Dollars (\$35.00).

Fourth Class - - When the gross sales are twenty-five thousand dollars or more and less than thirty thousand dollars, the license shall be thirty dollars (\$30.00).

Fifth Class - - When the gross sales are twenty thousand dollars or more, and less than twenty-five thousand dollars, the license shall be twenty-five dollars (\$25.00).

Sixth Class - - When the gross sales are fifteen thousand dollars or more, and less than twenty thousand dollars, the license shall be Twenty Dollars (\$20.00).

Seventh Class - - When the gross sales are ten thousand dollars, and less than fifteen thousand dollars, the license shall be fifteen dollars (\$15.00).

Eighth Class - - When the gross sales are five thousand dollars, or more, and less than ten thousand dollars, the license shall be Ten Dollars (\$10.00)

Ninth Class - - When the gross sales are less than five thousand dollars, the license shall be Five Dollars (\$5.00).

Provided that, if any distilled vinous malt, or cereal drinks, ice cream, confections, soda water, soda pop, coco-cola, Chero-cola, grape, or other similar drinks or beverages or refreshment be sold in connection with or in the same establishment with the business of retail merchandise, the sale thereof shall be deemed a separate business and a separate license shall be paid for the pursuit of such business as may be provided for by this Ordinance, or by any existing laws not here by repealed, or by subsequent laws.

Provided further, that farmers or planters having stores on their farms or plantations selling or advancing supplies to the employees exclusively shall not be classed as merchants nor shall they be

required to pay a license under this Ordinance.

SECTION 7. That for the business of carrying on, operating or running any horse team, gas, gasoline or electric railroad, for the transportation of passengers within the limits of the Parish of Jefferson, the annual license shall be 45-100 of one (lp.c) per cent of the annual gross receipts.

SECTION 8. That for carrying on each business of gas, gas light, gas heat, or power, electric light, water works, cotton compress or ginney, cotton pickery slaughter house, distillery rectifying alcohols or malt liquors, brewing ale, beer, porter, or other malt liquors and for each telegraph, telephone, or express business other than those subject to license under the foreign license ordinance or special laws, the license shall be based on the gross annual receipts, and shall be fixed and graded as follows, to-wit:

First Class - - When the gross annual receipts are one hundred thousand dollars or more, and less than one hundred and fifty thousand dollars, the license shall be Three Hundred Dollars (\$300.00).

Second Class - - When the gross annual receipts are seventy five thousand dollars or more, and less than one hundred thousand dollars, the license shall be two hundred twenty five dollars (\$225.00).

Third Class - - When the gross annual receipts are fifty thousand dollars or more, and less than seventy five thousand dollars, the license shall be one hundred and fifty dollars (\$150.00).

Fourth Class - - When the gross annual receipts are thirty seven thousand or more and less than fifty thousand dollars, the license shall be One Hundred and Fifteen Dollars (\$115.00).

Fifth Class - - When the gross annual receipts are twenty-five thousand or more, and less than thirty seven thousand dollars, the license shall be Seventy five Dollars (\$75.00).

Sixth Class - - When the gross annual receipts are twenty thousand dollars or more, and less than twenty-five thousand dollars, the license shall be Sixty Dollars (\$60.00).

Seventh Class - - When the gross annual receipts are fifteen thousand dollars, and less than twenty thousand dollars, the license shall be forty five dollars (\$45.00).

Eighth Class - - When the gross annual receipts are less than fifteen thousand dollars, the license shall be twenty five dollars (\$25.00).

Provided that this section shall not apply to planters and farmers ginning their own cotton or that of their tenants, exclusive, nor to those who gin for hire not over four hundred bales of cotton per annum.

SECTION 9. That for every business of keeping a theatre, opera house, amphitheatre, academy of music, exhibition or motion pictures, theatorium or other similar places of amusement, the license shall be based on the gross annual receipts of said business and shall be fixed and graded as follows, to-wit:

First Class - - When the gross annual receipts are fifteen thousand dollars or more, and less than thirty thousand dollars, the license shall be one hundred dollars (\$100.00).

Second Class - - When the gross annual receipts are fifteen thousand dollars or more, and less than thirty thousand dollars, the license shall be Seventy-five Dollars (\$75.00).

Third Class - - When the gross annual receipts are ten thousand dollars or more, and less than fifteen thousand dollars, the license

shall be fifty dollars (\$50.00).

FOURTH Class - - When the gross annual receipts are five thousand dollars or more, and less than ten thousand dollars, the license shall be twenty-five dollars (\$25.00).

Fifth Class - - When the gross annual receipts are two thousand five hundred dollars, or more, and less than five thousand dollars, the license shall be twelve dollars and fifty Cents (\$12.50).

Sixth Class - - When the gross annual receipts are less than two thousand five hundred dollars, the license shall be ten dollars (\$10.00)

Second Class - - When the number of persons is one hundred or more, and less than two hundred, the license shall be six hundred dollars (\$600).

Third Class - - When the number of persons is seventy-five or more and less than one hundred, the license shall be four hundred eighty dollars (\$480.00).

Fourth Class - - When the number of persons is fifty or more, and less than seventy-five, the license shall be three hundred and sixty dollars (\$360.00).

Fifth Class - - When the number of persons is thirty or more, and less than fifty, the license shall be three hundred dollars (\$300.00).

Sixth Class - - When the number of persons is twenty or more, and less than thirty, the license shall be two hundred and forty dollars (\$240.00).

Seventh Class - - When the number of persons is ten or more, and less than twenty, the license shall be one hundred eighty dollars (\$180.00).

Eighth Class - - When the number of persons is five or more, and less than ten, the license shall be one hundred twenty dollars(\$120.00).

Ninth Class - - When the number of persons is four, the license shall be ninety dollars (\$90.00).

Tenth Class - - When the number of persons is three, the license shall be sixty dollars (\$60.00).

Eleventh Class - - When the number of persons is two, the license shall be fifty dollars (\$50.00).

Twelfth Class - - When the number is one, the license shall be thirty dollars (\$30.00).

For every hall or halls, or establishment not above provided for are given the classification or license shall be based upon the number of persons the place is capable of entertaining and the amount of the license shall be fixed and graduated as follows: to wit

First Class - - When the number of seats or spaces is two thousand or more, the license shall be two hundred and fifty dollars(\$250.00).

Second Class - - When the number of seats or spaces is one thousand five hundred or more and less than two thousand, the license shall be one hundred and ninety dollars (\$190.00).

Third Class - - When the number of seats or spaces in one thousand or more, and less than twenty-five hundred, the license shall be one hundred, twenty five dollars (\$125.00).

Fourth Class - - When the number of seats or spaces is seven hundred or more, and less than one thousand, the license shall be one hundred dollars (\$100.00).

SECTION 10. That for each and every peddler or hawker other than vendors of shall pay an annual license, which license is hereby fixed and graded as follows, to-wit:

(A) When traveling on foot, one hundred dollars (\$100.00).

When traveling on horse back, one hundred and twenty dollars (\$120.00). When traveling in a one-horse vehicle, one hundred and fifty dollars (\$150.00). When traveling in a two horse vehicle, motor vehicle or truck, two hundred dollars (\$200.00). When traveling in any kind of a watercraft, two hundred dollars (\$200.00).

(b) Provided that person residing in the parish where the license is issued and selling their goods exclusively in the parish, shall pay one half of the amounts named in sub-section (a) as above set out. and provided that peddlers of fresh meat, poultry, eggs, vegetables, and fruit shall pay one fifteth of the graded license herein stipulated and persons when vending their own produce shall pay no license, and provided further that no person shall be allowed to sell goods as a clerk or clerks of peddlers or hawker in his or their name, but that this provision shall not apply to water-craft and provided further that all parochial or municipal officers are hereby empowered and directed to cause all peddlers and hawkers to exhibit their parish license, if any, and the same peddlers or hawkers failing to exhibit same, the said officers are directed and empowered by this act to seize said stock of merchandise and turn same to any court of competent jurisdiction, with due information as to the violation of this act.

Provided further that said executive officers shall be entitled to receive as fees the sum of Ten Dollars (\$10.00). in each and every case. from a peddler or hawker, Clerk or clerks employed by said peddler or hawker, then peddling without a license in violation of this law; the amount of ten dollars to be recovered before any court of competent jurisdiction out of the goods seized. Provided further that no license shall be issued to any peddler or hawker for less than full rate of the current year.

For every business of restaurant tea room, coffee house or other eating house, whether attached to or conducted separate and apart from a hotel, boarding house or rooming house, a separate license shall be paid and such a license shall be fixed and graded as provided in Section 8 of this Act for retail dealers but no license shall be charged for selling refreshments for charitable or religious purposes.

SECTION 11. That for keeping billard tables, pigeonhole, Jenny linds pool or bagatelle tables, tenpin alleys and shooting galleries from which revenue is derived, a license of fifteen dollars (\$15.00). for each such table alley or gallery shall be paid in addition to any other license due by the establishment in which table alleys or galleries may be situated.

SECTION 12. That all persons, association or persons, firms and

confections, soda pop, coco-cola, chero-cola, grapico, or other similar soft drinks or beverages or refreshments shall pay a license advised on the gross annual sales and such licenses are hereby fixed and graded as follows, to-wit:

First Class - - When the gross sales are six thousand dollars or more, and less than eight thousand dollars, the license shall be thirty dollars (\$30.00).

Second Class - - When the gross sales are four thousand dollars or more, and less than six thousand dollars, the license shall be twenty-five dollars (\$25.00).

Third Class - - When the gross sales are three thousand dollars or more, and less than four thousand dollars, the license shall be Twenty dollars (\$20.00).

Fourth Class - - When the gross sales are two thousand dollars or more, and less than three thousand dollars, the license shall be fifteen dollars (\$15.00).

Fifth class - - When the gross sales are one thousand dollars, the license shall be ten dollars (\$10.00).

Sixth Class - - When the gross sales are less than one thousand dollars, the license shall be five dollars (\$5.00).

SECTION 13. That all persons association of persons, firms or corporations engaged in the sale at wholesale of distilled spirit, malt, cereal or other liquors or beverages containing any alcoholic content shall pay license based upon the gross annual sales, and each separate establishment, place distributing station or depot from which such beverages are sold and distributed at wholesale whether conducted as principal agent or distribution shall pay a separate license which license shall be and are hereby fixed and graded as follows, to-wit:

First Class - - When the gross sales are forty thousand dollars or more, and less than fifty thousand dollars, the license shall be one hundred and fifty dollars (\$150.00).

