

incidental thereto and the accomplishment for the aforesaid purpose.

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

YEAS - - - Heard, Strehle, Sartis, Cantrelle, Stumpf, Feitel, Meyer, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

ABSENT - - Gordon.

The President declared the resolution adopted.

By 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 August Marrero, be and he is hereby appointed Assistant Secretary of the Police Jury, at a salary of One Hundred (\$100.00) Dollars, per month, this employment to last for a period of six (6) months.

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

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf Cantrelle, Feitel Meyer, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None. ABSENT - - - - Gordon.

The President declared the resolution adopted.

By motion of Mr. Otterman, seconded by Mr. Feitel, the following Ordinance was adopted:

AN ORDINANCE 506

BE IT ORDAINED, by the Police Jury of the Parish of the Parish of Jefferson, in regular session assembled, that all persons, firms or corporations desiring to construct or erect any building or other improvements within the said Parish shall prior to the beginning of such construction, record in the office of the Parish Engineer, a statement showing:

1. The name of the owner of the proposed improvement.
2. The name of the Contractor, if any.
3. The location of the improvement.
4. The character of the improvement.
5. The estimated cost of the improvement.

Be it further ordained, that, upon the recording of the requisite statement in the office of the Parish Engineer, there shall be issued by the Parish Engineer to the owner of the proposed improvement, or to his agent a certificate of recordation, which certificate shall show the date supplied in the recorded statement and shall certify that the same has been recorded in his office.

BE IT FURTHER ORDAINED. that the Parish Engineer shall keep a proper record of all statements received and all certificates issued, which Certificates shall be numbered consecutively, beginning with No. 1. The Parish Engineer shall submit a monthly report to the

Ordinance
No 506

Police Jury, which report shall show the number of certificates issued during the month, the names of persons to whom issued, and the estimated cost of construction on each Certificate. He shall also file with the Assessor of the Parish a monthly statement, which statement shall show the number of certificates issued during the month and shall also show in full against each certificate issued the data required under the First Paragraph hereof.

BE IT FURTHER ORDAINED. that the fees to be paid by the applicant for each Certificate of Recordation shall be as follows:

Estimated Cost of Improvement. Fee	
Not more than \$1,500.00 - - - - -	\$ 1.00
\$ 1,501.00 to \$4,000.00	1.50
\$4,001.00 to 6,500.00	2.00
\$6,501.00 to 10,000.00	2.50
\$10,001.00 to 20,000.00	5.00
\$20,001.00 and over	10.00

Provided, however, that the provisions of this Ordinance shall not apply to any improvement having a total estimated cost of less than Two Hundred (\$200.00) Dollars.

BE IT FURTHER ORDAINED, that any person, firm or corporation violating any of the provisions of this ordinance shall, upon conviction by a Court of competent jurisdiction, be Liable to a fine not to exceed Twenty-five (\$25.00) Dollars and to all costs of prosecution, or shall be imprisoned in the Parish Jail for a term of not more than thirty days (30), or both fine and imprisonment at the discretion of the Court.

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, Ottermann, Codifer.

NAYS - - - - None. Mr. Dumestre voting blank.

ABSENT -- Gordon.

The President declared the ordinance adopted.

On motion of Mr. Perrin, seconded by Mr. Stumpf, 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 of 1933, 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.

Loan
25000

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of

Jefferson, in regular meeting assembled, that the President be and 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 1933.

SECTION 11. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney Trust & Saving Bank a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 111. 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 1933, together with such other or further sum as may be necessary to pay the interest on said amount.

The above ordinance was adopted section by section then as a whole. On Roll call the vote resulted as follows:

YEAS - - - Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Petit, Perrin, Otterman, Dumestre, Codifer.

NAYS - - - None. ABSENT - - - Gordon.

The Ordinance was declared adopted.

On motion of Mr. Dumestre, seconded by Mr. Petit, the jury adjourned for a period of 3 minutes in solemn silence out of respect to the memory of Mr. Clay Cantrelle, deceased brother of Mr. Albert Cantrelle, Police Juror of the 4th Ward.

After the expiration of the 3 minutes of solemn silence, Mr. Petit, moved, seconded by Mr. Dumestre, the adoption of the following resolution:

WHEREAS, the Almighty in His infinite Wisdom has been pleased to remove from our midst, Mr. Clay Cantrelle, whose genial disposition, manly demeanor, and loyal devotion to his family and fellow men has endeared himself in the hearts of those who had occasion to know him best, and

WHEREAS, in the passing of Mr. Cantrelle, this state has lost one of its staunchest and best citizens, Mr. Cantrelle, by his kindly and charitable acts was endeared to all who knew him to be 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.

On motion of Mr. Otterman, seconded by Mr. Cantrelle, the Jury adjourned to February 10th, 1933.

W. R. Toledano
President.

Wm. Hepting
Secretary.

Gretna, La. Feb. 10, 1933.

The Police Jury met this day in regular session pursuant to adjournment February 8th, 1933. The following members were present:

W. R. Toledano, President, W. E. Strehle, H. Heard, Jos. Sartis, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitle, Hirsch Meyer, E. M. Gordon,

Jos. Petit, Clem Perrin, Robt. Otterman, A. C. Dumestre, F. C. Codifer.

By motion of Mr. Otterman, seconded by Mr. Stumpf, the following ordinance was adopted:

ORDINANCE No 507

Ordinance
No 507

An Ordinance of The Police Jury of the Parish of Jefferson authorizing the execution of a Fiscal Agency agreement with the Whitney Trust and Savings Bank, and fixing the security to be furnished by the Fiscal Agent to secure deposits made by the Police Jury of the Parish of Jefferson.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that this Police Jury having heretofore published its intention to select a Fiscal Agent and Depository Bank for the years 1933 and 1934, and having received no bids or application from any banks pursuant thereto, do enter into a written agreement with the Whitney Trust and Savings Bank, naming it Fiscal Agent for the year 1933 and 1934, which agreement shall provide among other things, that this Police Jury shall have the right to borrow from the Fiscal Agent during the year 1933, a sum not to exceed One Hundred and Twenty Thousand (\$120,000.00) Dollars, the amount thus borrowed to be evidenced by negotiable certificates of indebtedness of the Police Jury of the Parish of Jefferson, to be dated the date of the loans, to bear interest at six (6%) per cent per annum from date until paid, to be payable to bearer on or before March 1st, 1934, and to stipulate for the payment of ten (10%) per cent, attorney's fees, in the event the same shall be placed in the hands of an attorney for collection, compromise or other action, all certificates to be numbered serially, beginning with Number One (1) as issued, which agreement shall further provide that said bank shall pay to the Police Jury interest at the rate of One and one-half (1½%), per cent, computed on daily balances in the manner provided by existing laws, on all such monies at any time deposited with said bank by this Police Jury as such Fiscal Agent, and which agreement shall provide that all monies borrowed by the Police Jury from said Bank shall constitute an anticipation of the revenues of the calendar year in which the same are borrowed, and shall be bor-

rowed for the purpose of paying the current expenses of such calendar year, and all such amounts and negotiable certificates of indebtedness issued to evidence the same in principal, interest and attorney's fees shall be secured by pledge of the revenues of the Police Jury of the calendar year for which the same are borrowed.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that this Police Jury do borrow from the Fiscal Agent, Whitney Trust & Savings Bank, to be named under the agreement, hereinabove authorized, during the year 1933, the sum of One Hundred and Twenty Thousand (\$120,000.00) Dollars in accordance with the agreement to be executed as hereinabove provided, and that to evidence such amounts, the President and Secretary of this Police Jury shall execute and deliver, from time to time, as such amount is borrowed the negotiable certificates for indebtedness as provided, for under the agreement here above authorized.

The President and Secretary of this Police Jury are authorized to prepare the form of such certificates of indebtedness, which form shall contain such other terms, stipulations and condition as they may deem proper to incorporate therein.

BE IT FURTHER ORDAINED, By the Police Jury of the Parish of Jefferson that to secure the payment of all indebtedness incurred by the Police Jury of the Parish of Jefferson and loaned by said Fiscal Agent during the calendar year 1933, and the negotiable certificates of indebtedness to be issued to evidence loans thus made, this Police Jury does hereby irrevocably pledge pawn and hypothecate and in favor of Whitney Trust and Savings Bank, for the holder or holders of said certificates of indebtedness, all of the revenues of the Police Jury of the Parish of Jefferson for the year 1933, 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 any time 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 Parish of Jefferson be and they are hereby authorized, empowered and instructed to hold all such funds as and when collected and for account of said Bank and immediately apply the same in payment and liquidation of all such negotiable certificates of indebtedness.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, 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 and Savings Bank covering its appointment as Fiscal Agent and all other things hereinabove recited to be contained in said contract, said contract to contain such further and additional terms, conditions and stipulations as the said President may deem proper to incorporate therein, and such forms of contract as shall be executed by said President, shall be the contract authorized hereby.

BE IT FURTHER 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, named as the Fiscal Agent for the year 1933 and 1934 for the Police Jury of the Parish of Jefferson, as security for monies deposited by the said Police Jury with Whitney Trust and Savings Bank, as Fiscal Agent, 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 and negotiated with Whitney Trust and Savings Bank for monies borrowed from said Bank by said Police Jury, The principal amount of said certificates of indebtedness or promissory notes thus deposited as security shall, during each twelve (12) months period beginning with the date of the agreement naming said Whitney Trust and Savings Bank as fiscal Agent, be equal

to the average amount of the balance of the Police Jury of the Parish of Jefferson as shown by the books of this Police Jury for the twelve (12) months period next preceeding, and in accordance with law.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson that the Treasurer of the Parish of Jefferson be and he is hereby authorized, empowered and instructed to receive such certificates of indebtedness, or promissory note or notes, from Whitney Trust and Savings Bank, who shall receipt therefor to Whitney Trust and Savings Bank and hold such evidences 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, Louisiana - - - - - 1933

"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, amount and maturities, as follows:"

"The above certificate 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 _____, 1933, which authorized me to receive said security 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 Whitney Trust & Savings Bank by the Police Jury of the Parish of Jefferson.

Treasurer, Parish of Jefferson

BE IT FURTHER ORDAINED, 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 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, Otterman, Dumestre, Codifer.

NAYS - - - None.

The President declared the ordinance adopted.

There being no further business the Jury adjourned.

W. R. Toledano
President.

Wm. Hepting
Secretary.

Gretna, La. Feb. 20, 1933.

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. Otterman, A. C. Dumestre, F. C. Codifer.

The President announced that the purpose of adopting an ordinance authorizing and empowering the President to borrow from the Whitney Trust & Savings Bank the sum of Five Thousand (\$5,000.00) Dollars, to pay on account of Road District No. 2 Sinking Fund, the sum of One Thousand (\$1,000.00) Dollars, on loan made by the Police Jury during the year 1930-1931.

Also for the purpose of abandoning the operation of the Pumping Plant of Road District No. 3, and turning said plant over to the State Highway Commission for operation in the future.

On motion of Mr. Otterman, seconded by Mr. Meyer, the following ordinance was adopted:

ORDINANCE No 508

An ordinance to authorize the President, on behalf of the Police Jury to borrow from the Whitney Trust & Savings Bank, the sum of \$5,000.00, 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 1933, authorizing the execution of 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 1. 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 to borrow from the Whitney Trust & Savings Bank, on behalf of this Police Jury, the sum of Five Thousand (\$5,000.00) Dollars, and also 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 11. 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 about to become due thereon.

SECTION 111. 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 \$5,000.00 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 being called on the adoption of the above resolution resulted as follows:

Ordinance
No 508

YEAS - - - - Heard, Strehle, Sartis, Cantrelle, Stumpf, Feitel, Meyer, Gordon, Petit, Perrin, Otterman, Dumestre. Codifer.

NAYS - - - - None.

The Ordinance was declared adopted.

Motion by Mr. Strehle, seconded by Mr. Cantrelle, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that the Treasurer be and he is hereby authorized and empowered to transfer the sum of Eight-Hundred Thirty (\$830.00.) from the sinking fund account of Road District No. 2, to the sinking fund account of Road District No. 3.

On roll call the resolution was passed by a unanimous vote.

Motion by Mr. Perrin, seconded by Mr. Feitel, the following resolution was adopted:

WHEREAS, the committee appointed by the Police Jury to confer with the

State Highway Commission relative to the operation of the pumping plant of Road District No. 3, reported that the commission consented to operate the pumping plant at their expense, and

WHEREAS, the said pumping plant would be of no more service to the Parish, therefore:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in special meeting assembled, that the operation of the pumping plant in Road District No. 3, be and is hereby abandoned, and

FURTHER RESOLVED, that said pumping plant be and is hereby turned over to the State Highway Commission for its operation in the future at their expense.

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

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Perrin, Meyer, Gordon, Petit, Otterman, Dumestre, Codifer.

NAYS - - - - None.

The resolution was declared adopted.

Motion by Mr. Otterman, seconded by Mr. Feitel, that the District Attorney be requested to get in touch with the Judge that ordered the Receivership of the Colotex Plant located at Westwego, La., to ascertain if possible when will the taxes of the plant for the year 1931 and 1932 be paid.