Second Class - - When the gross sales are for thirty thousand dollars or more, and less than forty thousand dollars, the license shall be one hundred and twenty-five dollars (\$125.00).

Third Class - - When the gross sales are for twenty thousand dollars or more, and less than thirty thousand dollars, the license shall be one hundred dollars (\$100.00).

Fourth Class - - When the gross sales are ten thousand dollars or more, and less than twenty thousand dollars, the license shall be Seventy five dollars (\$75.00).

Fifth Class - - When the gross sales are less than ten thousand dollars, the license shall be sixty dollars (\$60.00).

SECTION 14. That all persons, association of persons, firms or corporations engaged in the sale at retail of malt or cereal beverages containing any alcoholic content less than one half of one percent by volume shall pay license on the gross annual sales, and each separate establishment at which such beverages are sold at retail whether conducted as principal agent, or distributor shall pay a separate license, which licenses are hereby fixed and graded as follows, to-wit:

First Class - - When the gross annual sales are ten thousand dollars or more and less than fifteen thousand dollars, the license shall be fifty dollars (\$50.00)

Second Class - - When the gross annual sales are eight thousand

dollars or more and less than ten thousand dollars, the license shall be forty dollars (\$40.00).

Third Class - - When the Gross annual sales are six thousand dollars or more and less than eight thousand dollars, the license shall be thirty dollars (\$30.00).

Fourth Class - - When the gross annual sales are four thousand dollars or more and less than six thousand dollars, the license shall be twenty five dollars (\$25.00).

Fifth Class - - When the gross annual sales are three thousand dollars or more, and less than four thousand dollars, the license shall be twenty dollars (\$20.00).

Sixth Class - - When the gross annual sales are two thousand dollars or more and less than three thousand dollars, the license shall be fifteen dollars (\$15.00).

Seventh Class - - When the gross annual sales are one thousand dollars or more and less than two thousand dollars, the license shall be ten dollars (\$10.)

Eighth Class - - When the gross annual sales are less than one thousand dollars, the license shall be five dollars (\$5.00).

Nothing in this Act contained shall be construed to authorize the issuance of a license for the sale of any liquor or beverage the sale of which is prohibited by law or ordinance of the United States or of the State of Louisiana or of any municipality or other subdivision thereof.

Provided that a person, association, firm or corporation engaged in the business mentioned in this section and having proper license, may sell in connection with said business any of the commodities mentioned in Section 21, of this Act, without paying a separate license, but the total sales from such combined business shall determine the amount of license to be paid according to the classifications in this section.

SECTION 15. That every individual, firm, company or corporation carrying on

the profession or business of contractor, shall pay license based on the gross annual receipts of said business while license shall be fixed and graded as follows, to wit:

First Class - - When the gross receipts are twenty-five thousand dollars or more, and less than fifty thousand dollars, the license shall be twenty dollars (\$20.00).

Second Class - - When the gross receipts are ten thousand dollars or more, and less than twenty-five thousand dollars the license shall be twenty five dollars (\$25.00).

Third Class - - When the gross receipts are less than ten thousand dollars, the license shall be twelve dollars and fifty cents (\$12.50).

Provided that every individual, firm, company or corporation carrying on business or profession of master builder or merchant who employs assistance, where building is done for others on a cost plus basis commission or percentage plan shall pay a license based upon the actual earnings from the business which license shall be fixed and graded as

provided in Section 5 of this Act for carrying a commission or brokerage business.

SECTION 16. That every individual, firm, association or corporation carrying on the profession or business of keeping cabs, hacks, horses, or motor vehicles or steamboats, funeral director, agency for steamboats or steamships and owners of leases of toll bridges or ferries, stevedores and to be engaged in the business or profession of bill posting, tacking or advertising, the license shall be based upon the gross annual receipts from such profession or business and shall be fixed and graded as follows to-wit:

First Class - - When the gross annual receipts are six thousand dollars or more, and less than eight thousand dollars, the license shall be fifty dollars (\$50.00).

Second Class - - When the gross annual receipts are five thousand dollars, or more, and less than six thousand dollars, the license shall be thirty-seven dollars and fifty cents (\$37.50).

Third Class - - When the gross annual receipts are four thousand dollars or more, and less than five thousand dollars, the license shall be thirty dollars (\$30.00).

Fourth Class - - When the gross annual receipts are three thousand dollars or more, and less than four thousand dollars, the license shall be twenty-five dollars (\$25.00).

Fifth Class - - When the gross annual receipts are two thousand dollars or more, and less than three thousand dollars, the license shall be fifteen dollars (\$15.00).

Sixth Class - - When the gross annual receipts are one thousand dollars or more, and less than two thousand dollars, the license shall be fifteen dollars (\$15.00).

Seventh Class - - When the gross annual receipts are seven hundred fifty dollars or more, and less than one thousand dollars, the license shall be ten dollars (\$10.00).

Eighth Class - - When the gross annual receipts are less than seven hundred and fifty dollars, the license shall be five dollars (\$5.)

That any other business not provided for in this Ordinance not otherwise provided for by a separate law, except manufacturing, shall be graded the same as above set forth, and shall pay a license as fixed in this section.

That every individual, firm, association or corporation carrying on the business or profession of physician, osteopath, dentist, oculist, attorney-at-law, editor, publisher, printer, engraver, lithographer, photographer, architect, civil engineer, electrical engineer, mechanical engineer, decorator, jeweler, or any other professional occupation shall be graded according to the classifications named above, but the license for the various professions included in this paragraph shall be one-half of those established by the foregoing provisions of this Section; provided, that no license shall be issued here under for less than five dollars (\$5.00).

SECTION 17. That every individual, firm, association, carrying on the profession or business of steam dying, steam cleaning, steam pressing or the business of electric laundering, the license shall be based upon the gross annual receipts from that professional business, and shall be fixed and graded as follows:

First Class - - When the gross annual receipts are ten thousand

dollars or more, and less than twelve thousand dollars, the license shall be forty dollars (\$40.00).

Second Class - - When the gross annual receipts are eight thousand dollars or more, and less than ten thousand dollars, the license shall be thirty dollars (\$30.00).

Third Class - - When the gross annual receipts are six thousand dollars or more and less than eight thousand dollars, the license shall be twenty-five dollars (\$25.00).

Fourth Class - - When the gross annual receipts are five thousand dollars or less, the license shall be fifteen dollars (\$15.00).

Ordinance No. 501

AN ORDINANCE

To levy, collect and enforce payment of a license tax upon all persons associations of persons, or business firms, partnerships or corporations, engaged in or pursuing any business whereby horses are run for purses, (and where any entrance fee is charged for the horse racing) with certain exceptions and providing a penalty for violations thereof and repealing all laws or parts of laws in conflict herewith.

SECTION I. BE IT ORDAINED, by the Police Jury of Parish of Jefferson, that there be and is hereby levied a license tax upon each person, association of persons, or business firm, partnerships or corporations engaged in or pursuing any business whereby horses are run for purses or where any entrance fee is charged for the entrance of said horses in a race for each and every race track so operated which said license shall be graduated upon daily receipts from admissions paid by spectators and entrance fees charged for the entrance of the said horses in the said race as follows:

First Class - - When the said admission by spectators and entrance fee for horse racing amounts to ten thousand dollars (\$10,000.00) or more per day, the license shall be six hundred dollars per day for the time or duration of the said race meeting.

Second Class - - When the said paid admissions by Spectators and entrance fees for the horses racing amount to seventy-five hundred dollars (\$7,500.00) and less than ten thousand dollars (\$10,000.00), the license shall be five hundred dollars (\$500.00), per day, for the time or duration of the said race meeting.

Third Class - - When the said paid admissions by spectators and entrance fees for the horses racing amount to five thousand dollars (\$5,000.00), or more, and less than seventy-five hundred dollars (\$7,500.00), the license shall be three hundred and fifty dollars, (\$350.00) for the time or duration of the said race meeting.

Fourth Class - - When the said paid admissions by spectators and entrance fees for horse racing amount to less than five thousand dollars (\$5,000.00) per day, the license shall be two hundred and fifty dollars (\$250.00). per day, for the time or duration of the race meeting.

SECTION 2. The aforesaid license tax shall be collected by the constituted authority charged with the collection of licenses due to the State.

SECTION 3. That the minimum license tax herein provided shall be paid in advance daily to the constituted authority charged with the collection and no race shall be run unless the same is paid, under penalty herein provided, and the balance of said license tax, if any, shall be paid before 3 o'clock p.m. on the following day, the calculation thereof be in accordance with the herein provided graduated schedule in Section No. 1, and that this license tax shall become due and owing on each and every day that the said horses are run, and shall become delinquent on the following day, and it is hereby made the duty of the District Attorney of this Parish to enforce the collection of this said license tax for the services rendered in such collection he shall be entitled to 20 per cent over and above the amount of the license collected from the delinquent debtors, as attorney's fees which said attorney's fees shall be paid by the said delinquent license debtor, and shall be assessed as costs in case of suits.

SECTION 4. That all suits or rules for the collection of this license tax shall be summary and be tried in accordance with the law in force for the collection of delinquent taxes or licenses.

SECTION 5. That the amount of tax due by the aforesaid person, association of persons, business firms, partnerships, or corporations engaged in the aforesaid business shall be determined as follows:

The daily receipts of the paid admissions and entrance charged for the entrance of said horses in the said races for the said day shall be added and totalled up and the license tax calculated in accordance thereon with the provision of Section I of this Act.

SECTION 6. That the provisions of this Act shall not apply to association of persons or corporations engaged in holding or conducting fairs solely for the purpose of exhibiting agricultural or manufactured products or natural resources looking toward the advancement of the agricultural or manufactural interest or the development of natural resources in the said parish, where said horse racing is conducted as an auxiliary sport as an incident for amusement or entertainment and not for the purpose of profit, provided that said fairs so conducted shall not be for a period longer than 14 days.

SECTION 7. That any person, association of persons, business firms, partnerships or corporations conducting or operating a race track or races in contravention of the provisions of this Act without having first paid said license taxes as aforesaid, shall be guilty of a misdemeanor and punishable by a fine of not more than \$100.00 and not less than \$25.00 or by imprisonment of not more than 30 days and not less than 10 days in the parish jail, or both such fine and imprisonment at the discretion of the court, provided that in case the violator be an association, firm or corporation, the managing officers and agents thereof shall be punishable by such fine or imprisonment and provided that such fine or imprisonment shall not be construed as relieving said violator of said license tax.

SECTION 8. That all laws or parts of laws in conflict herewith be and the same is hereby repealed.

Roll being called to vote on the adoption of the above ordinance resulted

as follows:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Petit, Perrin, Gordon, Ottermann, Dumestre, Codifer.

NAYS - - - None.

SECTION 18. That the annual receipts, capital, sales, premiums, commissions, earnings in this Ordinance referred to as a basis of license are those for the year for which the license is granted: The Standard for their estimation shall be prima facie of the preceding year of the business had been conducted previously by the same party or parties to whom they claim to be successors. If the firm or company be new the amount of gross sales for the first two months be estimated as the annual receipts of such business, provided that any person, commencing business after the first day of July, peddlers, hawkers, and traveling shows excepted shall pay one half of the above rates.

SECTION 19. That the business of the previous years as also the actual condition and results of business of the current year, for the new firms, associations, corporations for the purpose of calculating licenses, shall be ascertained by the tax collector in the sworn statement of the person or persons in interest his or their duly authorized agent or officer, made before the tax collector be not satisfied with the said sworn statement, he shall traverse the same by a rule taken in proper court which rule shall be tried summarily whether an answer be thereto filed or not. On trial of said rule, the books and written entries and memoranda of said person or persons, firms, companies, or parties shall be brought into court and subjected to the inspection and examination of the court, the officer who took the rule and such expert as he may employ or the court may appoint, provided that this inspection shall not be construed as entitling the defendant to introduce in evidence said books and documents any more than he would have been such inspection, provided, also, that the license shall issue in accordance with the said sworn statement, notwithstanding the prospect of pendency of the rule, the final ratification shall be made as ordered by the court.

In addition to the duties and powers herein imposed upon and vested in tax collectors, the Supervisor of Public Accounts shall have authority to review and examine sworn statements or account that may have been or may be rendered or furnished in pursuance of the provisions of this Act; and he shall have authority to demand and examine the books, statements and accounts of any person, firm, association or corporation from whom a license may be due under the provisions of this Act; and to take such proceedings before any court of competent jurisdiction by rule or otherwise, against the tax collector or against any person, firm, association or corporation from whom a license may be due, as may be necessary to enforce a full and fair compliance with the provisions of this Act.

SECTION 20. That if any business shall be conducted without a license in case herein provided, the officer whose duty it is to issue license shall, through the attorney herein provided for on motion in the proper courts as provided in the Constitution and which shall be without deposit or advanced cost, take a rule on the party or parties doing such business to show cause on the fifth day exclusive of holidays after the service thereof, which may be tried out of term time and in chambers, and shall always be tried by preference why said party or

parties should not pay the amount of license claimed and penalties or be ordered to cease from further pursuit of said business until after having obtained a license and in case said rule is made absolute, the order thereon rendered shall be considered a judgment in favor of the State for the amount decreed to be due by the defendant for license and penalty and cost heretofore and hereinafter provided for, shall be executed in the same manner as other judgments and every violation of the order shall be considered as a contempt thereof, and punished according to law.

It is hereby expressly provided that each person, association of persons, business firm or corporation required to take out a license under this Act shall be required to post the same in a conspicuous place in his or their place of business, under a penalty of not less than ten, or more than one hundred dollars, recoverable by the tax collector before any court of competent jurisdiction and it shall be the duty of the several tax collectors throughout the state to visit in person or by deputies the several places of business herein mentioned and ascertain that the provisions of this section are strictly carried out.

SECTION 21. That the only legal evidence that a license has been paid shall be the appropriate form of license issued by the Auditor of Public Accounts, and no receipts issued by a tax collector in place of the license itself shall be valid and this clause shall be construed to prevent the tax collectors from issuing a receipt in lieu of the appropriate form to any person, association of persons, business or corporations; provided that nothing herein contained shall be construed so as to exclude oral evidence of loss or destroyed licenses.

SECTION 22. That the ex-officio collector shall prepare and keep a book in which they shall record on file the statements made under oath of all persons, associations of persons, business, firms or corporations who may apply for license to pursue any trade, profession vocation calling or business under this ordinance.

SECTION 23. That the ex-officio tax collector charged with the collection of taxes are hereby to administer oath to any person, president or proper official or agent of any association of persons, firms, corporations applying for licenses under this ordinance; and any tax collector or ex-officio tax collector; as aforesaid or any notary public or other officer in the parish empowered to administer oaths, who shall sign any part or certify to any oath without administering the oath in person to the applicant and having applicant sign the oath in his presence shall be deemed guilty of a misdemeanor and on conviction

shall be subject to a fine of not less than one hundred dollars and not more than one thousand dollars or imprisonment of not less than thirty days or more than ninety days or both in the discretion of the court. That when the oath is taken before the collector, no charge shall be made for receipts of any person, or persons, or corporations through their president or proper officer or agent applying for license. Any false swearing as to the gross shall constitute the crime of perjury to be punished as directed by existing criminal laws of the Parish. All licenses shall be paid in the Parish wherein is situated or conducted

the business for which the license is due. When an individual is applicant for license the affidavit must be taken in person where a partnership, by a member of the firm and where a corporation by the proper officer thereof. But in the absence from the Parish of the individual the member of the firm or the proper officer of the corporation same may be taken by a competent agent, on personal knowledge of the fact, to be made to appear in the body of the affidavit.

SECTION 24. That the tax collectors and ex-officio tax collectors are hereby required to keep a license register, in which they shall enter the names of every person, associations of persons, business firm or corporation with the trade profession, vocation, calling or business pursued, the class and graduation of the same, the amount of license thereon and the date of collection or payment thereof. On July 1st of each and every year the said collectors shall make and forward to the auditor of public accounts a full and complete transcript of said license register, showing all licenses collected during the preceeding six months. A similar transcript shall be filed by them on December 31st of each year showing all licenses collected during the half of the year. The Auditor of Public Accounts shall lay a copy of these transcripts before the General Assembly at each regular session, the original of which he shall file in his office for future reference or use.

SECTION 25. That the ex-officio tax collector violating any of the provisions of this ordinance or who shall willfully rate any person, association of persons or business firms or corporations at less graduation than the law contemplates, or who shall issue to any said person, association of persons, or business firms or corporations a license less sum than that corresponding with their graduation shall be deemed guilty of a misdemeanor in office, and shall on conviction before a competent authority be summarily dismissed therefrom.

SECTION 26. That the Governor of the State shall designate for each parish including the Parish of Orleans, an attorney-at-law, whose duty it shall be to aid the tax collector or ex-officio tax collector in the parish for which he is appointed in the collection of the State and Parish licenses provided by this Act. And upon all licenses and penalties collected through the agency of the said attorney the delinquent owing the licenses shall pay a commission to him of ten per cent centum, calculating same upon the aggregate amount of licenses and penalties so collected and paid over to the tax collector. The said Attorney shall receive no other compensation. The attorney so appointed shall serve during good behavior and shall be liable to be summarily removed by the Governor for good and sufficient cause. It shall be the duty of the district attorneys of the parishes to represent the tax collectors for said parishes in the collection of delinquent license or in case the attorney so appointed refuses to act.

On the second day of March of each year, the tax collector or ex-officio tax collector shall deliver to the attorneys herein provided for a complete list of all delinquent license payers, together with their location and kind of business, and the attorney shall immediately proceed to collect the same in accordance with this ordinance, and if not collected within thirty days from the date of delivery of the list by the collector of taxes or ex-officio collector of taxes it shall be the duty of said attorneys to render a written report giving the reasons

for non-collection to the collectors, whose duty it shall be to forward such report to the Auditor of Public Accounts. Provided that the attorneys herein provided for clerks, of courts, sheriffs, constables, or other officers, shall receive no compensation, commission, salary, docket fee or fees for services rendered in any suit or action for the collection of licenses under the provisions of this Act in which said tax collector or ex-officio tax collector has failed to obtain full and complete satisfaction and payment of any judgment in favor of the State of Louisiana: and provided further that said attorneys, clerk of courts, sheriffs, constables or other officers shall receive no compensation, commission, salary, docket fee or fees for services rendered in any suit or action for the collection of licenses under the provisions of this act in which the said tax collector or ex-officio tax collector has failed to obtain full and complete satisfaction and payment of any judgment in favor of the State of Louisiana, and provided further that said attorneys, clerks of court, sheriffs, constables or other officers shall receive no compensation in any license suit for services rendered in which judgment has been rendered against said tax collector or ex-officio tax collector of the State of Louisiana.

SECTION 27. That if any tax collector or officer, whose duty it is to state licenses shall, through incompetency, negligence or fault on his own part, fail to collect licenses in the proper amounts from those by whom they are due, he shall be responsible on his bond for all losses to the State arising therefrom.

SECTION 28. That all unpaid licenses shall bear interest at the rate of two per cent per month from the first day of March and the payment thereon shall be secured by first lien and privilege in favor of the State upon the property movable and immovable, of the delinquent or in the license, and the tax collector or ex-officio tax collector shall collect said license and interest in the manner prescribed by existing laws.

SECTION 29. That all gross receipts derived from any mercantile business or occupation whatsoever as herein before provided, whether earned within or without the state, shall form the proper basis upon which all license shall be assessed and collected by the tax collectors.

SECTION 30. That a person, firm, or company having more than one place of business, shall pay a separate license for each place of business.

SECTION 31. That the Police Jury shall designate the same attorney to represent the tax collector of the Parish of Jefferson, as has been appointed by the Governor of the State to represent the tax collector for the Parish of Jef-

person, and he shall receive the same compensation for his services as is provided by Act 205 of 1924, Section 39.

On the second day of March of each year, the tax collector ex-officio tax collector shall deliver to the attorneys therein provided for a complete list of all delinquent license payers, together with their location and kind of business and the attorneys shall immediately proceed to collect same in accordance with the Ordinance.

SECTION 32. That if any tax collector or officer whose duty it is to issue parish licenses, shall through incompetency, negligence, or fault

on his part, fail to collect licenses in the proper amount from those by whom they are due, he shall be responsible on his bond for all losses to the parish arising therefrom.