Motion was carried.

There being no further business, the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. March 8, 1933

The Police Jury met this day in regular session and the following members were present: W. R. Toledano, W. E. Strehle, Jos. Sartis, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos.

Petit, C. Perrin, R. Otterman, A. C. Dumestre, F. C. Codifer.

Absent - - - H. Heard.

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 suspended to allow parties to address the Jury.

Dr. A. W. Vornheder, appeared before the Jury and requested that an allowance of Twenty-five Dollars per month be made for the purpose of disinfecting barns where tuberculoses was found among the herd of cattle stabled therein. After discussion the matter was laid over indefinitely.

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 Auditor, received and ordered filed.

J. H. Payne, Parish Engineer reported verbally that the proposition offered by Mr. Tregle, owner of Ridgeway Terrace subdivision to furnish four cars of gravel to be put on the streets in said subdivision, provide the expenses for hauling and spreading the gravel would be born by the Police Jury was not carried out for the reason no gravel was ever furnished and request that a committee be appointed to take the matter up with the District Attorney to have Mr. Tregle carry out his proposition. Mr. Dumestre, moved, seconded by Mr. Codifer, that the matter be referred to District Attorney and Parish Engineer, to take whatever steps is necessary to have Mr. Tregle carry out his agreement.

Letter from Mrs. Clay L. Cantrelle, expressing her gratitude to the members of the Police Jury for their kind words of sympathy and condolence in the death of her husband in resolution adopted by them and copy mailed to her. Received.

From Dr. A. J. K. Genella, health officer of the Parish calling the attention of the Jury to the condition of drainage in Athonia Court, Crestmont Park and Hollywood Drive, Metairie Ridge, which has taken the nature

of a health menace was referred to the Police Juror Codifer of the Eight Ward for attention.

From United State Engineers office, New Orleans, notifying the Police Jury that the Louisiana Highway Commission has applied for a War Department permit to construct a ferry landing and to install a cable for a ferry crossing in (Bayou Willow) at Jones Point in the Louisiana and Texas Intra-coastal waterways.

Jefferson Parish also request that if Police Jury or any interested parties have any objection to the granting of such permit to notify the Engineers office no later than March 13, 1933. Referred to Police Juror of the 6th Ward.

From the Seventh Ward progressive League advising the Police Jury that at their meeting held March 7, 1933. The League went on record as protesting against any outsiders showing cattle at the Louisiana Live Stock Show to be held at the auditorium in New Orleans, on April 25, 26, and 27th, 1933. Received and ordered filed.

From Police Jury Association of Louisiana with reference to the 1933

Annual Convention to be held in the City of Alexandria on April 18th and 19th 1933. Received.

Application by the Labarre Oil Co. for a permit to construct a gasoline Storage Plant, and underground tank. On property fronting on Labarre Road as per sketch attached, accompanied with a petition signed by property owners with a radius of 300 feet of the location of the proposed storage plant. Permit was granted subject to the approval of the Oil Commission and Parish Engineer. Petition signed by residents of Ames Boulevard. Request that the ditches along Ames Boulevard be cleaned out and the Boulevard Road be repaired. Referred to Juror Meyre of the 4th Ward.

Paul
D'Gerolano
Appointed
Member
Care
Jeff Water-
works # 1

Petition signed by property holders of the East Jefferson Waterworks District No. 1, petition the Police Jury to appoint Paul D. Gerolano, a member of the Board of Commission for the East Jefferson Waterworks No. 1, and

By motion of Mr. Ottermann, seconded by Mr. Feitel, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular session assembled that Paul D'Gerolamo be and he is hereby appointed a member of the Board of Commissioners of East Jefferson Waterworks District No. 1 for a term of five (5) years beginning March 6th. 1933, vice himself, term expired.

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

YEAS - - - - Toledano, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

ABSENT - - - - Heard.

The resolution was declared adopted.

On motion of Mr. Cantrelle seconded by Mr. Petit, the Jury adjourned for a period of 3 minutes in solemn silence out of respect to the memory of the late Mrs. Christine Davenport, (nee Ottermann) sister of Mr. Robert Ottermann, Police Juror of the 7th Ward.

After the three minutes of solemn silence expired Mr. Petit, moved, seconded by Mr. Cantrelle, the adoption of the following resolution.

WHEREAS, the Almighty in his Infinite Wisdom has been pleased to remove from our midst, Mrs. Christine Davenport (nee Ottermann) whose genial disposition, womanly demeanor and loyal devotion to her family and friends has endeared herself in the hearts of those who had occasion to know her best, and

WHEREAS, in the passing of Mrs. Davenport this state has lost one of its staunchest and best citizens. Mrs. Davenport by her kindly and charitable acts was endeared to all who knew her to be a woman 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 of Mrs. Davenport their sympathy in this sad hour of bereavement.

BE IT RESOLVED, that a copy of these resolutions be sent to the family of the deceased.

Motion by Mr. Feitel seconded by Mr. Meyer, that the fund provided for in the budget to care for widows and orphans be divided equally between the Fourteen Jurors instead of being divided between nine wards. The motion was lost by vote of the Jury. Roll being called resulted as follows.

YEAS - - - - Toledano Feitel, Meyer, Cantrelle,

NAYS - - - - Strehle, Sartis, Stumpf, Petit, Perrin, Gordon, Ottermann, Dumestre, Codifer.

ABSENT - - Heard.

Motion by Mr. Feitel, seconded by Mr. Perrin, that the following resolution be 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 appropriated to aid unemployed. Two Hundred (\$200.00) Dollars to be given to the Unemployed Relief Committee of the Parish to be used as needed to pay for doctors prescriptions of the unemployed of the Parish, and One Hundred (\$100.00) Dollars for prescriptions issued by the Charity Hospital of the unemployed of the Parish.

By motion of Mr. Feitel, seconded by Mr. Ottermann, the secretary was authorized to sign an application card to the East Jefferson Water works District No. 1 for water service at Parish Garage on Arnoult Road, Shrewsbury.

Copy of Resolution adopted by the Board of Commissioners of the East Jefferson Waterworks District No. 1. relative to rental of Fire Hydrants in the Seventh and Eight Wards.

JEFFERSON PARISH, LA.
January 11, 1933.

Extract of minutes taken from the record of the East Jefferson Waterworks District No. 1, held at its domicile on Thursday, February 9th, 1933.

Mr. Weaver Toledano, President and Mr. Robert Otterman, Member of the Police Jury of the Parish of Jefferson addressed the members of this Board on behalf of the Police Jury. Both Mr. Toledano and Mr. Ottermann spoke at length pertaining to fire hydrants located in various sections of the Seventh and Eighth Wards, which are located on the lines of the Jefferson Water Company, Inc., and that the Police Jury has been and is paying a yearly rental for water used through these hydrants on the basis of \$25.00 for each hydrant. That the Police Jury was without funds to continue this plan any further and as a consequence had cancelled, as of March 1st, 1933, the existing agreement. Should this occur, the Jefferson Water Company, would discontinue serving water to these hydrants thereby creating a condition which would cause the residents of these two wards considerable inconvenience from a standpoint of fire protection and rates on fire insurance.

After some discussion of the matter by the two members of the Police Jury and the members of the East Jefferson Waterworks District No. 1,

Mr. Boutall offered the following resolution, and moved its adoption.

BE IT RESOLVED, that this Board shall purchase from the Police Jury of the Parish of Jefferson, sixty two (62) fire hydrants the property of said Police Jury. The consideration sale being that the Board shall reimburse the Police Jury, such sums as the Police Jury may pay to the Jefferson Waterworks district No. 1931 and 1932, and that part of the year 1933, as may expire, until the Board of Commissioners of the East Jefferson Waterworks District No. 1, shall sell its present authorized bond issue of \$500,000.00. The said amount in on event shall exceed the sum of \$1,550.00 for any one year. The said sixty-two (62) fire hydrants are located in various parts of the Seventh and Eighth Wards of the Parish of Jefferson. And be it further

RESOLVED, that this resolution shall be effective only and when this said Board shall sell its Bonds voted on in the 7th, 8th, and 9th Wards in the Parish of Jefferson, in the sum of \$500,000.00, at an election held on June 28th, 1932, for that purpose.

The motion was seconded by Mr. Powell.

Vote as follows:

YEAS - - - - Moise, Powell, Boutall, D'Gerolamo and Hodgson.

NAYS - - - - None.

This is to certify that the above and foregoing is a true and correct transcript from the records of East Jefferson Waterworks District No. 1.

Jefferson Parish, Louisiana, February 11, 1933.

F. S. WEGMANN; Secty.

Motion by Mr. Ottermann, seconded by Mr. Codifer that the District Attorney be requested to notify the Louisiana and Arkansas Railway Company to lower the culverts under their tracks at Kraak's Nursery in the Eighth Ward.

On motion duly seconded the Secretary was instructed to notify Mr. Barlow and J. W. Watermayer, officials of the River-to-lake land Co., to put the streets in good condition in Claiborne Subdivision.

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

WHEREAS, in the behalf of the interest of the tax-payers of Jefferson Parish in regard to the gasoline tax collections; and

WHEREAS, Mr. A. Gugel who is now employed as gasoline tax collector and is doing the best he can in the combined East and West Bank territory, whereas, we feel that this large territory should be divided and that two gas tax collectors should be employed and that the salaries of each should be \$125.00 per month:

THEREFORE, Be It Resolved, that the Police Jury of the Parish of Jefferson assembled in regular session March 8, 1933, do hereby authorize the above change and designate Mr. A. Gugel of the West Bank and Mr. R. J. Barrus of the East Bank as Gasoline Tax Collectors for the Parish of Jefferson, effective April 1, 1933.

BE IT FURTHER RESOLVED, that this additional man is necessary for a more efficient gas tax collection system.

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

YEAS - - - - Toledano, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Codifer.

NAYS - - - - None. Mr. Dumestre voting blank.

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

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BE IT RESOLVED, by the members of the Police Jury in regular session assembled on this 8th day of March, 1933, that there shall be on and after April 1st, 1933, two Road Superintendents, one for the East Side of the River and one for the West Side of the river.

And, BE IT FURTHER RESOLVED, that Mr. D. H. Roussell be and he is hereby appointed Road Superintendent of the West Side of the River and that Russell Ledoux be and he is hereby appointed Road Superintendent of the East Side of the River in this Parish.

And, BE IT FURTHER RESOLVED, that the Salary of D.H. Roussell shall be the sum of \$150.00 and that the salary of the said Russell Ledoux shall be the sum of \$100.00 per month.

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

YEAS - - - - Toledano, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Codifer.

NAYS - - - - Dumestre voting nay, reserving the right of an explanation.

ABSENT - - Heard, Strehle,

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

ORDINANCE NO. 509

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 1933, 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 the principal and interest out of the taxes and revenues of the Parish of Jefferson for the year 1933, to pay the amount borrowed.

SECTION 1. BE IT FURTHER 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 \$20,000.00, and such additional sums 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 1933.

SECTION 11. 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

Loan
20000

thereon.

SECTION 111. 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 1933, together with such other or further sums 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 - - - - Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

ABSENT - - - - Heard, Strehle.

There being no further business, the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La. March 30, 1933

The Police Jury met this day in special session, the following members were present. W. R. Toledano, President; H. Heard, W. E. Strehle, Jos. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, Clem Perrin, A. C. Dumestre, F. C. Codifer.

The President announced that the special meeting was called for the purpose of discussing the matter as to whether or not a license and tax should be levied on the sale of beer in the Parish; after discussion the President ordered the roll call for a vote on the question whether or not a license and tax should be imposed for the sale of beer which resulted as follows:

YEAS - - - - Toledano, Heard, Ottermann.

NAYS - - - - Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

Mr. Feitel moved seconded by Mr. Strehle, that fifty dollars per annum be the maximum amount for the sale of beer in the Parish

Substitute motion by Mr. Ottermann, seconded by Mr. Heard that the maximum license per annum be the same amount as that fixed by the state.

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

YEAS - - - - Toledano, Heard, Ottermann.

NAYS - - - - Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer, and the substitute motion was lost.

Roll being called on the original motion resulted as follows:

YEAS - - - - Toledano, Heard, Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - Petit.

And the motion was carried.

There being no further business the meeting adjourned.

Wm Hepting
Secretary

W. R. Toledano
President.

Gretna, La. April 4, 1933.

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

W. R. Toledano, President; H. Heard, E. 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, F. C. Codifer.

The President announced that the meeting was called for the purpose of considering the adoption of an ordinance regulating the legal sale of beer in the Parish.

After discussion as to whether or not a license and tax should be imposed on beer sold in the Parish, Mr. Codifer moved, seconded by Mr. Meyer that action on the matter be deferred until next meeting of the Jury. Motion carried.