SECTION 33. That all unpaid licenses shall bear interest at the rate of two (2%) per cent per month from the first day of March, and the payment thereon shall be secured by first lien and privilege in favor of the Parish of Jefferson upon the property movable or immovable, of the delinquent owning the licenses and the tax collector and ex-officio tax collector shall collect said license and interest in the manner prescribed by existing laws.

SECTION 34. That all gross receipts derived from any mercantile business or occupation whatsoever, as herein before provided, whether earned within or without the Parish of Jefferson, shall form the proper basis upon which all licenses shall be assessed and collected by tax collectors.

SECTION 35. That a person, firm or company having more places of business shall pay a separate license for each place of business.

The above ordinance was adopted section by section and then as a whole.

Roll being called to vote on the adoption of the above Ordinance resulted as follows:

YEAS ---- Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit Perrin, Ottermann, Dumestre, Codifer.

NAYS---- None.

The President declared the Ordinance adopted.

Motion by Mr. Codifer seconded by Mr. Dumestre, the following Ordinance was adopted:

An Ordinance relative to the making and repairing of fences on dividing line between properties located in the unincorporated sections of the Parish of Jefferson.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, at regular meeting assembled, that all adjacent proprietors of land shall contribute equally to the making and repairing of fences on the dividing line of adjacent properties, as hereinafter provided.

SECTION II. That in all portions of the Parish of Jefferson, not included within the limits of municipal corporations, where lands have been subdivided, into town lots, the dividing fences between adjacent properties shall be constructed of featheredge boards and shall be not less than five (5) feet, six (6) inches, nor more than six (6) feet in height, and the post shall be not more than ten (10) feet apart and of a size at least four by six (4x6) inches.

SECTION III. BE IT FURTHER ORDAINED, that in all

Fence Ordinance No. 502

sections of the Parish of Jefferson, not included within the limits of the limits of the municipal corporation, where the land has not been subdivided into town lots, the dividing fence shall be in all cases extended as far back as the privilege of pasture or of cultivation are enjoyed by the adjacent proprietors and the dividing fence shall have at least four wires or strands of wire, the top strand to be not less than four and one half (4½) feet from the ground and the post to be not more than ten (10) feet apart, and at least four by four (4x4) inches in size.

SECTION IV. Should any adjacent proprietor desire to erect a fence, in either instance, no greater height than above specified, the cost of the additional height shall be borne entirely by the owner desiring the increased height.

SECTION V. BE IT FURTHER ORDAINED, etc., that whenever any adjacent land owner may desire to construct or repair a dividing fence, he shall have an estimate made of the cost and expense in connection therewith, and shall notify the adjacent land owner by registered mail, giving ten days notice within which the adjacent land owner shall deposit the proportional cost of the dividing fence, and should the adjacent land owner fail, refuse or neglect to bear the proportional cost of dividing fence, then, and in that case the land owner desiring to erect or repair dividing fence shall have a right to have the work done, and upon payment of the whole cost, shall have a right of action against the adjacent land owner for the proportional cost of dividing fence, plus all Court cost and reasonable attorney fees, to be fixed by the Court, in case suit is filed.

SECTION VI. BE IT FURTHER ORDAINED, etc., that an owner of an unenclosed lot cannot be compelled to contribute to the expense of a line fence until such time as he encloses said lot or builds on same or uses same, in such case he shall then be liable, for his prorate of the cost of fence previously constructed by adjacent owners of property.

SECTION VII. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

The roll being called on the adoption of the above ordinance resulted as follows:

YEAS - - - -
NAYS - - - -

Motion by Mr. Dumestre, seconded by Mr. Ottermann, the following ordinance was adopted:

ORDINANCE NO. 503.

BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that an Electrical Inspector be appointed to inspect all electrical fixtures, appliances etc. And that no company, corporation or individual shall receive or distribute electrical current until electrical inspection be made.

ELECTRICAL INSPECTOR

SECTION I. That there is hereby created the office of Electrical Inspector for the Parish of Jefferson, State of Louisiana, and the person to be appointed to fill said office of electrical inspector shall be a competent electrician of good moral character, who shall have had at least four years experience as a journeyman in the practice of this trade, or two years training in a recognized college of electrical

engineering and in addition thereto, two years of practical experience in electrical construction; that they shall be well versed in approved methods of electrical construction for the safety of life and property, and have a knowledge of the statutes of the State of Louisiana, relating to electrical work, and of the rules and regulations issued by the National Board of Fire Underwriters, under authority of said statutes, they shall also be well versed in a knowledge of the following: The National Electric Code, as approved by the American Standards Association, the National Electrical Safety Code, as approved by the American Standards Association. The Inspector shall also maintain a file of listed inspected electrical appliance cards issued by or for underwriter's Laboratories, Inc.

APPOINTMENT, SALARY, AND DUTIES OF ELECTRICAL INSPECTOR

Section 2. Said electrical inspector shall be appointed for one year by the Police Jury of the Parish of Jefferson. He shall receive as a salary all fees collected from inspections made by him during the time for which he was appointed. It shall be unlawful for the electrical inspector to engage in the business of the installation and the maintenance of electric wiring, electric devices and electric material, either directly or indirectly and he shall have no financial interest in any concern engaged in such business in the Parish of Jefferson at any time while holding office of electrical inspector. And violation of the provisions of this section by said electrical inspector shall be sufficient cause for his removal from office, and he may be removed for other just cause.

RIGHT OF ACCESS TO BUILDINGS

SECTION 3. In the discharge of his official duties, said electrical inspector shall have the right during reasonable hours to enter any building for the purpose of making any inspection or test of the installation of electric wiring, electric devices and/or electric material contained therein, and shall have authority to cause the turning off or on electrical currents, and cut or disconnect in cases of emergency any wire where such electrical currents are dangerous to life or property, or may interfere with the work of the fire department.

PERMITS

SECTION 4. No alterations or additions shall be made in the existing wiring of any building, nor shall any building be wired for the placing of any electric lights, motors, heating, devices, or any apparatus requiring the use of electrical current; nor shall any alterations be made in the wiring in any building after inspection without first notifying the electrical inspector and securing a permit therefor except minor repair work such as repairing a flush and snap switches, replacing fuses, changing lamp sockets and receptacles, taping bare joints and repairing drop cords. Applications for such permit, describing such work, shall be made by the person, firm or corporation installing same, to the electrical inspector having jurisdiction and the permit when issued shall be to such applicant.

This section shall not apply to maintenance and repairs on the premises of a person, firm or corporation regularly employing journeyman electricians for that purpose, but any person, firm or corporation maintaining a journeyman electrician on the premises for maintenance and repairs, must first secure a permit from the Parish Electrical

Inspector, which shall not permit, the person, firm or corporation to do work other than specified in the application.

INSPECTIONS

Section 5. Upon the completion of the wiring of any building, it shall be the duty of the person, firm or corporation installing the same to notify the electrical inspector, who shall inspect the installation within twenty four hours after the time such notice is given; and if it be found to be fully in compliance with this ordinance, and does not constitute a hazard to life and property, the electrical inspector shall issue to such person, firm or corporation for delivery to the owner, a certificate of inspection, authorizing connection to the electrical service, and the turning on of current. All wires which are to be hidden from view shall be inspected before concealment, and any person, firm or corporation installing such wires shall notify the electrical inspector, giving him 24 hours in which to make the required inspection before such wires are concealed.

RE-INSPECTION

SECTION 6. The electrical inspector shall periodically make a thorough re-inspection of the installation of all electric wiring, electric devices and electric material now installed or that may hereafter be installed in buildings within the Parish of Jefferson, and when the installation of any such wiring, devices and-or material is found to be in a dangerous or unsafe condition the person, firm or corporation, owning, using or operating the same shall be notified, and shall

make the necessary repairs or changes required to place such wiring in a safe condition, and have such work completed within fifteen days, or such other period as may be specified by the electrical inspector in said notice. The electrical inspector is hereby empowered to disconnect or order the discontinuance of electrical service to such wiring, or - and material so found to be defectively installed until the installation of such wiring, devices and material has been made safe as directed by the electrical inspector.

CONSTRUCTION REQUIREMENTS

SECTION 7. No certificate of inspection shall be issued unless the electric light, power and heating installations are in strict conformity with the provisions of this ordinance, the statutes of the State of Louisiana, the rules and regulations issued by the National Board of Fire Underwriters, under the authority of the state statutes, and unless they are in conformity with the approved methods of construction for safety of life and property. The regulations as laid down in the National Electric Code, as approved by the American Standards Association; and in the National Electrical Safety Code, as approved by the American Standards Association, shall be prima facie evidence of such approved methods.

PERSONS OR CORPORATIONS DISBRIBUTING CURRENT

SECTION 8. No person, firm or corporation engaged in the sale, manufacture or distribution of electricity, shall connect any such premises until it has been furnished with the certificate of Inspection

of the Electric Inspector having jurisdiction over the territory in which the premises is located.

RECORDS OF PERMITS AND INSPECTIONS

SECTION 9. The electrical inspector shall keep complete records of all permits issued, and inspection made, and other official work performed, under the provisions of this ordinance. He shall make a written report to this Jury every month showing all permits issued, together with the amount of fees collected from each inspection.

APPLICATIONS

SECTION 10. All applications for inspection filed with the electrical inspector, must show the name of the owner of the premises, the name of the occupant, the number of lights installed, and the fee for inspection.

INSPECTION FEES

SECTION 11.	
OUTLETS	
From 1 to 5 outlets	(inclusive) \$.75
From 6 to 10 outlets	" 1.50
From 11 to 20 outlets	" 2.25
From 21 to 30 outlets	" 3.00
From 31 to 50 outlets	" 4.00
From 51 to 100 outlets	" 5.00
Above 100 outlets, each additional outlet	.05

FIXTURES

5 lights or less	\$.25
6 to 10 lights	.75
11 to 15 lights	1.00
16 to 25 "	1.50
26 to 50 "	2.00
51 to 100 "	2.50
101 to 150 "	3.00
151 to 250 "	4.50
251 to 500 "	5.50
Above 500 lights, each additional light	.05

MOTORS

0 to 250 Watts (Portable) No charge.	
1 H.P. or less	\$ 1.00
1 H.P. to 4 H.P.	1.50
4 H.P. to 10 H.P.	2.00
10 H.P. to 20 H.P.	2.50
20 H.P. to 40 H.P.	3.00
40 H.P. to 80 H.P.	5.00
80 H.P. and over	8.00
For each generator of 1 Kilowatt or less	\$1.00
For each generator of more than 1 Kilowatt and not more than 3 Kilowatts	1.50
For each generator of more than 3 Kilowatts and not more than 8 Kilowatts	2.00
For each generator of more than 8 Kilowatts and not more than 15 Kilowatts	2.50
For each generator of more than 15 Kilowatts	3.00

ISOLATED PLANTS

From 1 to 5 K. W. generator, including equipment to the capacity of generator	\$ 4.00
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From 6 to 30 K. W. generator including equipment to the capacity of generator	8.00
For each generator for more than 30 K. W. including equipment to the capacity of the generator	10.00
Charging Stations	3.00

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Portable Cabinet - - - - -	\$ 3.00
Stereopticon Light (arc)	3.00
Moving Picture Arc Light	3.00
Resistor arc Light	3.00

ELECTRIC WELDING MACHINE

5 Kilowatts - - - - -	\$ 3.00
10 Kilowatts	4.00

APPLIANCES

Flat Iron - - - - -	\$ 1.00
Luminous Radiator	1.00
Rectifiers and Transformers	2.00
Stage Sockets	2.00
Spot Light	2.00
Stereopticon Machines	3.00
Moving Picture Machines	3.00
Pianos	2.00
Ranges	2.00
Mercury Arc Rectifiers	3.00
Search Lights	1.00

MOVING PICTURE BOOTH EQUIPMENT

Original inspection or survey - - - - -	\$3.00
Re-survey	1.50

HEATING DEVICES

Will be charged for on basis of total horse power and figured same as motors.

TEMPORARY OR DECORATIVE WIRING

The fees for temporary or decorative wiring for show windows, exhibitions, conventions, entertainments, etc.; will be one half of the regular fee, no charge for fixtures attached. Alterations to work previously accepted, or for the inspection of any electrical equipment for which no fee is herein prescribed or for reinspection where N. E. Code violations are listed there shall be charged a fee of \$1.50 an hour or part thereof.

REVIEW

SECTION 12. When the electrical inspector condemns all or part of any electrical installation, the owner may within five days after receiving written notice from the electrical inspector file a petition for review of said action of the electrical inspector with the Louisiana Rating and Fire Prevention Bureau and upon receipt thereof the Louisiana Rating and Fire Prevention Bureau shall Proceed to determine whether said electrical installation complies with this Ordinance, and within five days shall make a decision in accordance with its findings.

ENFORCEMENT

SECTION 13. This ordinance shall not be construed to relieve from,

or lessen, the responsibility or liability of any party owning, operating, controlling or installing any electric wiring, electric devices and-or electric material for damages to persons or property caused by any defect in the same, nor shall the Parish be held as assuming any such liability by reason of the inspection authorized herein, or any certificate of inspection issued as herein provided.

PENALTY

SECTION 14. Any person, firm or corporation who shall fail to comply with any of the provisions hereof shall be guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than Ten Dollars, nor more than Twenty-five Dollars, together with the costs of prosecution, and in default of payment thereof, by imprisonment of not less than ten days nor more than thirty days.

SECTION 15. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

The ordinance was read and adopted section by section and then as a whole, by the following vote:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.
NAYS - - - None. ABSENT - - - None.

The ordinance was declared adopted.

Motion by Mr. Ottermann, seconded by Mr. Perrin, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled that the following electrical inspectors for the Parish be and are hereby appointed.

- For Ward No. Three(3) C. B. Charbonnier
For Ward No. Four (4) Dave Dabria
For Ward No. Five (5) E. J. Robert, Jr.
For Ward No. Six (6) H. Harvey
For Ward No. Seven(7) H. S. Lowe.
For Ward No. Eight(8) L. G. Richard

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel Mayer, Petit, Perrin, Ottermann, Dumestre, Codifer.
NAYS - - - - None.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President.

Gretna, La. Jany. 11, 1933

The Police Jury met this day in regular session, the following members present:

- W. R. Toledano, President, Harold Heard, W. E. Strehle, Jos. Sartis, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, E. M. Gordon, Jos. Petit,

Clem Perrin, Robt. Ottermann, A. C. Dumestre, Frank C. Codifer. H. Meyer. On motion duly seconded the reading of the minutes of the last meeting was dispensed with and approved as published.

On motion duly seconded the regular business was suspended to allow parties to address the Jury.

Masters Dumestre and Gemelia appeared before the Jury representing the Jury to subscribe for a page in the college Journal, known as the Panther, to advocate the Parish. The men were advised that under the law the Jury could not make an appropriation for the purpose. Therefore the officers and members of the Jury made a pool and donated it to the aid of the Journal.

Mrs. R. S. Knight, W. L. Haas and C. R. Lewis addressed the Jury in regards to condition of Vivian and Ridgeway Streets in old Ridgeway Terrace, asked that some repairs be made on said streets, a lso requested the Jury to open up grade and gravel Labarre Drive in Old Ridgway Terrace for public use. The Matter was referred to the road superintendent for attention.

Mr. Jones, representing the Louisiana Digest, Official Journal of the Police Jury Association of Louisiana, requested that the Jury subscribe for one page of the Digest to advertise the Parish.

Mr. Cantrelle moved, seconded by Mr. Hotard, that the Jury subscribed for one, page advertisement of the Parish in the Digest at a cost not to exceed \$150.00, motion carried.

Mr. Frank De Salvo appeared before the Jury, representing the retail business in the vicinity of Harvey, filed a complaint that certain business places are being operated without a license, also peddlers selling their wares around Harvey without a license.

Mr. Petit, moved, seconded by Mr. Heard, that the Sheriff be requested to collect license from the owner of the Street Fair at Harvey, also from all business places and peddlers within the Parish.

Regular order of business resumed.

REPORTS

Report from Parish Treasurer received and ordered filed.

Report of Finance Committee. All bills approved and ordered paid.

Report from the Parish Assessor on request of the Police Jury, why the assessment valuation of the Parish have so greatly decreased, was read and laid over until next meeting for action thereon.

COMMUNICATIONS

Communication from Mr. Harvey Jacobs, Chief State Engineer, relative to the action taken by the Pontchartrain Levee Board in granting the application of the Siems-Helmets, Inc., Contractors for a permit to construct a railroad spur on an earthen embankment across the Mississippi River Levee in the Parish of Orleans for the purpose of constructing a levee one hundred feet south of the Huey P. Long Bridge and on motion of Mr. Petit, Seconded by Mr. Ottermann, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, tha t the action of the Board of State Engineers and that of the Pontchartrain Levee Board in granting the application of Siems-Helmets, Inc., Contractors for the construction of a railroad spur on an earthen embankment across the Mississippi River in the Parish of Jefferson, for the purpose of constructing a dock and trestle on the river side of the levee, one hundred feet south of the Huey P.

Long Bridge, be and is hereby approved and ratified,

The roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Ferrin, Otterman, Dumestre, Codifer.

NAYS - - - None.

And the resolution was declared adopted.

Communication from Mr. J. D. O'Connell, master Machinist, T. P. Railway Company, McDonoghville, La. calling the attention of the Jury to the condition of Americus Street, which is the only street leading to the railroad company Shop, and is used by the trucks of various firms to deliver material, etc., to the shop of the railroad company. Request that the said street be repaired was read, and the matter referred to the Police Juror of the First Ward and Road Superintendent for attention.

Communication from Mrs. S. A. Thompson, Secretary of the National Rivers and Harbors Congress, requesting the Police Jury to appoint delegates to represent the Parish at the Convention to be held in Washington, D. C. on the 17th and 18th day of January, 1933, and on motion of Mr. Dumestre, seconded by Mr. Ottermann, Mr. W. R. Toledano, president of the Police Jury was appointed a delegate to represent the Parish, and his expenses not to exceed two hundred and fifty (\$250.00) Dollars, to be paid by the Jury.

The roll being called to vote on the question resulted as follows:

YEAS - - - Heard, Strehle, Sartis, Stumpf, Cantrelle, Meyer, Gordon, Petit, Ferrin, Ottermann, Dumestre, and Codifer.

NAYS - - - Feitel.

The motion was declared carried.

Communications signed by Mr. and Mrs. C. Dewhurst, Mrs. M. Sharp, Mr. and Mrs. J. Dante, and Mr. V. Dante, requesting the Jury to open up Bonnabie Place, Metairie Ridge, in order that property owners and residents can conveniently reach the Parish Road on Metairie Ridge, was read and referred to Police Juror Codifer of the 8th Ward and the Road Superintendent to investigate the complaint and report their findings at the next meeting of the Jury.

Judge Jno. E. Fleury, legal advisor of the Jury submitted the following statement as requested by the members of the Police Jury:

STATEMENT

Police Jury, Parish of Jefferson, Gretna, Louisiana.

Gentlemen:-

Complying with your request for a statement as to the number of affidavits taken by the various Justices of the Peace in the Parish of Jefferson from January 1, 1932, the check being taken up to the 27th of December, 1932, I beg to hand you herewith following schedule showing the number of affidavits accepted by the Justices of the Peace throughout the Parish of Jefferson, as follows:

Geo. J. Trauth	267
J. T. Fitzgerald	104
C. L. Adam	58
Oliver Scioneaux	22
Victor Kerner	3
Dr. Theo. Engelbach	1

We have filed information in various cases amounting to the number of

fifty nine (59) which were based mostly upon wife-desertion cases and cases where information were filed and as a result of evidence furnished by the Fire Marshal's office and indictments by Grand Juries were not supported by affidavits. This is exclusive of the number taken by the Justice of the Peace.

Hoping this is the information requested, I am,

Yours very truly,

John E. Fleury, District Attorney.

Application by the Lafitte Oil Company for a permit to install a gasoline Storage tank and pump house, together with the necessary piping, on ground leased by them from the Louisiana and Arkansas Railroad Co. located in the Seventh Ward of the Parish of Jefferson, was read to the Jury, also a petition signed by owners of property within 300 feet of the proposed storage tank and pumphouse of the Lafitte Oil Company, protesting against the erection, and location of same; requesting the Police Jury not to grant the permit, after discussion the application for a permit by the Lafitte Oil Company was refused.

Petition signed by property owners and residents of the 8th Ward. Request relief from the promiscuous use of fire arms by reckless hunters around their premises with disregard to life or property was read and on motion by Mr. Dumestre, duly seconded, the petition was referred to Mr. Codifer, Police Juror of the 8th Ward to take the matter up with the Sheriff to have the practice abated.