Mr. Heard moved, seconded by Mr. Ottermann, that the Jury meet Wednesday, April 12, 1933, at 10 A. M. in special session jointly with the officers and members of the Board of Aldermen of the various municipalities and towns in the Parish, in order to arrange a uniform regulation for the sale of beer throughout the Parish of Jefferson, and that the Secretary be directed to notify all officials and Boards of Alderman of the special meeting and request their presence. Motion carried.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La. April 12, 1933

The Police Jury met this day in special session, jointly with the officers and members of the various Boards of Aldermen of the Municipalities within the Parish of Jefferson. Members present of the Police Jury:

W. R. Toledano, President; Heard, Sartis, Stumpf, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

ABSENT - Strehle, Cantrelle.

Members present of the Board of Aldermen of the City of Kenner:

V. De Gerolamo, Mayor.

Village of Harahan: F. C. Mayo, Mayor.

Village of Westwego: Vic. A. Petre, Mayor.

The President announced that the conference was being held for the purpose of agreeing to a uniform license on tax on the sale of beer throughout the Parish of Jefferson. After a lengthy discussion on the subject, Mr. Sartis moved that the sum of Five (\$5.00) Dollars be charged for a permit and a tax at the rate of Fifty (.50) Cents per barrel of 31 gallons be levied, there being no second the motion was lost.

Mr. Perrin moved, seconded by Mr. Ottermann, that a sum of ten

(\$10.00) Dollars be charged for a permit, and a tax at the rate of Twenty-five (\$.25) cents per barrel of Thirty-one gallons be levied.

Substitute motion by Mr. Dumestre seconded by Mr. Meyer, that the sum of Five (\$5.00) Dollars be charged for a permit and a tax at the rate of Twenty-five (\$.25) Cents per barrel of 31 gallons be levied.

Roll being called on the substitute motion resulted as follows:

YEAS---Toledano, Heard, Stumpf, Feitel, Meyer, Gordon, Perrin, Ottermann, Dumestre, Codifer.

Nays---Sartis. Mr. Sartis, voting with the right for an explanation Motion was carried.

An Ordinance drafted by Mr. E. M. Conzelmann, Assistant District Attorney, as requested by the Jury, providing regulations for the sale of beer in the Parish was read.

Mr. Sartis moved, seconded by Mr. Stumpf, and carried that the Ordinance just read be referred to the regular meeting for final adoption, with the exception of Section 9, to be eliminated and the amount for a license be changed from Fifty (\$50.00) Dollars to Twenty-five (\$25.00) Dollars per year.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La.
April 12, 1933.

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

W. R. Toledano, President; H. Heard, W. E. Strehle, Jos. Sartis, A. J. Cantrelle, Ed. E. Feitel, E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT ----- Stumpf.

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. Rapp, resident of East End, called the Jury's attention to a certain obstruction along the seawall at East End being a menace to life and limb of pedestrians, requests that the Jury have all dangerous obstructions removed. The matter was referred to the Road Superintendent of the East Bank with instructions to demolish and remove all dangerous obstructions along the sea-wall at East End.

Mr. Neighmann of Metairie Ridge called the Jury's attention to the condition of streets in Metairie and requested that they be repaired.

Complaints referred to the Road Superintendent of the East Bank.

Mr. Devon, representing the American Bridge Company, Contractors, building the Bridge over the Mississippi River at Nine Mile Point requests that his company be granted permission to erect a temporary tool house near the side of said bridge. Mr. Petit moved seconded by Mr. Ottermann, the adoption of the following resolution.

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 American Bridge Company to erect such temporary structures as may be necessary for the storing of tools, equipment, etc., and to erect such false work as may be shown on the plans for the Huey P. Long Bridge for the construction of same, in so far as the authority of the Police Jury is concerned. Adopted by a unanimous vote.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer, received and ordered filed.

Report of the Finance Committee, all bills approved and ordered paid.

Report of the Parish County Agent, Received.

The following report of the Parish Engineer was received and ordered filed.

Honorable President and Members,

Police Jury of Jefferson Parish.

Gretna, La.

Gentlemen:-

I have the honor to report that the following certificate of recordation have been issued in accordance with the ordinance pertaining thereto through March 31st.

Certificate No. 1--

Name of Owner, George A. Farnsworth.

Contractor George A. Farnsworth.

Kind of Improvement, Residence.

Location 1-2 of lots 76, 77 and 78 plot 9, Metairie Suburb, 8th Ward.

Estimate Cost. Five Thousand (\$5,000.00) Dollars.

Respectfully submitted.

(SIGNED) J. H. Payne, Parish Engineer.

COMMUNICATIONS

From Secretary, Board of Aldermen, City of Gretna, with a copy of the Ordinance adopted by the Mayor and Board of Alderman, fixing a license for the selling of beer and wine in the City of Gretna, received.

From J. W. Bateman, Director, Agricultural Extension, submitting a plan for controlling cotton production on a national scale, received.

From H. L. Zander, Engineer and Developer, calling the Police Jury's attention in regard to issuing permits to sell beer and wine in the Parish, received.

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The following proposition of Marshall J. Smith and Company, Ltd., Insurance and Underwriters Agents was accepted:

GENTLEMEN.-

Referring to proposed matter of cancelling the present compensation and public liability and automobile fire and theft policies which were written in September, November and January, respectively, and re-writing all of these policies with one expiration date, March, 1, 1933, for one year. We have audited the compensation and public liability policies and the earned premium on these policies from September 19 to February 28, based on actual payroll figures obtained is \$425.92 for both policies and if the automobile liability policy which was written in November

is cancelled and re-written the earned premium on this policy to March 1, is \$131.73 and the fire and theft policies which were written January 11 the earned premium is \$4.39, so that the total earned premium on all policies to March 1 would be \$561.04, and if you will agree to give us a check for this earned premium under the policies at this time we will re-write all of the policies as of March 1 and apply them to the payment of the premiums on checks which you recently gave us on the new policies for one year.

The rates of course, under the compensation policy will have to be changed as of September 19, 1933, as this date is the anniversary rating date of the policy and the date on which the rates are published by the Rating Bureau, and they may be higher or lower, than the present rates; that we cannot say at this time because we do not know what the trend is going to be in compensation rates between now and September, but at any rate this would not affect your premium, because they would have to be changed as of September 1933, anyhow even if the policy wasn't cancelled or re-written.

We think it would be for the best interest for us to cancel these policies and re-write them making the common expiration date as of March 1, each year as that is the best time of the year for payment of premium and for the re-newing of insurance contracts.

Thanking you for any consideration given in this matter, we are,

Yours truly,

Marshall J. Smith & Co., Ltd.,
W. L. Ferguson, Vice-Pres.

Application of Dan Tarvella for a permit to erect and operate an oil filling station and garage to be located on Avenue "B", Marrero addition, together with a petition signed by property owners living within a radius of three hundred (300) feet of the proposed location consenting and agreeing to the construction and operation of said business, was read and

On motion of Mr. Cantrelle, seconded by Mr. Meyer, Permission was granted.

Judge Fleury requested that the Police Jury authorize its President, to borrow from the Whitney Trust and Savings Bank its Fiscal Agent, the sum of Two Thousand and Five hundred (\$2,500.00) Dollars to meet with the District as per resolution passed by the Jury.

On motion of Mr. Perrin, seconded by Mr. Sartis, the following Ordinance was adopted:

ORDINANCE NO. 510

Loan,
2,500

An ordinance to authorize the President on behalf of the Police Jury, to borrow from the Whitney Trust & Savings Bank, the sum of Twenty Five Hundred (\$2,500.00) Dollars, 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 1933, 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 & Saving Bank, on behalf of this Police Jury, the sum of Twenty-Five Hundred (\$2500.00) Dollars, and such additional sums 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 1933.

SECTION II.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, 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, by the Police Jury of the Parish of Jefferson, that for payment of the amount borrowed and note or certificate executed as here in provided, the Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of Twenty-five Hundred (\$2 500.00 Dollars and no /100, out of the revenues and taxes and beer license and such other revenues

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of the Parish of Jefferson over and above the sum of One Hundred Twenty five Thousand and No /100 (\$125,000.00) Dollars which they have pledged to the Whitney Trust & Savings Bank to secure loan for the current expenses of the Parish of Jefferson, for the year 1933, together with such other or further sums as may be necessary to pay the interest on said amount.

SECTION IV

BE IT FURTHER ORDAINED, etc., that the said sum of Twenty-five Hundred and No/100 (\$2 500.00) Dollars is to be in addition to the amount which the Police Jury has contracted to borrow from the Whitney Trust & Savings Bank has contracted to loan said Police Jury for the year 1933.

On motion of Mr. Strehle, seconded by Mr. Sartis, the Leitz and Egan Funeral Directors, Inc., of New Orleans, Louisiana, was elected official undertaker for the Parish of Jefferson, under the same terms and agreements that was had with Fred Leitz of New Orleans, Effective after May 1st, 1933.

On motion of Mr. Ottermann, seconded by Mr. Cantrelle, Mr. Vernon Wilty was appointed Clerk of the Board of Equalization for a term of one month at a salary of Seventy-five (\$75.00) Dollars.

Motion by Mr. Dumestre, seconded by Mr. Sartis, the Jury as a whole was delegated to attend the convention of the Police Jury Association of Louisiana to be held at Alexandria on the 18th and 19th of April, 1933 and all expenses to be paid by the Jury.

Motion carried.

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

BE IT RESOLVED, That all applications for a permit to sell beer in the Parish be and are hereby granted.

RESOLUTION adopted by a unanimous vote.

Mr. Heard moved seconded by Mr. Sartis, that a committee be appointed to call on the contractors constructing the Government Locks at Harvey in regards to hiring home labor. The President appointed Mr. Heard Chairman, Mr. Sartis and Mr. Cantrelle on the committee.

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

BE IT RESOLVED, that the action of the Jury passing on the proposed ordinance regulating the sale of beer in the Parish and levying a license for same is hereby rescinded.

Roll called on the adoption of the above resulted as follows;

YEAS ----Toledano, Heard, Strehle, Sartis, Meyer, Gordon, Petit, Perrin.

NAYS---- Cantrelle, Dumestre, Codifer, Feitel.

The President declared the resolution adopted.

On motion of Mr. Sartis, 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 ordinance regulating the sale of beer in the Parish as re-drafted by Mr. Conzelmann, Assistant District Attorney eliminating Section 9, and changing Section 1, by levying a tax of Fifty (\$.50) Cents on a barrel of 31 gallons and a charge of Five (\$5.00) Dollars for a permit to sell beer in the limits of the Parish of Jefferson instead of a flat license be adopted.

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

YEAS----Toledano, Heard, Strehle, Sartis, Cantrelle, Meyer, Gordon, Petit, Perrin, Ottermann.

NAYS----Feitel, Codifer, Dumestre voting Blank with the following statement:

In voting blank I did for the following reason:

Because, after several meetings were called by this Jury for the purpose of placing a Parish Tax on beer, and after not being able to agree on the amount of Parish Tax, it was agreed to call a special meeting for Wednesday, April 12th, at 10:00 O'clock A. M. of the members of the Jury together with all of the mayors and officials of the various municipalities with the Parish, so as to have all concerned agree to a uniform tax. This meeting was called and after a lengthy discussion on the subject, a motion was made to collect \$5.00 for a permit and 50¢ per barrel tax. There was no second to this motion and then a motion of \$5.00 for a permit and 25¢ tax per barrel was made and duly seconded and unanimously carried.

This was in the form a gentlemen's agreement and the special meeting adjourned subject to final passage of the tax at the regular meeting to take place the same day at 2 o'clock. P. M. At the regular meeting this Jury, in violation of their gentlemen's agreement at the morning session

levied a tax of Five (\$5.00) Dollars for the permit and Fifty (\$.50) Cents per barrel, which was the same tax that failed to receive a second during the morning session. Therefore, being a party to a gentleman's agreement at the special meeting for the further facts that a good many of those who participated in the morning session were not present in the evening session. I therefore deemed it my duty to stand by my gentleman's agreement and refuse to take part in any further deliberation which would violate same. Therefore as stated above I voted blank on the proposition.

Dumestre.

On motion of Mr. Sartis, seconded by Mr. Ottermann, the following ordinance was adopted:

ORDINANCE NO. 511.

An Ordinance to provide additional revenues in the Parish of Jefferson by levying a license tax upon all person, firms, corporations or association of persons, engaged as jobbers and retailers of all porters, beer, ale, or wine sold, handled, used, consumed or distributed in the Parish of Jefferson of an alcoholic content not exceeding that which is now or may here after be permitted by law, but greater than one-half of one percent of alcohol by volume; fixing the of collecting licenses; providing for the issuance of licenses to jobbers or to retailers for the conducting of such business by the Police Jury of the Parish of Jefferson; prescribing the manner and method of enforcing payment and fixing penalties for failure to make the same; to provide for the issuance of permits by the Police Jury of the Parish of Jefferson to persons, firms, corporations or association of persons before engaging in the sale or distribution either as a jobber or retailer for the conduction of such business.

SECTION I.

LEVYING A TAX OF FIFTY CENTS PER BARREL.

BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that there is hereby levied an excise or license tax of FIFTY (\$.50) Cents per barrel containing not more than thirty-one standard gallons and at a like rate for any other quantity or for fractional parts of such barrel on beer, porter, ale or wine, of an alcoholic content not exceeding that which is now, or may hereafter be permitted by law, but greater than one-half of one per cent of alcohol by volume so handled, used, consumed, distributed in the Parish of Jefferson to be collected as hereinafter set forth.

SECTION II.

LEVYING A TAX OF 1-5 of 1¢ per bottle on Beer, Porter, Ale, or Wine.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that there is hereby levied an excise or license tax of 1-5 of 1¢ per bottle on all beer, porter, ale or wine of an alcoholic content not exceeding that which is now or may hereafter be permitted by law but greater than one-half of one per cent of alcohol by volume, sold, handled, used, consumed or distributed in the Parish of Jefferson to be collected as hereinafter set forth.

SECTION III.

LEVYING ANNUAL TAX ON JOBBERS

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that there is hereby levied an annual license of Fifty (\$50.00)

Dollars upon all persons, firms, corporations or associations of persons engaged as jobbers in the handling of such beer, porter, ale or wine for wholesale when sold to a retail dealer in the Parish of Jefferson; and that for the year of 1933, the license shall be issued for the months of April to December, both inclusive and which is hereby fixed for said period at _____ Dollars to be collected by the sheriff of the Parish of Jefferson.

SECTION IV

COLLECTION OF LICENSES

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that the aforeside licenses shall be collected by the Sheriff of the Parish of Jefferson, after sufficient proof has been furnished that the applicant for such license has been granted a permit by the Police Jury of the Parish of Jefferson, certifying that the said applicant has complied with the provisions of the Police Jury Ordinances and entitling him to the license for which application has been made.

SECTION V

DEFINITION OF THE TERM "JOBBER"

BE IT FURTHER ORDAINED BY THE Police Jury of the Parish of Jefferson, that the term Jobber as used in this ordinance is defined to mean any person, firm, corporation, or association of persons who handle any beer, porter, ale, or wine of an alcoholic content not exceeding that which is now or may be hereafter be permitted by law, but greater than one-half of one percent of alcohol by volume for sale to the retailer or consumer.

SECTION VI.

DEFINITION OF TERM "RETAIL DEALER."

BE IT FURTHER ORDAINED by the Police Jury of the Parish of Jefferson, that the term retail dealer as used in this ordinance is defined to mean any person, firm, corporation or association of persons who sell at retail, beer, porter, ale or wine of an alcoholic content not exceeding that which is now or may hereafter be permitted by law but greater than one-half of one percent of alcohol by

volume and a retail dealer shall be further considered to be any person, firm, corporation or association of persons, whether retailing beer, porter, ale or wine of an alcoholic content not exceeding that which is now or may hereafter be permitted by law but greater than one-half of one per cent of alcoholic volume, whether sold for consumption on the premises or not.

Such retail dealer is further defined to be any person, firm, corporation or association of persons who sells beverages herein defined to be consumed in a building licensed under the provisions of this ordinance or whether consumed on the side-walks or on the curb or in the streets or in adjoining building or adjoining lots, vacant or otherwise or in open spaces near the place or business shall be considered a retail dealer for consumption and all of the provisions herein applying to retail dealers for consumption on the premises shall apply to such persons or place of business.

SECTION VII
APPLICATION FOR PERMIT

BE IT FURTHER ORDAINED by the Police Jury of the Parish of Jefferson, that any person, firm, corporation or association of persons desiring to engage in business of selling, either at wholesale or retail, of any beer, porter, ale, or wine of an alcoholic content not exceeding that which is now or may hereafter be permitted by law but greater than one-half of one per cent of alcohol by volume shall first make application to the Police Jury of the Parish of Jefferson through its secretary for permission to engage in said business.

SECTION VIII
APPLICATION FOR PERMIT (cont.)

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that any person, firm, corporation or association of persons, desiring to engage in the business provided for this Ordinance shall make written application to the Police Jury of the Parish of Jefferson giving the full name and address of the person or individual or person making application for license under the provisions of this ordinance, and in case of a partnership, the names and addresses of the members of the partnership, and in case of a corporation the name of the president, vice-president, secretary, and treasurer of the corporation, and the registered domicile of the corporation and in all other cases the names and addresses of all persons associated with said applicant shall be furnished as well as the address of all persons associated with or engaged with said applicant and the Police Jury may, at its discretion, grant a permit to such person, firm, corporation or association of persons to engage in the sale, either wholesale, or retail of beer, porter, ale or wine of an alcoholic content not exceeding that which is now or may hereafter be permitted by law but greater than one-half of one per cent of alcohol by volume.

SECTION IX
NUISANCES, DISORDERLY CONDUCT, Etc.

BE IT FURTHER ORDAINED, by the Police of the Parish of Jefferson that any person, firm, corporation or association of persons who shall permit disorderly conduct, drunkenness or a nuisance to be conducted upon the premises licensed under the provisions of this ordinance of the Police Jury may order the permit issued to such person, firm, corporation or association of persons cancelled and revoked and no further permits shall be issued to any person, firm, or corporation or association of persons to do business in the same building or under the same roof where a permit had been issued for the sale of porter, ale, or wine of an alcoholic content not exceeding that which is now or may hereafter be permitted by law but greater than one-half of one percent of alcohol by volume, except at the discretion of the Police Jury of the Parish of Jefferson.

SECTION X
PERMITS REVOKABLE

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that any permit granted under the provisions of this ordinance shall be revoked at the discretion of the Jury. The permit of any person, firm, corporation or association of persons who violate any of the provisions of this ordinance or any laws in violation of the State of Louisiana, or of the United States of America, or conducting said business, as to have it become a nuisance and annoyance to the public good or the welfare of the Parish of Jefferson may be revoked by the Police Jury of the

Parish of Jefferson at its discretion.

No permits issued under the provisions of the ordinance shall be assignable or transferable without the permission of the Police Jury of the Parish of Jefferson.

SECTION XI

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that no dealer, under the provisions of this ordinance, shall permit chairs and benches in front of his establishment for the purpose of consuming any of the beverages sold by him and to be consumed on the sidewalks of said establishment.

SECTION XII

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson that any person, firm, corporation, or association of persons, either wholesale or retail, engaged in the selling of beer, porter, ale, or wine of an alcoholic content, not exceeding that which is now

or may hereafter be permitted by law but greater than one-half of one percent of alcohol by volume who shall violate any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined not less than twenty-five (\$25.00) Dollars nor more than One Hundred (\$100.00) Dollars, and subject to imprisonment in the Parish Prison for not less than Ten (10) days and not more than (30) days, and that each day that the provisions of this ordinance is violated shall constitute a separate offense and the Police Jury of the Parish of Jefferson may revoke the permit granted to said applicant after his conviction of a violation of this ordinance.

SECTION XIII
REPEALING CLAUSE

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson that all ordinances inconsistent or in conflict with the provisions of this ordinance be and the same are hereby repealed.

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

BE IT RESOLVED, that building permit ordinance No 506 be amended and re-enacted by adding to section No. the following words including on the application, an oath by the party filing the application and attested to by a competent authorized official to the effect that the amount contained therein is true and correct.

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

YEAS - - - - Toledano, Heard, Strehle, Sartis, Cantrelle, Feitel, Meyers, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

Resolution was declared adopted.

On motion of Mr. Perrin, seconded by Mr. Sartis, the following resolution was adopted:

BE IT RESOLVED, that the collector's of the one cent gasoline tax be and are hereby authorized to collect the tax levied on all beer sold in the Parish.

Adopted by a unanimous vote.

On motion of Mr. Ottermann seconded by Mr. Perrin, the following ordinance was adopted:

ORDINANCE NO. 512

Loan
10,000

An Ordinance to authorize the President on behalf of the Police Jury, to borrow from the Whitney Trust & Savings Bank, the sum of Ten Thousand (\$10,000.) Dollars, 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 1933, 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 Ten Thousand (\$10,000.00) Dollars, 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.

SECTION II

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, 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, by the Police Jury of the Parish of Jefferson, 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 Ten Thousand (\$10,000.00) Dollars, 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 called on the adoption of the ordinance resulted as follows:

YEAS - - - - Heard, Strehle, Sartis, Cantrelle, Feitel Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

The Ordinance was declared adopted.

There being no further business the Jury adjourned.

W. R. Toledano
President,

Wm Hepting
Secretary.

Gretna, La. May 10th, 1933

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

W. R. Toledano, President, H. Heard, Jos. Sartis, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

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. E. R. Schowalter, addressed the Jury on behalf of the property owners and residents of the 7th and 8th wards. Requested the Jury to assist the Fourth Jefferson Drainage District in combating with the cause of water backing up in the residential section of the respective wards from the lake by bad levee conditions.

Mr. Larquier and Mr. Leitz, representing the Fred Leitz Funeral Establishment of New Orleans, requested the Jury to reconsider the action taken by them at a meeting held April 12, 1933, relative to appointing the Leitz-Egan Funeral Directors of New Orleans Official Undertakers of the Parish of Jefferson, be and is hereby rescinded, and

BE IT FURTHER RESOLVED, that the Secretary be and is hereby directed to advertise for bids in the official journal for a Parish Undertaker, Roll being called to vote on the adoption of the resolution resulted as follows:

YEAS - - - Toledano, Heard, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

ABSENT - - - - Strehle.

Resolution declared adopted.

Dr. Theo. Engelbach, Justice of Peace, Sixth Ward, Grand Isle, section, called the Jury's attention to the fact that Grand Isle is very much in need of a jail since the opening up of the new highway to the Island. Mr. Dumestre moved, seconded by Mr. Perrin, that the president appoint a commission to select a site for the proposed jail and also to inspect roads and bridges on the Island at the expense of the Police Jury, the Jury as a whole was appointed.

On motion of Mr. Dumestre, seconded by Mr. Perrin, the road Superintendent was directed to arrange for transportation and meals for the committee appointed to make inspections on Grand Isle.

Regular order of business resumed.

REPORTS

Report of the Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved and ordered paid.

Report of Parish Auditor, received and ordered filed.

Report of Parish Engineer, received and ordered filed.

Report of A. Arnoundin, Constable Second Justice of the Peace, of persons operating business places in the Fourth Ward without a license

On motion of Mr. Gordon, seconded by Mr. Feitel, the report was referred to the Sheriff to collect the license from all parties named in the report of the Constable of the 4th Ward.

COMMUNICATIONS

From Jefferson Water Company, Inc. relative to the responsibility of the Police Jury to pay for the rental of Fire Hydrants in the 7th and 8th Wards was read and on motion by Mr. Feitel, seconded by Mr. Stumpf

it was resolved that the Jury stand its resolution, discontinuing the rental of fire hydrants in the 7th and 8th Wards.

Communication from Dart and Dart, Attorneys, representing Mr. William D. Seymour, with certificate of assessors attached, request refund of double assessment for the year 1929 and 1930. Referred to the District Attorney for an opinion.

RESIGNATION

The following resignation of Mr. Leo A. Marrero as a member of the Jefferson Parish Waterworks, District No. 2, was read.

May 10th, 1933

To the Honorable Members,
Jefferson Parish Police Jury
Gretna, La.

Gentlemen:-

I herewith tender to you my resignation as a member of the Jefferson Waterworks District No. 2. Having received my appointment from your honorable body to said Board.

I would request that my resignation be accepted to take place at once.

Respectfully submitted,
LEO A. MARRERO

On motion of Mr. Cantrelle, seconded by Mr. Gordon, the resignation of Mr. Leo A. Marrero, as a member of Jefferson Waterworks District No 2 was accepted.

Application of Bowers Feed Store, Inc., for a permit to operate an automobile repair shop and filling station on the Jefferson Highway between the main lines of the L. and A. Railroad and the I. C. Railroad was read, and on motion by Mr. Ottermann, seconded by Mr. Feitel permission was granted.

PETITION

Petition signed by property owners within the limits of the Jefferson Waterworks District No. 2, petition the Jury to appoint Mr. Charles E. Boyd as a member of the Board of the said Waterworks District.

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

BE IT RESOLVED, by the Police Jury, in regular session assembled that Charles E. Boyd be and he is hereby appointed as a member of the Jefferson Parish Waterworks District No 2., vice Leo. A. Marrero, resigned, adopted by a unanimous vote of the Jury.

Mr. J. H. Payne, Engineer submitted plans for subdivision to be known as Harvey Canal Subdivision, and Lafitte Subdivision, for acceptance and approval by the Jury.

Motion by Mr. Stumpf, seconded by Mr. Perrin, It was Resolved, that the plan submitted by the Engineer for the layout of a subdivision to be known as Harvey Canal Subdivision, and a subdivision to be known as Lafitte Subdivision be accepted and approved.

Motion by Mr. Feitel, seconded by Mr. Heard, that no solicitors, book agents or peddlers be allowed in any of the offices in the Courthouse Building and the Secretary be instructed to have signs printed and placed

in offices of the Court Building. Carried by a unanimous vote.