The following opinion from Jno. E. Fleury, District Attorney and Legal advisor of the Jury was read.

OPINION

December 17, 1932

Police Jury, Parish of Jefferson, Gretna, Louisiana.

Gentlemen:-

This acknowledges receipt of your communication of this date referring to me for an opinion of a petition of property owners protesting against the rebuilding of a garage located at Brooklyn and S. Claiborne Avenue by a party by the name of John Beals.

In this connection, I have checked act 275 of 1928, and I have also taken up with the Secretary, the question of whether or not the Police Jury has adopted ordinance in compliance with this act making it effective in this Parish and I find that on October 10, 1928, the Police Jury of the Parish of Jefferson did adopt such an ordinance carrying in to effect act 275 of 1928, relative to the operation and regulation of garages and oil-stations.

In connection with the petition, I beg to advise you that the law requires that any person, firm or corporation desiring to operate and conduct a garage or oil station in any locality shall, prior to the issuance to him of any permit by the Police Jury of the Parish, address a petition, which petition shall state the name of the owner or owners and the exact location of said establishment, and must be accompanied by the written consent of the majority of the property owners or their agents, within three hundred (300) feet measured along the street or road fronts of the

proposed location of such establishment. I have checked the petition of protest with the Police Juror of the Seventh Ward, and he informs me that all of the signers of the petition, with the exception of Mr. Joseph R. Bowers, reside on Brooklyn Avenue, which is a cross street running at right angles to the street or road on which the proposed oil station is to be operated, and under the circumstances, this protest is of no weight.

It is my opinion that Mr. Beals should file an application for a permit to operate the station and should accompany his petition with the written consent of owners of property measured along a distance of three hundred (300') feet fronting the Jefferson Highway, and not the side street where the proposed oil station is not to front.

Further more, it is my opinion that this act does not prohibit the rebuilding of a building as an oil station, but merely covers the regulation and permission to be first obtained before such building can be used as a garage or oil station.

I am returning herewith the petition submitted to me.

Yours very truly,
John E. Fleury, District Attorney.

On motion of Mr. Heard, seconded by Mr. Gordon, the following resolution was passed.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that permission be and is hereby granted John Beales to rebuild his garage which was partially destroyed by fire, located at Brooklyn and South Claiborne Avenues.

Copies of resolutions adopted by the Police Jury of Caddo and Calcasieu Parishes, requesting Governor O. K. Allen to call a special session of the Legislature to consider the Auto License problem to relieve the situation either by the payment of such license in installments or the total abandonment of same, substituting in lieu thereof an added gasoline tax favor and recommend the legislation of a small sales tax and that a part of the sales tax funds shall be set aside to meet the expenses of different parishes, was received and ordered filed.

Notification received from the Louisiana Public Service Commission, calling attention to the fact that the Commission will meet in the Council Chamber of the City Hall at New Orleans, beginning at 10 o'clock a.m. on Thursday, January 12, 1933, to take up the request by Geo. Montagut to operate a motor bus for passengers over Metairie Highway, Jefferson Parish into New Orleans via City Park Avenue, was read, and

Upon motion by Mr. Strehle, seconded by Mr. Stumpf, the following resolution was adopted:

RESOLUTION

Upon motion by Mr. Strehle, seconded by Mr. Stumpf, the following resolution was offered:

WHEREAS, this Jury is in receipt of a communication from the Louisiana Public Service Commission, under the date of January 3, 1933, stating that request number 1572 "George Montague, Ex Parte, In re: Operation of motor passenger line over Metairie Highway, Jefferson Parish into New Orleans, via City Park Ave. into Bienville St. To N. Claiborne Ave. thence Canal Street to River, returning same route" is set for hearing on Thursday, January 12, 1933, at the Council Chamber of the City Hall at New Orleans, Louisiana, at 10:00 a.m., and

WHEREAS, at present residents of Metairie Ridge are being furnished transportation facilities by the New Orleans Public Service, Incorporated which is a part of the New Orleans System and affords the residents of

Metairie Ridge access to any part of New Orleans by way of transfer, and WHEREAS, if any parties, other than the New Orleans Public Service Inc. acquire a permit to operate a bus line in Metairie Ridge, it will necessitate the payment of additional car fares to various points within the City of New Orleans, and

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WHEREAS, a committee appointed by this Jury is at present conferring with the New Orleans Public Service Inc., to work out if possible, a bus system on Metairie Ridge, whereby the residents of that section will not only get a better car schedule, but will also receive transfers to any point within the City of New Orleans and also the possibility of extending the bus service to take in the Metairie Terrace section, which is badly in need of car service.

THEREFORE, be it resolved, that this Jury in regular meeting this day, go on record as opposing the permit number 1572, George Montague, Ex parte, and that the President appoint the Jury as a whole to attend the hearing tomorrow and that A. C. Dumestre be authorized to appear before the Louisiana Public Service Commission to represent the Police Jury and voice their opposition to the permit being granted.

Roll being called on the above resolution, the vote resulted as follows:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Gordon, Meyer, Feitel, Perrin, Ottermann, Dumestre, and Codifer.

NAYS - - - None.

The resolution was declared adopted.

On motion of Mr. Strehle, seconded by Mr. Heard, the following resolution was adopted:

We, the Police Jury of the Parish of Jefferson, in the State of Louisiana, are at present, splendidly served by radio station WWL of New Orleans, during the limited time which they are on the air, and

WHEREAS, radio station WWL is broadcasting programs which are to the public a benefit, utility and necessity, being educational, recreational and of the highest character and dignity, and

WHEREAS, due to the fact that radio station WWL at present is forced to leave the air at an early hour of the night, thus depriving us of all the benefits which would be derived by later night time hours of broadcast, particularly in the advertising of the Parish of Jefferson so far as its natural resources, mineral, agricultural, cattle raising and dairy-ing opportunities are concerned, as well as its wonderful offering as a health and educational resort, and

WHEREAS, we believe that full time operation granted to Station W W L would enable that station to bring back prosperity to our community through the development of our natural resources and the advertising of the tremendous opportunities for advancement in our Parish.

THEREFORE, Be it Resolved, that the Police Jury of the Parish of Jefferson in the State of Louisiana, do hereby request the Federal Radio Commission at Washington, D. C. to grant full time to Station WWL at New Orleans on 850 kc. and

BE IT FURTHER RESOLVED, that Captain Arthur C. Pritchard be and he is hereby appointed to present this resolution to The Federal Radio Commission at Washington, D. C.

The following letter from Jno. E. Fleury, District Attorney and Legal Advisor of the Police Jury was read.

December 27, 1932.

Police Jury, Parish of Jefferson,
Gretna, La.

Gentlemen:-

My attention has been directed to the possibility that various oil companies are now indebted to the Parish of Jefferson for the gasoline tax of one cent per gallon imposed by the Parish since June 1, 1930, on the sale, use or consumption of gasoline within its territorial limits. As District Attorney for the 24th Judicial District it is my duty to handle any legal matters incidental to the collection of such taxes. However, the investigation into the merits of any such claims which Jefferson Parish may have against gasoline distributors, and the enforcement of these alleged demands would consume so much time and work that I could not efficiently take care of the other duties of my office and also give them all due attention. As it is not only highly desirable but necessary that these claims be examined into as thoroughly as possible to the end that the Parish may recover any taxes lawfully due it, it would be advisable for you to consider the employment of special counsel for this purpose.

There is no desire on my part to shirk any of the duties of my office, but the collection of gasoline taxes is a most troublesome problem and will require all the time and effort that one can devote to the work to achieve worthwhile results.

Very truly yours,
John E. Fleury, District Attorney.

Upon motion of Mr. Cantrelle, seconded by Mr. Petit, the following resolution was adopted.

WHEREAS, under the authority of Act No. 15, of the Special Session of the Louisiana Legislature of 1928, the Police Jury of the Parish of Jefferson did on May 14, 1930, effective June 1, 1930, and yearly thereafter, levy a tax on one cent per gallon on all gasoline sold or used or consumed within the territorial limits of the Parish, and

WHEREAS, the respective ordinance levying such tax required the filing of monthly reports by distributors and the payment of the tax, as in said ordinances provided, and

Whereas, the Parish of Jefferson may not have received all taxes to which it is legally entitled under the said ordinances, and

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WHEREAS, the public interest requires and there is in fact a real necessity for making an investigation to determine whether any taxes due under the said ordinance are now outstanding and delinquent, and

WHEREAS, John E. Fleury, District Attorney, has advised the other duties of his office are so heavy that he could not devote the time and attention necessary to enforce the collection of any such taxes, and

WHEREAS, J. K. Gaudet, Attorney at law, has been requested and has indicated a willingness to examine into the legal correctness of all gasoline tax returns heretofore filed and ascertain the taxability of gasoline heretofore sold, used or consumed within the Parish and the proper payment

of all taxes due thereon, and attempt to recover any taxes, which may be lawfully due the Parish, for a fee contingent upon collection:

Now, THEREFORE, Be it Resolved, as follows,

That J. K. Gaudet, be and he is hereby employed to prosecute and collect from any delinquent taxpayer any claim of the Parish of Jefferson, for taxes under the ordinances hereinbefore mentioned, and it is agreed that in consideration of all services rendered in connection therewith he shall receive a fee of fifty per centum of whatever sum of money indebtedness or securities or property or other things of value which may be awarded or collected on account of any such claims.

BE IT FURTHER RESOLVED, that a copy of this resolution be sent to Honorable O. K. Allen, Governor, and Gaston L. Porterie, Attorney General, with the request that they approve the foregoing contract as required by Act 124 of 1912, as amended by Act 221 of 1920, and also that this resolution be published in the official journal of the Parish.

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - None.

And the resolution was declared passed.

Upon motion of Mr. Dumestre, seconded by Mr. Petit, the Jury went into executive session.

Re-convening in open session, upon motion of Mr. Dumestre, seconded by Mr. Strehle, the following ordinance was adopted:

ORDINANCE NO. 504.

AN ORDINANCE

To levy and collect and enforce payment of a license tax upon all persons or associations of persons or business firms or partnerships or corporations, engaged in or pursuing any business whereby horses or dogs or other animals are run or raced and admission fees are charged spectators, the revenues or profits being derived from sources other than admission fees, or where said horses or dogs or other animals are raced for purses or profit or revenue of any kind or character; and prescribing the mode and method by which said license tax shall be collected; and providing penalties for the violation of the provisions of this ordinance and repealing all ordinances or parts thereof in conflict herewith, particularly Section 17-B of Ordinance No. 500 adopted December 14th, 1932.

SECTION 1. Be It Ordained by the Parish of Jefferson that there be and is hereby levied a license tax upon each person or association of persons or business firm or partnership or corporation engaged in or pursuing any business whereby horses and dogs or other animals are run or raced and admission fees are charged spectators for each and every race track so operated which said licenses shall be graduated upon daily receipts from admission fees paid by spectators as follows:

FIRST CLASS - - When said admission fees by spectators amount to seventeen thousand five hundred (\$17,500) dollars, or more per day, the license tax shall be one thousand dollars (\$1,000.00) per day for the time or duration of the race meeting.

SECOND CLASS - - When said paid admission fees by spectators amount to less than seventeen thousand five hundred (\$17,500.00) dollars per day and more than twelve thousand, five hundred (\$12,500.00) dollars, per day, the license tax shall be seven hundred and fifty dollars (\$750.00), per day for the time or duration of the race meeting.

THIRD CLASS - - When the said paid admission fee by spectators amount to less than twelve thousand five hundred (\$12,500.00) dollars and more than ten thousand (\$10,000.00) dollars per day, the license tax shall be six hundred dollars (\$600.00) per day for the time or duration of the race meeting.

FOURTH CLASS - - When the said paid admission fees by spectators amount to less than ten thousand dollars (\$10,000.00) per day and more than five thousand dollars (\$5,000.00) per day the license tax shall be five hundred (\$500.00) dollars, per day for the time or duration of the race meeting.

FIFTH CLASS - - When the said paid admission fees by spectators amount to five thousand dollars (\$5,000.00) or less per day, the license tax shall be two hundred and fifty dollars (\$250.00), per day for the time or duration of the race meeting.

SECTION 2. That there is hereby levied a license tax upon each person or association of persons or business firm or partnership or corpor-

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ation engaged in or pursuing any business whereby horses or dogs or other animals are run or raced and no admission fees are charged spectators, but where said racing business is otherwise conducted for profit or revenues or where said horses or dogs or other animals are raced for purses or profit or revenue of any kind or character, or where the said person or association of persons or business firm or partnership or corporation engaged in the said racing business derives a revenue or a profit from the operation of said racing business other than from admission fees paid by spectators, then the said license shall be graduated upon the daily attendance of spectators at every race track so operated which said license shall be graduated as follows:

FIRST CLASS - - When the number of spectators attending said race is ten thousand or more the license tax shall be one thousand dollars (\$1,000.) per day for the time or duration of the race meeting.

SECOND CLASS - - When the number of spectators attending said races is fewer than ten thousand and greater than seventy five hundred, the license tax shall be seven hundred fifty dollars (\$750.00) per day for the time or duration of the race meeting.

THIRD CLASS - - When the number of spectators attending said races is seventy five hundred or less and greater than five thousand, the license tax shall be six hundred dollars (\$600) per day for the time or duration of the race meeting.

FOURTH CLASS - - When the number of spectators attending said races is five thousand or less and more than three thousand the said license shall be five hundred dollars (\$500.) per day for the time or duration of said race meeting.

FIFTH CLASS - - When the number of spectators attending said races is three thousand or less, the license tax shall be two hundred fifty dollars (\$250.00) per day for the time or duration of the racing meeting.

SECTION 3. Provided, however, that the license tax and fees herein above prescribed and set out shall not apply to race tracks offering purses of less value than one hundred dollars (\$100.00) per race.

SECTION 4. The aforesaid license tax shall be collected by the constituted authority charged with the collection of license due to the State.

SECTION 5. That all suits or rules for the collection of this license tax shall be summary and be tried in accordance with the law in force for the collection of delinquent licenses or taxes.

SECTION 6. That the amount of tax due by the aforesaid person, association of persons or business firms or partnership, corporation engaged in the aforesaid racing business shall be determined as follows:

The daily receipts of said admission fees, and where no admission fees are charged, the total number of spectators each day shall be added and totaled and then the license tax calculated in accordance with the provisions of Section 1 and Section 2 of this Ordinance.

SECTION 7. That the provisions of this Ordinance shall not apply to associations of persons or corporations engaged in holding or conducting a Parish Fair, State Fair or District Fair or solely for the purpose of exhibiting agricultural or manufactured products or natural resources looking toward the advancement of the agricultural or manufacturing interest or the development of the natural resources in this Parish, and said horse racing is conducted as an auxiliary sport, and as an incident for amusement or entertainment, and not for the purpose of profit, provided that the said Parish Fair shall be officially recognized as such by ordinance of the Police Jury, and that the said racing described in this section shall not be for a longer period than ten (10) consecutive days, Sundays excepted, in any one year:

SECTION 8. That any person, association of persons or business firm, partnership or corporation conducting or operating a race track or races in contravention of the provisions of this Ordinance without having first paid said license tax as aforesaid, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than one hundred (\$100.) dollars and not less than twenty five dollars (\$25.00), or by imprisonment of not more than thirty days and not less than ten days in the parish jail, or both such fine and imprisonment at the discretion of the Court, provided that in case the violator be and association, firm or corporation, the managing officers and agents thereof shall be punishable by such fine or imprisonment, and providing that such fine and imprisonment shall not be construed as relieving said violator from said license tax.

That all ordinances or parts of ordinances in conflict herewith, particularly Section 17 B of Ordinance number 500, adopted December 14th, 1932, be and the same is hereby repealed.

Roll being called to vote on the adoption of the above ordinance resulted as follows:

YEAS - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Perrin, Gordon, Ottermann, Dumestre, Codifer.

NAYS - - None.

The President declared the Ordinance adopted.

The Parish Assessor as requested by the Police Jury at a previous meeting filed a report on assessment valuations of the Parish, showing why the assessment values have so greatly decreased. Action on the report was laid over until next meeting.

Upon motion of Mr. Ottermann, seconded by Mr. Feitel, the Secretary was instructed to advertise for bids from banks for the Fiscal Agency of

the Police Jury.

On motion of Mr. Dumestre, seconded by Mr. Heard, the following resolution was adopted:

WHEREAS, it has been reported to the Police Jury that the drainage culvert across 11th street at Brown Avenue in the 3rd Ward, has been destroyed by some person and filled with dirt to prevent drainage of nearby property, and

Whereas, Eleventh Street has become a public highway, being donated and de-

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icated to the Parish for public use, no person has a right to destroy or hamper with the drainage system on Eleventh Street or any other high way, therefore

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular meeting assembled, that the President appoint a committee composed of Mr. Sartis, Police Juror of the 3rd Ward, Parish Engineer and Road Superintendent, to repair the drainage culvert destroyed across Eleventh Street at Browns Avenue, and

BE IT FURTHER RESOLVED, that the committee be and is hereby given full power to act in the premises on the suggestion of the District attorney.

On motion duly seconded the Secretary was instructed to notify the L. & A. and the I. C. Railroad Companies to put in drainage culverts at Dakin Street, 7th Ward for better drainage.

ORDINANCE NO. 505.

Upon motion of Mr. Ottermann, seconded by Mr. Feitel, the following ordinance was adopted:

An ordinance to authorize the President on behalf of the Police Jury to borrow from the Whitney Trust & Savings Bank, the sum of \$30,000.00 and such additional sum as may be necessary to pay the interest on said amount, to pay the current expenses of the Police Jury of the Parish of Jefferson for the year 1932, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount and dedicating, appropriating and setting aside the amount of principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1933, to pay the amount borrowed.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney Trust & Savings Bank, on behalf of this Police Jury, the sum of \$30,000.00, and such additional sum as may be necessary to pay the interest due or to become due on said amount, for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1933.

SECTION II. BE IT FURTHER ORDAINED, etc. that the President is further authorized and empowered to execute in favor of said Whitney Trust & Savings Bank a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION III. BE IT FURTHER ORDAINED, etc. that for payment of the amount borrowed and note or certificate executed as herein provided,

the Police Jury, of the Parish of Jefferson hereby dedicates, appropriates, and sets aside the sum of \$30,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1933, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll call on the adoption of the above ordinance resulted as follows:

YEAS - - - Heard, Strehle, Sartis, Cantrelle, Stumpf, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - None.

The Ordinance was declared adopted.

There being no further business, the Jury adjourned

Wm. Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La.

Feb. 8, 1933.

The Police Jury met this day in regular session. The following members were present:

W. R. Toledano, President; Harold Heard, W. E. Strehle, Jos. L. Sartis, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, Hirsch Meyer, E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

By a motion duly seconded the reading of the minutes of the last meeting were dispensed with and approved as published.

By a motion duly seconded the regular order of business was suspended to allow parties to address the Jury.

Doctor Vonheder, representing the Bureau of Animal Industry appeared before the Jury and requested the Jury to restore the services of Disinfecting Barns where Tuberculosis existed among the Dairy Cattle at a cost not to exceed \$25.00 per month. After discussion the matter was laid over indefinitely.

Mr. Geo. Auer, representing the Jefferson Waterworks addressed the Jury in regards to the payment of the Fire Plug Rental in the 7th and 8th Wards of the Parish, for the year 1931 and 1932, and

By motion of Mr. Otterman, seconded by Mr. Stumpf, the bills of the Fire Plug Rental for the year 1931-1932 was ordered paid.

Mr. C. O. Hooper on behalf of the Texas Oil Company filed an application by the Texas Oil Company for a permit to construct one Storage Oil Tank at Harvey, Louisiana, together with a petition signed by property owners within 300 feet of the site of the proposed oil storage tank, and

By motion of Mr. Sartis, seconded by Mr. Stumpf, the matter was referred to the Oil Commission and Parish Engineer for their approval.

Regular order of business resumed.

REPORT

Report of the Parish Treasurer, received and ordered filed.

Report of the Finance Committee, received.

Report of the County Agent, received.

Report of the Parish Engineer on Pro-ration for each ward of the

amount budgeted for the year 1933, as follows:

To the Honourable President and Members of the Police Jury of the Parish of Jefferson, Gretna, La.