The President reported the result of a conference had with the officials of the various breweries selling beer in the Parish in regards to collecting the tax on beer. Mr. Feitel moved, seconded by Mr. Ottermann, and carried that the President be and is hereby authorized to enter into an agreement with the officials of breweries who sell beer in the Parish to pay them a commission for collecting the tax on beer sold by them in the Parish outside the limits of Municipalities with full power to act.

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

WHEREAS, the New Orleans Public Belt Railroad contemplates the construction of a track or tracks in the Parish of Jefferson, connecting the New Huey P. Long Bridge with the present Belt Railroad in the City of New Orleans, and where as the construction of the said track or tracks will necessitate the crossing of numerous streets, ditches and drainage ways in the Parish of Jefferson.

Now, THEREFORE BE IT RESOLVED, that the Police Jury of Parish of Jefferson will not issue any permit or authorization for the said construction unless the said New Orleans Public Belt submit to the Police Jury plans covering construction across the said ditches, streets and drainage ways, with particular reference to the proposed handling of drainage, which said plans shall be examined by the Parish Engineer of the Parish of Jefferson and shall be reported thereon to the Police Jury.

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

YEAS - - - - Toledano, Heard, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre Codifer
NAYS - - - - None
ABSENT - - - - Strehle.

The resolution was declared adopted.

Capt. H. H. Harvey, called the Police Jury's attention to the fact that the United States Government is about ready to dredge a channel in the Intercoastal Canal leading to the new lock at Harvey, Louisiana, which will cause the removal of the public bridge on Fourth Street, and since the State Highway Commission have made no effort to construct a new highway bridge over said Intracoastal Canal at Harvey which means when the present Highway bridge is removed that a great hardship will prevail upon pedestriains and motor vehicles where their business requires the crossing over the canal either way North or South.

Request that the Jury immediately take whatever action is necessary to have the

Highway Commission to start as soon as possible the construction of a new bridge as was understood by the Police Jury.

Mr. Cantrelle, moved, seconded by Mr. Feitel, the adoption of the following resolution.

WHEREAS, in connection with the operation of the Intracoastal Canal, the United States Government has constructed at Harvey, Louisiana, locks costing approximately one million and No- 100 (\$1,000,000.00) Dollars; and

WHEREAS, the Texas and Pacific Railway Company, the Texas Pacific Missouri-Pacific Terminal Railroad of New Orleans, the Missouri-Pacific Railway Company and the Morgan's Louisiana and Texas Railroad and Steamship Company, have been provided with a railroad bridge suitable for the respective roads across said Intracoastal Canal, which has been practically completed and is ready to be operated, and

WHEREAS, The Police Jury of the Parish of Jefferson understand that it is the purpose of the Government shortly to make the necessary excavations to direct the new channel of said Intracoastal Canal underneath said railroad bridge and into the presently constructed Harvey Canal Locks and some distance west of the present canal, as a result of which it will become necessary to have a Highway Bridge built across the said Intracoastal Canal, and

WHEREAS, The Louisiana Highway Commission has a concrete highway extending from Algiers to Westwego which intersects the Intracoastal Canal at Harvey, and unless some action is taken to construct a bridge to facilitate the crossing of pedestrians and traffic over the new channel to be constructed by the Government, great inconvenience will be caused to the public, and as a result fire apparatus would be unable to respond to conflagrations, either above or below the said Canal, the bus lines would be put out of commission because of their inability to cross, there being no bridge constructed at said point, ambulances will not be able to go from the upper to the lower part of said territory to answer emergency calls in cases of accidents, etc., and that between thirty-eight hundred and four thousand (3800) & (4000) passengers automobiles and trucks will be inconvenienced and will not be able to go from the east side of the canal to the west side, due to lack of construction of a highway bridge.

THEREFORE, BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular session assembled, that we call the attention of the Governor of the State of Louisiana, the Louisiana Highway Commission, Senator Jules G. Fisher and Representative Joseph Fisher to the above conditions outlined in the preamble of this resolution

BE IT FURTHER RESOLVED, etc., that we further direct and call the attention of the above named officials to the fact that unless the Louisiana Highway Commission proceeds at this time to immediately start constructing a Highway Bridge, before the United States Government cuts the Channel of the Intracoastal Canal so as to direct same towards the presently constructed locks and under the railroad bridge, that the cost of construction to the Louisiana Highway Commission will be considerably greater than the cost of construction under present conditions, and that we feel that it is our public duty to request the Louisiana Highway Commission and the above named officials to take some action as soon as possible to cause the construction of said highway bridge across the said Intracoastal Canal for the purpose of,

1. Saving a large amount of additional cost, if said bridge should be constructed after the channel is cast;
2. To permit the interchange of traffic between the eastern and western portions of the Parish of Jefferson over said canal;
3. To permit ambulances and fire apparatus to travel from the eastern and western sections and vice versa, above and below said canal;
4. To permit approximately four thousand (4,000) passengers automobiles and trucks to travel from the eastern to the western, and from

the western to the eastern portions of the Parish of Jefferson in the vicinity of said Canal for the purpose of transacting business;

And we further request that said officials and said body take the proper action as soon as possible.

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

YEAS - - - - Toledano, Heard, Sartis, Stumpf, Cantrelle, Petit, Ferrin, Otterman, Dumestre, Codifer.

NAYS - - - - None.

ABSENT - - - - Strehle.

On motion of Mr. Ottermann, seconded by Mr. Feitel, that a committee composed of the President and members of the Jury from the 3rd and 4th Wards together with the Senator and Representative of the Parish, Assistant District Attorney and Capt. H. H. Harvey be appointed to confer with the State Highway Commission relative to constructing the Highway Bridge over the Intracoastal Canal at Harvey, La. Motion was carried.

On motion by Mr. Gordon, seconded by Mr. Codifer, the following ordinance was adopted:

AN ORDINANCE NO. 513

An ordinance providing for the reorganizing of the Sixth Jefferson Drainage District in accordance with the provisions of act 238 of 1924, as amended by Act 173 of 1932; providing for the appointment

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of commissioners and defining the limits of said drainage district.

WHEREAS, The Board of Commissioners of the Sixth Jefferson Drainage District have adopted resolutions requesting this Police Jury to re-organize the said drainage district under the provision of Act 173 of 1932, amending Sections 43 and 44 of Act 238 of 1924, and

WHEREAS, by survey made by James S. Webb, Chief Engineer of said drainage District, the said drainage District contains within its limits more than fifty (50) percent in acres of land which drains naturally or by gravity, as will more fully appear from certificate of said Engineer filed with this Police Jury, and

WHEREAS, by an official census taken by authority of the Board of Commissioners of the Sixth Jefferson Drainage District, said drainage district contains within its limits a population exceeding three thousand (3000) inhabitants, the actual census showing that there are five thousand six hundred and twenty seven (5,627) inhabitants within the said district, and

WHEREAS, the said Drainage District contains within its limits a greater portion of the Town of Westwego, a municipal corporation duly organized under the provisions of Act 136 of 1898, and

WHEREAS, all of the provisions contained in Act 173 of 1932, relative to the re-organization of the Drainage District have been complied with and are contained within the limits of the said drainage district.

SECTION 1.

THEREFORE, BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the Sixth Jefferson Drainage District be and the same is hereby re-organized, under the provisions of Act 238 of 1924, as amended by Act 173 of 1932, the limits of said Drainage District being more fully described as follows, to-wit:

Beginning at a point on the East property line at Barataria Lafourche

Canal Company, and the Mississippi River Levee. Thence along the Barataria Lafourche Canal Company's East property line S 26o 45' W 10, 502 ft., to a stake on North Side of Company Canal. Thence S 42o 15' E 200 ft., to a stake; thence S 60o 24' E 200 ft., to a stake. Thence S 56 26' W 257 ft., to a stake on the South Side of Back Canal. Thence S 77o 54' E 1734 ft., to a stake on South Side of said Back Canal. Thence S 78o 10' E 4560 ft., to a stake on South Side of Back Canal. Thence N 71o 50' E 87 ft., to a stake on Dugue Canal Levee to West Side of Canal. Thence N 18o 50' E 100 ft., along Dugue Canal Levee to stake. Thence S 76o 50' E 300 ft., crossing said Dugue Canal to a stake on South Side of said Canal. Thence S 80o 30' E following.

Thence S 80o 57' E 1333 ft., to a stake.

Thence S 42o 03' E 214o ft., to a stake.

Thence S 36o 03' E 159 ft., to a stake.

Thence S 63o 03' E 200 ft., to a stake.

Thence S 68o 33' E 400 ft., to a stake.

Thence S 66o 06' E 1359 ft., to a stake on Back Canal.

Thence N. 25o 45' E 700 ft., to a stake on said Levee N. W. of Old

Pump House; thence S 79o 16' E 90 ft., to a stake in the Willow Road, N. E. of said Pumphouse.

Thence S 20 47' W 872 ft., to a stake on East Side of Willow Road, said Stake being the S. W. corner of Lot A-19 of Ames Farm Land Co..

Thence S 50 07' E 121.5 to a stake on West Side of Willow Road, corner of lot D-100.

Thence S 34o 30' E 992.4 ft., to a stake on the West Side of Willow Road

Thence S 6o 30' E 1295.4 to a stake corner of lots D-102 and D-103 of Ames Farm Land Company.

Thence S 6o 23' E 1152.2 to a stake.

Thence S 6o 308 E 1200 ft., to a stake the S. W. Corner of Lot D-105 of Ames Farm Land Co, North Side of the 80 arpent road. Thence along North Side of the 80 arpent road N 87o 26' E 4190.8 ft., to a stone on West Side of Barataria Boulevard. Thence along West Edge of Barataria Boulevard along the Western Boundary of Second Jefferson Drainage District N 4o 34' W 2678 ft., to a stake corner between farms B-24 and B-25 of Ames Farm Land Company. Thence N 89o 54' 1450 ft., along said dividing line between lot B-24 and B-25 to a stake. Thence N 1o 47' W 1644 ft., to a stake on Old Levee. Thence S 69o 22' E 1066 ft., along said Levee to stake.

Thence No 89o 38' E 320 ft., to a stake on Old Levee.

Thence N 0o 12' W 400 ft., to a stake.

Thence N 3o 42' 642 ft., to a stake in Bayou Des Familles Road.

Thence N 67o 58' W 732.8 ft., to a stake in lot No 13 Block A of Belle Terre Subdivision. Thence No 4o 22' W 590 ft., to a stake on the old Levee.

Thence N 63o 42' W 615 ft., to a stake on Old Levee. Thence N 8o 42' W 125 ft., to a stake on Old Levee.

Thence N 24o 12' W 130 ft., to a stake on Old Levee.

Thence N 66o 52' W 1000 ft., to a stake on Old Levee.

Thence No 66o o2' W 297.7 ft., to a stake on Old Levee.

Thence N 1o 36' W 629 ft., to a stake on Old Levee;

Thence N 4o 26' W 400 ft., to a stake on Old Levee.

Thence S 88o 11' 888 ft., to a stake on Levee S. W. from small, graveyard. Thence N. 1o 56' W 6250 ft., to a stake on top of the Mississippi River Levee. Thence the following courses and distances along the top of said Mississippi River Levee. S 89o 38' W 686.7 ft., S 82o 36' 1107.8 ft., N 87o 54' W 510 ft. N 63o 20' W 775 ft., N 71o 20' W 2340 ft. N. 61o 20(W 525 ft. N 49o 20' W 1185 ft. N 77o 20' W 400 ft. N 68o 50' W 1021 ft. S 75o 40' W 400 ft., N 59o 50' W 1247 ft., N 10o 10' E 380 ft., N 35o 45' W 1157 ft., N. 15o 45 W 503. 8 ft., to the herein mentioned point of beginning containing 3559.52 acres more or less.

As will more fully appear from map of James S. Webb, on file in the office of the Secretary of this Police Jury.

SECTION II

BE IT FURTHER ORDAINED, etc., that the following named persons are hereby appointed as drainage commissioners of said drainage district and for the term of office hereafter designated, to-wit:

Leo A. Marrero, term four (4) years.

Landry J. Bernard, term two (2) years.

A. G. Cassagne, term two (2) years.

And that the Governor of this State be and he is hereby requested to appoint two other commissioners each for a term of four years.

SECTION III

BE IT FURTHER ORDAINED, etc., that the domicile of said Drainage District is hereby fixed at City Hall, Westwego, La., and that the first meeting of the Board of Commissioners hereinafter appointed shall be held at the domicile on the 21st day of June, 1933, at 10:30 A.M. o'clock for the purpose of organizing and electing officers.

SECTION IV

BE IT FURTHER ORDAINED, etc., that this ordinance shall be published for thirty days (30) in the official journal of the Parish of Jefferson, in accordance with law.