Gentlemen:

In accordance with instructions, herewith submit the pro-ration of the amount budgeted by the Police Jury for roads and bridges for the year 1933, which amount is \$33,900.00.

The amounts pro-rated for the Third and Fourth Wards have been re-pro-rated in accordance with instructions given me by members of the Jury from these Wards.

Ward 1	-----	-\$ 2,686.95
Ward 2		807.90
Ward 3.		
1 st Precinct	-----	-1,733.81
2nd Precinct	-----	1,021.22
Ward 4		
Mr. Feitel	-----	1,123.34
Mr. Cantrelle		1,304.89
Mr. Meyer		4,218.78
Mr. Gordon		907.75
Ward 5		894.14
Ward 6		567.35
Ward 7		3,783.06
Ward 8		9,830.95
Ward 9		5,019.86
TOTAL	-----	-\$ 33,900.00

Respectfully submitted, J. H. Payne, Parish Engineer.

Report received subject to correction.

COMMUNICATIONS

From W. F. Klumpp, calling the attention of the Police Jury to the condition of Vincent Avenue, between Metairie Road and Duplesses Street. Referred to the Road Superintendent.

From Louisiana Children's Home Society, requesting financial aid from the Police Jury. Received.

From B. J. Zahn, complaining that Canal Street and Protection Levee, Metairie Ridge, being filled up with garbage which is detrimental to the valuation of his property. Referred to Constable of the 8th Ward.

From the State Board for the Blind. Recommending that Will B. Davidson, Marrero, La., be placed on the pension list for the aged blind at Ten (\$10.00)

Dollars per month was received and the secretary instructed to provide for Davidson out of the budget allowance for such purpose.

NOTICE

Notice from Louis A. Leber Administrative Assistant of the United States Engineers Office, that correction has been made in lines four and ten for temporary dock along the Mississippi River in the vicinity of the Huey P. Long Bridge, by changing from the right descending bank

to the Mississippi River on the New Orleans Side. Received.

REQUEST

Request of the Southern Pacific Lines for permission to cross Fourth and Eleventh Streets on the East Bank of the Intercoastal Canal, Harvey La., with a spur or switch track in accordance with a plan attached was read, Mr. Sartis Moved, seconded by Mr. Stumpf, that a committee composed of Messrs. Sartis, Stumpf, Cantrelle, Feitel, and President of the Jury be appointed to confer with Officials of the Southern Pacific Lines relative to crossing Fourth and Eleventh Streets on the East Side of Intracoastal Canal at Harvey, La. with a switch track, and that said committee be given full power to act in the premises. Motion was carried.

Communication from the Seventh Ward Progressive League signed by Eug. L. Bender and R. J. Barrus, secretary, advising the Police Jury that at a meeting of the League held February 7th, 1933, the action of the Police Jury in requesting the Assessor to place the Celotex Company band on the assessment rolls of the Parish at the Previous values was unanimously approved by the League. Received.

PETITIONS

Petitions signed by owners of property situated and being in the 4th Jefferson Drainage District. Petition the Police Jury to appoint Mr. T. G. Nicholson, as a member of the 4th Jefferson Drainage District vice Peter Buchler, term expired, was filed with the Jury, and

On motion of Mr. Otterman, seconded by Mr. Perrin the following was adopted:

WHEREAS petitions signed by owners of property within the limits of the 4th Jefferson Drainage District have been filed with this Jury requesting Mr. T. G. Nicholson be appointed a member of the 4th Jefferson Drainage District, vice Peter Buchler, term expired, and

WHEREAS, no other petitions have been filed for the appointment of any other person to fill the vacancy that exists on said Drainage Board therefore

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, in regular session assembled, that T. G. Nicholson, be and he is hereby appointed a member of the 4th Jefferson Drainage District, vice Peter Buchler, term expired.

Roll being called to vote on the adoption of the above resolution resulted as follows:

YEAS - - - - Toledano, Heard, Sartis, Cantrelle, Stumpf, Feitel, Meyer, Gordon, Petit, Perrin, Otterman, Dumestre, Codifer.

NAYS - - - - None.

The resolution was declared adopted.

Motion by Mr. Otterman, seconded by Mr. Stumpf, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that on and after March 1st, 1933, the Police Jury will not assume or be responsible for the rental of Fire Plugs in the Seventh and Eight Wards, and the Secretary is hereby instructed to notify the Jefferson Waterworks of the Juries action, motion was carried.

Motion by Mr. Perrin, seconded by Mr. Petit, that a committee be appointed to establish or re-establish the boundary lines of the Fourth, Fifth and Sixth Wards of the Parish, the President appointed on the Committee: Mr. Cantrelle, Feitel, Meyer, Gordon, Jurors of the 4th ward.

Mr. Petit, Juror of the 5th Ward, Clem Perrin, Juror of the 6th Ward and J. H. Payne, Parish Engineer, with full power to act, the motion was carried.

Mr. Codifer, Police Juror of the 8th Ward, presented a petition signed by owners of property of the 8th Ward, Metairie Ridge Complaining of the condition of roads taken over by the State Highway Commission in the vicinity of Metairie Ridge and requested the Jury to appoint a commission to confer with the officials of the Highway Commission in regards to keeping the roads in good condition, Mr. Codifer moved, seconded by Mr. Dumestre, that a committee be appointed to call on the Highway Commission in regard to the conditions of the State-owned roads in the Parish, on both sides of the Mississippi River.

The President appointed the Jury as a whole with Senator Jules G. Fisher added on the committee all expenses of the Jury to be borne by the Police Jury, motion carried.

Motion by Mr. Otterman seconded by Mr. Codifer that Mr. Toledano President of the Police Jury be appointed a delegate to confer with the officials of the Public Belt Commission in regards to keeping Jefferson Heights Avenue in good condition during the course of construction of

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the Bridge over the Mississippi River in the upper portion of the 7th Ward. Motion was carried.

Motion by Mr. Otterman, seconded by Mr. Codifer, that a committee be appointed to confer with the Orleans Levee Board in regards to moving the mud along Protection Levee from Oak Street to East End in order that the right of way for a public road can be used by vehicular traffic.

The President appointed the following property owners and residents of the Seventh and Eighth Wards, A. C. Dumestre, Chairman, G. Lafayette Sheen, J. M. Richard, Herbert Lamber, Dr. A. V. Fredrichs, Jas. J. Mc Culloch, Edwin Rivire, Chas. Koenig, W. J. Gissel, Walter J. Rice, Lawrence Mendel, E. J. Finnan, Louis Gruber, W. N. Harnaday, A. D. Thompson, F. E. Fagot, F. C. Schnauder, of the Eight Ward and E. J. Bender, G. H. Hamann, R. J. Barrus, of the Seventh Ward, with Police Juror Mr. Otterman and Mr. Codifer, Motion was carried.

Motion by Mr. Heard, seconded by Mr. Sartis, that the inspectors Bureau of Explosives of the Interstate Commerce Commission, New York City, be notified by the Secretary that the T. P. M. P. T. Railroad are violating Rule No. 3, Section No. 2, Page 20 of the rules of the American Railway Association.

Motion by Mr. Sartis, seconded by Mr. Heard, that the District Attorney be requested to take such action as is necessary according to law to have Mr. M. Odom restore the culvert at the intersection of Brown Avenue and Eleventh Street Gretna, which was destroyed. Motion was carried.

Motion by Mr. Otterman, seconded by Mr. Stumpf, the following resolution was adopted.

BE IT RESOLVED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that the President of this Jury be and he is hereby authorized and empowered to enter into a contract with

the Whitney Trust and Saving Bank, Algiers Branch, to loan up to One Hundred Fifty Thousand (\$150,000.00) Dollars for current expenses of each month during the year 1933.

Roll being called to vote on the adoption of the above resolution resulted as follows:

Yeas - - - - Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyers, Petit, Perrin, Otterman, Codifer.

Nays - - - - Mr. Dumestre voted nay with the following explanation. When I voted against the above contract, I did not do so on account of the selection of the Whitney Trust & Saving Bank as the deposit, but for the following reason:

1st. That in order to borrow the sum of One Hundred and Fifty Thousand (\$150,000.00) Dollars for the year of 1933, the Jury has to pledge all of its anticipated revenues for the year. Included in the anticipated revenues is the amount of approximately Forty Thousand (\$40,000.00) Dollars, from the Gasoline Tax, which is paid to the Jury each month, amounting to approximately Thirty-Five Hundred (\$3,500.00) Dollars. I can see no reason why we should borrow from the bank the gasoline tax and thereby pay six per cent interest, which amounts to approximately Seventeen Hundred Seventy Five (\$1,775.00) Dollars, when this amount comes in monthly and is the approximate amount that we need each month to take care of the operating expenses on roads and bridges.

2nd. That each year the money borrowed from the Fiscal Agency for the entire year is usually used up by not later than the month of July of that year, with the consequence that the laborers working on the roads and bridges have to be laid off until such a time as the Jury is in a position to borrow additional funds from individuals, which is certainly a bad policy to pursue. This would be prevented by the reducing the amount to be borrowed for the year by Forty Thousand (40,000.00) Dollars, and thereby put the Parish on a twelve month basis in-sofar as the account of roads and bridges is concerned, which would limit the expenditures to the amount of the gasoline tax received each month namely Thirty Five Hundred (\$3500.00) Dollars, besides, as above stated, would save the taxpayers the sum of approximately Seventeen Hundred Seventy Five (\$1,775.00) Dollars, which this Jury has to pay the bank for interest on the amount of the Gasoline Tax Borrowed in advance.

The President declared the resolution duly adopted.

On motion of Mr. Dumestre, seconded by Mr. Otterman, that the President appoint a committee to confer with either the Southern Telephone Company or the Louisiana Power and Light Company, the owner of the poles in front of the Metairie Bank Building with the idea of having them remove same and thereby eliminate possible accidents. The following committee was appointed:

A. C. Dumestre, Chairman, F. C. Codifer and J. H. Payne, Parish Engineer, with full power to act. Motion was carried.

On motion of Mr. Otterman, seconded by Mr. Heard, the following resolution was adopted:

BE IT RESOLVED that Weaver R. Toledano, President of the Police Jury of the Parish of Jefferson be and he is hereby authorized, empowered and directed, to bring, in the name of the Police Jury or in the name of the Parish of Jefferson any and all actions at law necessary to effect the collection of delinquent gasoline Taxes due the Parish and he is further authorized and empowered to take any and all action