The above ordinance having been considered, section by section, and then as a whole, and the roll being called upon the adoption of same, the vote resulted as follows:

On motion by Mr. Stumpf, seconded by Mr. Perrin, the following Ordinance was adopted:

Loan
10,000

An Ordinance to authorize the President, on behalf of the Police Jury to borrow from the Whitney National Bank the sum of Ten Thousand (\$10,000.00) Dollars 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 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 National Bank, on behalf of this Police Jury, the sum of Ten Thousand (\$10,000.00) Dollars, and such additional sum as may become necessary to pay the interest 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, by the Police Jury of the Parish of Jefferson, that the President is further authorized and empowered to execute in favor of said Whitney National 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, by the Police Jury of the Parish of Jefferson, that for payment of the amount borrowed and note or certificate executed as herein provided, the Police Jury of the Parish of Jefferson hereby dedicate, appropriates and sets aside the sum of Ten Thousand (\$10,000.00 Dollars, 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 called to vote on the adoption of the above ordinance resulted as follows:

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YEAS - - - - Heard, Stumpf, Sartis, Cantrelle, Feitel, Gordon, Petit, Perrin, Dumestre, Codifer.

NAYS - - - - None.

ABSENT - - - - Strehle.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, Louisiana, May 15, 1933

The Police Jury met this day in regular session pursuant to adjourned meeting held May 10th, 1933, Members Present:

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. Sartis, A. T. Stumpf, Ed. E. Feitel, A. Meyer, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT - - - - A. J. Cantrelle, E. M. Gordon.

Regular order of business resumed.

On motion by Mr. Ottermann, seconded by Mr. Sartis, the following ordinance was adopted:

ORDINANCE NO 514.

An Ordinance levying a tax of one cent per gallon on gasoline sold, used, or consumed within territorial limits of the Parish of Jefferson for a period of one year from the first day of the month of June, 1933.

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 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, 1933.

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, however, that motor boats used for pleasure purposes shall be subject to the provisions of this Ordinance.

SECTION III

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 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 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 sold or distributed to each such person.

BE IT FURTHER ORDAINED, that such 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.

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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, 1933, and subsequent reports and remittances herein provided for shall be made on or before the 20th day of each 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 or not more than \$100.00, or imprisonment in the Parish jail for a period not to exceed thirty days, or both at the direction of the Court.

SECTION V

BE IT FURTHER ORDAINED, that the proceeds of the tax herein 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, that this Ordinance shall take effect on and after June 1st 1933, for a period of one year.

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

Roll call to vote on the adoption of the above ordinance resulted as follows:

YEAS - - - Toledano, Heard, Strehle, Stumpf, Sartis, Feitel, Meyer, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS -- None

ABSENT - - Cantrelle, Gordon.

On motion by Mr. Sartis, 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 A. G. Gugel and R. J. Barrus be and they are hereby appointed supervisors of the one cent Parish Gasoline Tax for a period of one year on a commission basis of ten per cent (10%) on net amount collected for a period of one year beginning June 1st, 1933.

BE IT FURTHER RESOLVED, that the ten percent (10%) commission allowed on the net tax collected, Mr. Gugel shall receive for his work sixty per cent (60%) and Mr. Barrus shall receive for his work forty (40%) per cent.

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

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled that R. J. Barrus be and he is hereby appointed supervisor of the beer tax on a commission basis of five per (5%) cent on all permits and taxes collected.

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

YEAS - - - - Toledano, Heard, Strehle, Sartis, Stumpf, Feitel, Meyer, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - None.

ABSENT - - - - Cantrelle, Gordon.

The President declared the Ordinance adopted.

Motion by Mr. Feitel, seconded by Mr. Codifer, and carried, that the district attorney be requested to make a demand on Capt. W. A. Bisso, owner of the Napoleon Avenue Ferry Franchise for payment of franchise notes due in the year 1931 and 1932.

Mr. Strehle moved, seconded by Mr. Hoard, that the action of the Jury May 10th, relative to appointment of Parish undertaker be rescinded and that the Leitz-Bagan Funeral Directors of New Orleans, La., appointed official undertakers for the Parish.

Substitute motion by Mr. Dumestre, seconded by Mr. Feitel, that the action taken by the Jury May 10th, relative to asking for bids for Parish undertaker by advertisement in the official journal of the Parish, be sustained.

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

YEAS - - - - Heard, Sartis Stumpf, Feitel, Meyer, Dumestre.

NAYS - - - - Toledano, Strehle, Perrin, Ottermann, Codifer.

ABSENT - - - - Cantrelle, Gordon, Petit.

The vote being 6 to 5 in favor of the substitute motion, the President declared the motion carried.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President

Gretna, La., June 14, 1933

The Police Jury met this day in regular session, 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, E. M. Gordon, Joseph Petit, C. Perrin, Robert Ottermann, A. C. Dumestre, F. Codifer.

ABSENT ----- 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 order of business was suspended to allow parties to address the Jury.

Mr. J. C. Bruning of East End appeared before the Jury and called their attention to the fact that squatters have located and built new stands along the sea wall at East End on Parish Property to conduct business without a permit from the Police Jury.

Mr. Dumestre moved seconded by Mr. Stumpf, that the complaint of Mr. J. C. Bruning with reference to the building of new stands by squatters to conduct business on Parish property along the sea wall at East End contrary to an Ordinance of the Police Jury with reference to the building of business places on Parish property, without first securing a permit from the Police Jury be referred to the sheriff's office with instructions to carry out the provisions of the said ordinance. Motion carried by a unanimous vote.

Mr. A. C. Dumestre, Police Juror elect of the 8th ward, succeeding himself presented his commission signed by the Governor of the State.

All constables of the Parish appeared before the Jury as requested. The President informed them that it was the sense of the Police Jury that the constable of each ward be instructed to inspect all business places in his respective ward for the purpose of ascertaining whether or not they are operating with the proper licenses also arrest any peddler without the proper license, and to submit a report of their findings at the next meeting of the Jury.

Report of the Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Report of Parish Engineer received.

Report of Board of Equalization, result of boards session during May, 1933,

received.

Report of A. Arnonidin, constable Second Justice Court on places of business operating without a license in the 4th Ward was referred to the sheriff's office for action.

Report of Secretary of the Jury on permits issued to sell beer, ale, wine, etc., in this Parish received.

Communication from Louisiana Public Service Commission notifying the Police Jury that the case of George Montague Ex Parte vs. Motor Vehicle (Passenger) operations over Metairie Highway, Jefferson Parish into New Orleans via City Park Avenue into New Orleans is assigned for hearing before the Louisiana Public Park Commission at Baton Rouge, on June 26th, 1933. Mr. Codifer moved seconded by Mr. Perrin, that Mr. A. C. Dumestre be delegated to represent the parish at said hearing, his expense to be paid by the Police Jury.

From Camp Nicholls Soldiers home of New Orleans, La., extending an invitation to Confederate Veterans or their widows of Jefferson Parish for admission to the home on Bayou St. John, New Orleans by making a formal application, received.

From Tom M. Justice, Jr., informing the Jury that he has completed his course in the Teacher's College of the Louisiana State University and expressing his appreciation to the Police Jury for making it possible for him to attend said college.

The bid of Leitz-Egan Funeral Home, Inc., to bury all paupers dying within the Parish for the sum of Eight (\$8.00) Dollars, was accepted.

Application of James N. Poche for a permit to operate a filling station on his property. Airline Highway at Surburban Villars, Jefferson Parish, with signatures of a majority of property owners living within a radius of 300 feet of the site consenting to same was read and on motion of Mr. Codifer seconded by Mr. Heard permit was granted.

Application of E. M. Stranger and M. M. Little for a permit to operate a filling station and sandwich stand on lots No. 57, 58, 59, 60 and 61 in Plot No. 5, Metairie Terrace facing North line Highway with signatures of property owners within a radius of 300 feet of said site consenting to same was read and on motion duly seconded same was granted.

Petition signed by residents of the Eighth Ward requesting the Police Jury to adopt an ordinance to regulate beer gardens now existing for those who were given a permit to operate prior to the promulgation of the requested ordinance and suggest that provisions of the said ordinance proved that the character and reputation of the applicant must be furnished by applicant and on motion duly seconded the matter was referred to the District Attorney to draft an ordinance to comply with the request of petitioners and the sheriff be instructed to carry out its provisions.

On motion of Mr. Dumestre, seconded by Mr. Sartis all bills approved by the

finance committee was ordered paid.

Mr. Strehle, Chairman of the Courthouse and Jail Committee advise the Jury that it was essential as a health measure to install hot and

cold water showers and bath tubs in the Petit Juror's Dormitory, Court house, Gretna, and on motion duly seconded the Secretary was directed to advertise in the official journal for bids.

On motion of Mr. Feitel, seconded by Mr. Heard, the Secretary was directed to advertise for one bid for the feeding of twelve jurors and one deputy sheriff at such time as required when ordered by the District Judge.

On motion by Mr. Sartis, seconded by Mr. Heard, the following resolution was adopted:

BE IT RESOLVED, that the Parish treasurer, be and he is hereby authorized to issue a check to the party agreed upon as soon as agreement is reached and presented in writing between J. C. Campbell Inc., and Olopp and Olopp for payment of Rock crusher purchased by D. H. Roussell Road Superintendent in the amount of three Hundred Dollars.

Resolution adopted by a unanimous vote.

Mr. J. H. Payne, submitted the map of the Parish which was contracted for by the Police Jury after inspection of same by the Jury Mr. Perrin moved, seconded by Mr. Heard, the adoption of the following resolution.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that the map of the Parish of Jefferson as made by J. H. Payne, contractor be and is hereby accepted and

BE IT FURTHER RESOLVED, that the sum of Six Thousand Five Hundred (\$6,500.00) Dollars, balance due on contract price be and is hereby ordered paid.

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

YEAS ---- Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

ABSENT --Meyer.

On motion by Mr. Perrin, seconded by Mr. Heard, the following ordinance was adopted:

ORDINANCE NO. 515

Ordinance
No, 515
Loan
20,000

An Ordinance to authorize the President on behalf of the Police Jury, to borrow from the Whitney National Bank, the sum of \$20,000.00 and such additional sum as may become 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 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 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 National Bank, on behalf of the 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 1933.

SECTION II.

BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney National 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 sets aside the sum of \$20,000.00 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 being called to vote on the adoption of the above ordinance resulted as follows.

YEAS ---- Heard, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Petit Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None.

ABSENT -- Meyer. And the ordinance was adopted.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President

Gretna, La. July 12, 1933

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

R. W. Toledano, President, H. Heard, W. E. Strehle, A. T. Stumpf, Jos. A. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

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. T. S. Landry, Chairman of the Unemployment Relief Committee of Jefferson Parish, addressed the Jury in regard to the Government requiring all Parishes and Municipalities to pay Workman's Compensation Insurance premiums for Welfare Workers, advised the Jury that if the said premium is not paid for by the Parish all Welfare work would cease. Mr. Landry was assured that the matter will be taken care of by the Police Jury.

Regular order of business resumed.

REPORTS

- Report of Parish Treasurer. Received and ordered filed.
- Report of Finance Committee, all bills approved and ordered paid.
- Report of Parish Auditor. Received and ordered filed.
- Report of Supervisor of Public Accounts. Received.

Report of Parish Engineer. Received.

Report of Constables of the First, Second, Third, Seventh, and Eight Wards, on business places operating without license, was referred to the Sheriff, ex-officio license collector, for the Parish to collect all unpaid license as reported.

COMMUNICATIONS

Copy of Communication from Mr. Henry Jacobs, Chief of State Engineers Office, addressed to Hon. A. S. Gearhard, President of the Board of Commissioners of the Pontchartrain Levee District, Lusher, Louisiana, relative to a prepared list of what they consider to be the most important public works projects in Louisiana. Suggested for consideration in selecting projects for construction under the provisions of the National Public Works Industrial Recovery Act. The projects are as follows: Flood Control Works, Drainage and Highways (Auxiliary to Flood Control) and Bridges was received.

Communication from John E. Sutherlin of New Orleans, La., relative to the opportunity afforded by the Federal Government for the refinancing of Bond Issues and other forms of indebtedness and how it may be accomplished. Received.

BID

Bid of the Jefferson Democrat to act as the Official Journal of the Parish for a salary of \$800.00 per year was opened, and

On motion by 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 bid of the Jefferson Democrat, to act as Official Journal of the Police Jury at a salary of Eight Hundred (\$800.00) Dollars per year be and is hereby accepted.

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

YEAS ---- Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Meyer, Petit, Perrin, Ottermann, Codifer, Dumestre.

NAYS ---- None.

And the resolution was declared adopted.

PETITION

Petition signed by residents and property holders of the Sixth Ward, Barataria Section, protesting against the State Highway Commission in lowering the new constructed bridge across Paillet's Canal, making it impossible for small boats to pass under same, petition the Jury to have said Bridge raised to height which will enable small boats to pass as heretofore, was read and on motion duly seconded, the matter was referred to the State Highway Commission to rectify same.

International Lubricant Corp., submitted a plan showing proposed erections of additional storage tanks at their plant at Southport, La. approved by the Parish Engineer and Chairman of the Oil Commission, permit was granted.

Motion by Mr. Dumestre, seconded by Mr. Petit, the Jury went into executive session.

Reconvening in open session, on motion by Mr. Ottermann, seconded by Mr. Sartis, the following ordinance was adopted:

ORDINANCE NO. 516.

On motion of Mr. Ottermann, seconded by Mr. Sartis, the following ordinance was adopted.

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the Whitney National Bank, the sum of \$28,500.00 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 or certificate of indebtedness in favor of said bank for said amount and dedication, 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 that the president be and he is hereby authorized and empowered to borrow from the Whitney National Bank, on behalf of this Police Jury, the sum of \$28,500.00, 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 1933.

SECTION II.

BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney National 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 \$28,500.00 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 due on said amount.

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

YEAS ---- Heard, Strehle, Sartis, Cantrelle, Stumpf, Feitel, Meyer, Gordon, Petit, Ottermann, Dumestre, Codifer.

NAYS ---- None.

The Ordinance was declared adopted.

Motion by Mr. Ottermann, seconded by Mr. Dumestre, the following ordinance was adopted.

BE IT RESOLVED, the Louis Sejours be and is hereby removed as pound keeper of the Seventh and Eighth Ward effective at once.

Resolution adopted by a unanimous vote of the Jury.

Motion by Mr. Ferrin, seconded by Mr. Codifer, that an appropriation of Two Hundred (\$200.00) Dollars or such additional sum as may be necessary to pay workman's compensation insurance on welfare workers in the Parish.

L. Sejours
Pound Keeper
8th Ward
Removed

Adopted by a unanimous vote.

Motion by Mr. Feitel, seconded by Mr. Sartis, that the Official Journal instructed to publish the minutes of the Police Jury meetings not later than 15 days after each meeting. Carried.

Motion by Mr. Feitel seconded by Mr. Sartis, the Secretary was instructed to re-advertise for bids to feed twelve jurors and one deputy sheriff when ordered by the Judge during sessions of the court.

Mr. Dumestre reported that acting under instructions from the Police Jury he had attended the meeting of the Louisiana Public Service Commission held in Baton Rouge on Wednesday June 26, 1933 to voice the opposition of the Jury to granting a permit to George Montagnet to operate a bus line on Metairie Ridge, and was pleased to notify members of the Jury that the request for the permit was denied by the Commission.

There being no further business the Jury adjourned.

Wm Hepting
Secretary

W. R. Toledano
President.

Gretna, La. July 17, 1933.

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

W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf, Jos. Sartis, A. J. Cantrelle, Ed. E. Feitel, E. M. Gordon, H. Meyer, Jos. Petit, Clem Perrin, Robert Ottermann, A. C. Dumestre.

ABSENT ---- F. C. Codifer.

The President announced that the meeting was called for the purpose of discussing the adoption of an ordinance to cover chauffeur's license for the Parish of Jefferson.

After discussion, Mr. Dumestre, moved, seconded by Mr. Perrin, the adoption of the following ordinance:

ORDINANCE NO. 517

SECTION 1.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular session assembled that no person employed as a chauffeur or operator of a motor vehicle of any kind operated for a fee, charge, profit, reward, or for commercial purposes shall operate or drive such vehicle on the streets of the Parish of Jefferson, unless he shall be at the time, the lawful possessor of a valid chauffeur's license from the secretary of the Police Jury of the Parish of Jefferson, stating in effect that he is qualified, under the provisions of this ordinance, to operate a motor vehicle; nor shall any firm, person, or corporation permit any person who is not the lawful possessor of a valid chauffeur's license from the Secretary of the Police Jury of the Parish of Jefferson issued under the provisions of this ordinance, to act as chauffeur or operator of any motor vehicle of any kind owned or employed or used by said person, firm or corporation.

SECTION II

BE IT FURTHER ORDAINED, etc., that no person shall be entitled to such a chauffeur's license to act as a chauffer or operator of a motor

vehicle of any kind operated for a fee, charge, profit, or reward unless he be at least twenty-one years of age; and no person shall be entitled to a chauffer's license to act as a chauffer or operator of a motor vehicle used for commercial purposes unless he be at least eighteen years (18) of age. Persons obtaining such chauffer's license shall be of temperate habits and good moral character and careful drivers of motor vehicles at the time of making application for such chauffer's licenses.

SECTION III

BE IT FURTHER ORDAINED, etc., that each applicant upon receiving his chauffer's license shall, in the presence of the person issuing same, endorse thereon his usual signature or if unable to write shall affix his thumb print. Said chauffer's license shall not be valid unless so signed, when so signed, it shall be valid until the thirty-first day of July each year, unless forfeited, suspended or annulled as hereinafter provided.

SECTION IV

BE IT FURTHER ORDAINED, etc., that the chauffer's license provided for in this ordinance shall be issued to persons employed as chauffers of motor vehicles or to persons who act as chauffer's of motor vehicles operated for a fee, charge, profit or reward or for commercial purposes.

SECTION V.

BE IT FURTHER ORDAINED, etc., that in order to cover the expenses of said chauffer's license, and clerical help necessary to carry this Article of the Ordinance into effect, a fee of one and no/100 (\$1.00) dollars shall be charged for each chauffer's license issued. The sums derived from said fees shall be deposited in the General Fund, and shall be and are hereby dedicated to defray the expense of carrying this Article of this Ordinance into effect.

SECTION VI

BE IT FURTHER ORDAINED, etc., that every person to whom a chauffer's license is issued shall carry his chauffer's license with him when operating his motor vehicle and shall exhibit same whenever requested to do so by any police officer.

SECTION VII

BE IT FURTHER ORDAINED, etc., that it shall be unlawful for any person, except the person to whom the same was issued to carry any such chauffer's license.

SECTION VIII

BE IT FURTHER ORDAINED, etc., that should any chauffer's license be lost, the person to whom the same was issued or furnished shall immediately notify the Secretary of the Police Jury of the Parish of Jefferson and shall be by him furnished with a new chauffer's license upon payment of fee of fifty (\$.50) cents, to cover cost thereof.

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SECTION IX.

BE IT FURTHER ORDAINED, etc., that no person to whom a chauffer's license has been issued under the provisions of this section of this ordinance shall leave the place of an accident without first giving his name and address and the number of his chauffer's license and the name and address of the owner of the vehicle he is driving to any person who may have been injured in said accident, to any police officer, to any witness

requesting the same and to the nearest police station.

SECTION

BE IT ORDAINED, etc., that no person to whom a chauffer's license has been issued under the provisions of this section of this Ordinance shall give information, direction or service to any man or woman seeking a place for immoral purposes.

SECTION XII.

BE IT FURTHER ORDAINED, etc., that no person to whom a chauffer's license has been issued under the provisions of this section of this ordinance shall convey any intoxicated person to any place except to a Police Station, a hospital or directly to the place which the operator has reason to believe is the passengers house, lodging or other abiding place.

SECTION XIII.

BE IT FURTHER ORDAINED, etc., that the Secretary of this Police Jury of the Parish of Jefferson is hereby authorized and empowered to suspend or revoke for any cause any chauffer's license issued under the provisions of this section of this ordinance, or of any other traffic ordinance of the Parish of Jefferson.

SECTION XIV.

BE IT FURTHER ORDAINED, etc., that any person, firm or corporation violating the provisions of this ordinance, shall on conviction thereof before any court of competent jurisdiction be fined not more than \$25.00 or sentenced to imprisonment for not more than thirty days or both, at the discretion of the Court.

Section xv

BE IT FURTHER ORDAINED, etc., that all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

SECTION XVI

BE IT FURTHER ORDAINED, etc., that if any portion or paragraph of this ordinance should be declared unconstitutional, it shall not effect the validity of any other part of this ordinance.

Adopted by the Police Jury of the Parish of Jefferson, July 17, 1933.

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

YEAS ---- Toledano, Heard, Strehle, Stumpf, Cantrelle, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre,

NAYS ---- None.

ABSENT ---- Sartis, Feitel, Codifer.

The resolution was declared adopted.

There being no further business the Jury adjourned.

Wm Hepting
Secretary

W. R. Toledano
President.

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Gretna, La. July 21, 1933

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

W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf,

A. J. Cantrelle, H. Meyer, E. M. Gordon, Jos. Petit, C. Perreio,
Röbt. Ottermann, A. C. Dumestre.

ABSENT ---- Sartis, Feitel, Codifer.

The meeting was attended by Mayors V. D. Gerolamo of Kenner, Edw. Strehle and City Attorney A. H. Thalheim of Gretna, Frank E. Mayo of Harahan and E. M. Gordon, Mayor pro tem of Westwego.

The President announced that the special meeting was called for the purpose of acting upon the recent resolution of the Federal Emergency Relief Compensation Insurance for Welfare Workers of the Parish of Jefferson and also to make necessary provisions for a loan to provide same.

Mr. T. S. Landry, Chairman of the Federal Emergency Relief Administration work in Jefferson Parish, appeared before the Jury and officials of the various municipalities of the Parish, explained and outlined the requirements of the Federal Emergency Relief Administration regarding workmen's compensation for welfare workers in the Parish and Municipalities.

After discussion by the Jury and officials of the municipalities, it was understood that the Jury deposit with the Emergency Relief Committee of Jefferson Parish, the sum of Eight Hundred (\$800.00) Dollars, to pay compensation insurance on welfare workers of the Parish and Municipalities with the understanding and a gentlemen's agreement that the municipalities Kenner, Westwego and Gretna, will pay over to the Police Jury their pro-rata. Mr. Petit moved, seconded by Mr. Heard, the adoption of the following resolution:

WHEREAS, The Federal Emergency Relief Administration, by resolution require the Police Jury as well as the municipalities of the Parish of Jefferson to provide and deposit a sufficient amount of funds to pay workmen's compensation insurance on welfare workers of the Parish, and

WHEREAS, officials of the municipalities of Gretna, Kenner, Westwego, and Harahan agreed gentlemanly to pay their pro-rata, therefore,

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, advance the sum of Eight Hundred (\$800.00) Dollars and same be deposited with the State Emergency Relief Administration to pay premiums on compensation insurance for welfare workers of the Parish when due.

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

YEAS ---- Toledano, Heard, Strehle, Stumpf, Cantrelle, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre.

NAYS ---- None.

ABSENT ---- Sartis, Feitel, Codifer.

The resolution was declared adopted.

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

ORDINANCE NO. 518.

An Ordinance to authorize the President, on behalf of the Police Jury of the Parish of Jefferson, to borrow from the Whitney National Bank, the sum of Loan Fifteen Hundred (\$1500.00) Dollars, 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 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 National Bank on behalf of this Police Jury, the sum of Fifteen Hundred (\$1500.00) Dollars, and such additional sum as may be necessary to pay the interest due or about to become due thereon, 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 National 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 Fifteen Hundred (\$1500.00) Dollars 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 being called to vote on the adoption of the above ordinance resulted as follows:

YEAS ---- Heard, Strehle, Stumpf, Cantrelle, Gordon, Meyer, Petit Perrin, Ottermann, Dumestre.

NAYS ---- None.

ABSENT ---- Sartis, Feitel, Codifer.

The Ordinance was declared adopted.

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

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that Mr. W. R. Toledano, President of the Police Jury, be and he is hereby authorized and empowered to enter into and sign on behalf of this Jury, a contract with the Whitney National Bank of New Orleans, Louisiana, to borrow the sum of Two Thousand (\$2,500.00) Five Hundred Dollars, and any additional sum as may be necessary to pay the interest due or to become due on said amount.

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

YEAS ---- Heard, Strehle, Stumpf, Cantrelle, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre.

NAYS ---- None.

ABSENT ---- Sartis, Feitel, Codifer.

The resolution was declared adopted.

There being no further business, the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La., Aug. 9, 1933

The Police Jury met this day in regular session, members present were:

W. R. Toledano, President, H. Heard, W. E. Strehle, A. J. Stumpf, A. J. Cantrelle, E. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT ---- Jos. Sartis.

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.

Mrs R. S. Knight, addressed the Jury in regards to the opening up, grading and graveling La Barre Drive in Ridgeway Terrace subdivision for public use.

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

BE IT RESOLVED, that the Parish Engineers and Road Superintendent of the East Bank be and is hereby ordered and instructed to make necessary improvements on La Barre Drive in Ridgeway Terrace Subdivision, Metairie Ridge.

Mr. A. J. Nelson, informed the Jury that stock is allowed to roam at large at nine mile point and causing damage to property, Mr. Gordon moved, seconded by Mr. Meyer, that Mr. Nelson be appointed pound keeper of the Fourth Ward, carried.

Rev P. M. Wynhoven, addressed the Jury in regards to renewing the contract between Hope Haven and the Police Jury to care for abandoned boys of the Parish, and

On motion by Mr. Stumpf, 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 the president be and he is hereby authorized to enter into the following contract between the Police Jury of the Parish of Jefferson and Hope Haven located at Marrero, La.

UNITED STATES OF AMERICA,
STATE OF LOUISIANA,
PARISH OF JEFFERSON,

Know all men by these presents, that the Police Jury of the Parish of Jefferson, hereby represented by W. R. TOLEDANO, its President herein authorizes 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. M. H. 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, representing as aforesaid, that the Police Jury of the Parish of Jefferson binds and obligates itself for every male child who has been adjudged whether 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 any 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 Five (\$5.00) Dollars, aforesaid Hope Haven hereby binds and obligates itself to care for said child or children for the sum of FIVE (\$5.00) DOLLARS per month, to furnish them with clothing lodging, meals and to provide them with schooling during the 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 child per month, or the sum of SIXTY (\$60.00) DOLLARS, per year for each and every child committed to its care. The contract shall remain in force for a period of two (2) years from date thereof.

THUS DONE AND PASSED, on this 9th day of the month of August, 1933, in the presence of E. M. Conzelmann, and competent witnesses of lawful age, who hereunder do sign their names with said appearers after due reading of the whole.

WITNESSES

Emanuel Conzelmann

Wm Hepting

POLICE JURY PARISH OF JEFFERSON

BY: W. R. Toledano, President.

HOPE HAVEN

By: Rev. P. M. H. Wynhoven

UNITED STATE 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 and abandoned 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 for the Parish of Jefferson.

AT CHAMBERS, Parish of Jefferson, La. this _____ day of _____, 193_____

Report of Parish Treasurer received and ordered filed.

Report of Parish Engineer relative to construction of new building in the Parish. Received.

Report of Secretary on beer permits and chauffers license issued, and beer tax collected up to August 1st, 1933. received.

From Emmett G. Zelenka, Metairie Ridge, relative to street condition in Canal Street subdivision, matter referred to Police Juror F. C. Codifer of the Eighth Ward.

Communication from Mr. H. L. Bond, complaining about cows destroying small vegetable gardens and other property in the Seventh Ward, received.

Communication from Emergency Relief administration of Louisiana, requesting the adoption of a resolution whereby the Police Jury consults and agrees to the conditions of the resolution adopted by the Federal Emergency Relief Administration at Washington, and the Emergency Relief administration of the State of Louisiana, was read, and

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

BY MR. OTTERMANN, Seconded by MR. PERRIN.

WHEREAS, under ruling of the Federal Emergency Relief Administration at Washington and the Emergency Relief Administration of Louisiana, as expressed in a resolution of the Executive Committee Board of Directors of the latter Administration on July 15, 1933 and approved and ratified by its Board on July 28, 1933, the State of Louisiana and each of its subdivisions must refund to the State Relief Administration all workmen's compensation premiums on work relief labor furnished by said administration to the State and its subdivisions in accordance with the terms and conditions of said resolution, a copy of which has been received by this body; and

WHEREAS, this body has already signified its informal acceptance of said ruling and its agreement to be bound thereby and has already deposited with the Emergency Relief Administration of the State of Louisiana the amount required by it to be deposited in accordance with the terms of said resolution;

NOW, THEREFORE, BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that it hereby formally consents and agrees to the conditions of said resolution, to be bound thereby and to comply therewith, and,

BE IT FURTHER RESOLVED, that a certified copy hereof be forwarded at once to the Emergency Relief Administration of the State of Louisiana,

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

YEAS ---- Tolodano, Heard, Strehle, Stumpf, Cantrelle, Foitel, Meyer, Gordon, Petit Perrin, Ottermann, Dumestre Codifer.

NAYS ---- None.

ABSENT ---- Sartis.

The resolution was declared adopted.

BIDS from Brunies Restaurant and Butrich's Restaurant to feed Petit Jurors and Deputy Sheriff's when ordered and designated by the Court was on motion by Mr. Strehle, seconded by Mr. Dumestre layed over.

Mr. Dumestre, moved, seconded by Mr. Heard, and carried that a committee of three (3) be appointed to take up the matter of feeding

Jurors and Deputy Sheriffs when detained in performance of their duties in court cases with the District Judge, The president appointed the following committee E. E. Feitel, Chairman, W. E. Strehle, and A. T. Stumpf, they to report at next meeting of the Jury.

Petition signed by Joseph W. Carroll and Leigh Carroll, petitioning the Police Jury to make certain changes in the location of two certain avenues in the subdivision known as Lake Shore subdivision according to a plan by Payne Engineering Company attached, dated Sept. 9, 1932 approved by the Parish Engineer was read and

On motion by Mr. Codifer, seconded by Mr. Ottermann, the following ordinance was adopted:

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ORDINANCE NO. 519

BY THE POLICE JURY OF THE PARISH OF JEFFERSON, LOUISIANA:

Exchanging certain portions of "Lake Shore Subdivision" according to a plan by Payne Engineering Company, dated September 30th, 1932, approved by the Police Jury on 1932, and

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, Louisiana.

SECTION 1. That the strip of land fifty feet wide and five hundred fifty feet long, designated Huron Avenue, on a certain plan of a subdivision of land in Jefferson Parish, Louisiana, made by Payne Engineering Company, dated September 30th, 1932, be and is hereby exchanged for a similar strip of land fifty feet wide and five hundred and fifty feet long, designated as Huron Avenue on a plan of the aforesaid Lake Shore Subdivision, by J. H. Payne, Parish Engineer, dated August 3, 1933, a copy of which is hereto attached and made a part hereof, which said newly located Huron Avenue is one hundred feet East of and parallel to the aforesaid former Huron Avenue.

SECTION 2. That the strip of land fifty feet wide and five hundred and fifty feet long designated as Choctaw Avenue on aforesaid plan of Lake Shore Subdivision, made by Payne Engineering Company, dated September 30th, 1932, be and is hereby exchanged for a similar strip of land fifty feet wide and five hundred and fifty feet long, designated as Choctaw Avenue in aforesaid plan of Lake Shore Subdivision, by J. H. Payne, Parish Engineer, dated August 3rd, 1933, which said newly located Choctaw Avenue is situated two hundred feet East of and parallel to the aforesaid former Choctaw Avenue.

SECTION 3. That the aforesaid strips of land described in paragraph one and two as being the former Huron Avenue and Choctaw Avenue, are hereby relieved from the former dedication thereof, as public streets and said dedication is hereby annulled and cancelled and said strips of land hereby conveyed and the title thereto retroceded, and granted and forever abandoned to Joseph W. Carroll and Leigh Carroll, in exchange for the dedication by said Joseph W. Carroll, and Leigh Carroll of two strips of land of the same dimension entitled Huron Avenue and Choctaw Avenue, respectively, as shown and in said now plan of said Lake Shore Subdivision made by J. A. Payne, Parish Engineer, dated August 3, 1933, referred to herein above.

SECTION 4. That block No. Three (3) on the present plan be changed to block No. Seven (7), and block number Ten (10), according to the afore-said plan by J. H. Payne, Parish Engineer, dated August 3rd, 1933.

SECTION 5. That the President of the Police Jury of the Parish of Jefferson, be and he is hereby authorized and empowered to execute all and any acts of exchange of the above named tracts of land and of cancellation of previous dedication, and of transfer and conveyance to said Joseph W. Carrol and Leigh Carroll of said tracts of land, and to accept the dedication of the two tracts to be exchanged therefore as public streets.

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

YEAS ---- Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin Ottermann, Dumestre, Codifer. ABSENT ---- Sartis.
NAYS ---- None.

The ordinance was declared adopted.

Motion by Mr. Perrin, seconded by Mr. Gordon, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury that the plans of Caminada subdivision 1-2-3-4 submitted be and is hereby approved subject to approval of the Parish Engineer.

On motion of Mr. Codifer, seconded by Mr. Dumestre, and carried, Jake Girod, was appointed pound keeper for the 8th ward vice Mr. C. Livaudais who was appointed temporarily.

On motion of Mr. Stumpf, seconded by Mr. Feitel, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the right of way and gravel road designated as Peters Road, on the map or plan of C. O. Hooper, dated July 26, 1933, and extending between Eleventh and Fourth Streets, at Harvey, La., donated by Mr. s, William Adelman, et als., is hereby accepted by the Police Jury of the Parish of Jefferson for Public Road purposes;

BE IT FURTHER RESOLVED, that the President of this Jury be and he is hereby authorized and empowered to sign the act of donation by Mrs. William Adelman, et als.

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

YEAS ---- Toledano, Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer. ABSENT ---- Sartis.
NAYS ---- None.

The resolution was declared adopted.

On motion of Mr. Perrin, seconded by Mr. Feitel, the following resolution was adopted:

WHEREAS, it has been reported on numerous occasions and has come to the knowledge of this Police Jury, that certain of the canals and streams in this Parish and State, and particularly in the District of Barataria has become polluted, and

WHEREAS, certain of the lands lying in the District of Barataria subject to overflow have been ruined by the overflow of the polluted

waters in Canals and Streams, and

WHEREAS, the fish, game, oysters, and fur bearing animals are being destroyed thereby, and

WHEREAS, there are certain laws upon the statute books of our state which provide for a penalty in such cases when attributable to and can be traced to individuals and corporations,

BE IT RESOLVED, that the Police Jury of the Parish of Jefferson in regular meeting assembled to go on record as protesting to the continual contamination and pollution of the waters in the District of Barataria and that certain practices permitted by those engaged in the drilling for oil and other minerals be notified to discontinue the practice of permitting oil, gas, salt water and other noxious matters to pollute and contaminate the waters of the District of Barataria.

BE IT FURTHER RESOLVED, that the Department of Conservation be requested by this Police Jury to seek the strict enforcement of Act No. 133 of the Legislature of 1924, and that copies of these resolutions be sent to the Chairman of the Department of Conservation.

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

YEAS ---- Toledano, Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer. ABSENT ---- Sartis
NAYS ---- None.

The resolution was declared adopted.

On 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, the President be and he is hereby authorized and empowered to borrow from Road District No. 3 sinking fund account on behalf of Road District No. 2, the sum of two thousand (\$2,000.00) Dollars to pay bonds and interest due by Road District No. Two, during the year 1933.

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

YEAS ---- Heard, Strehle, Stumpf, Cantrelle, Meyer, Gordon, Petit, Ottermann, Dumestre, Codifer. ABSENT ---- Sartis.
NAYS ---- Feitel.

The resolution was declared adopted

There being no further business the jury adjourned.

W. R. Toledano
President

Wm. Hepting
Secretary.

Gretna, La., Sept. 5, 1933.

The Police Jury met this day in Special Session.

The following members were present:

W. R. Toledano, President, H. Heard, W. E. Strehle, E. M. Gordon, Jos. Petit, Robt. Ottermann, A. C. Dumestre, F. C. Codifer, Clem Perrin. ABSENT ---- A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer.

The meeting was called for the purpose of authorizing the President

to borrow from the Harahan Fire Company, a sum up to Three Thousand (\$3,000.00) Dollars to pay current expenses of the Jury.

Mr. Strehle moved, seconded, by Mr. Ottermann, the adoption of the following ordinance:

ORDINANCE NO. 520.

An ordinance to authorize the President on behalf of the Police Jury to borrow from the Harahan Fire Company No. 1, a sum up to three thousand (\$3,000) Dollars, to pay the current expenses of the Jury for the year 1933.

SECTION 1. BE IT ORDAINED by the Police Jury of the Parish of Jefferson in special session assembled, that the President be and is hereby authorized and empowered to borrow from the Harahan Fire Company No. 1, on behalf of this Police Jury, a sum up to Three Thousand (\$3,000.00) Dollars for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1933.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Harahan Fire Company No. 1, a note or certificate of indebtedness for the amount herein set forth, together with the interest due or about to become due thereon.

SECTION 3. 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 Three Thousand (\$3,000.00) Dollars out of the revenues and taxes of the Parish, for the year 1933, together with such other or further sums 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 --- Heard, Strehle, Gordon, Petit, Perrin, Ottermann, Codifer.

NAYS ---- Dumestre, reserving the right for an explanation.

ABSENT ---- Sartis, Stumpf, Cantrelle, Feitel, Meyer.

The ordinance was declared adopted.

Mr. Gordon moved, seconded by Mr. Petit, and carried, the meeting adjourn out of respect to the memory of the late Lawrence Cantrelle, son of Police Juror Albert Cantrelle, from the Fourth ward of the Parish of Jefferson, who died September 4, 1933.

There being no further business the Police Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, Louisiana,
Sept. 13, 1933.

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

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. L. Sartis, Ed. E. Feitel, E. M. Gordon, Jos. Petit, Clem Perrin, Robert Ottermann,

A. C. Dumestre, F. C. Codifer.

ABSENT ---- A. T. Stumpf, A. J. Cantrelle, 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 order of business was suspended to allow various parties to address the Jury.

Mr. T. S. Landry, Chairman, Jefferson Parish Emergency Committee and Marion Odom, President of the Parish School Board Appeared before the Jury in regards to the field and clerical work carried on by Federal Emergency Relief Committee. After a lengthy discusson Mr. Dumestre moved, seconded by Mr. Ottermann, that action on the matter be laid over until a conference with all officials of the Parish could be had, to recommend the employing of Jefferson Parish persons to carry on the office and field work for the Emergency Relief Committee of the Parish of Jefferson, was carried.

Resolutions on the death of Mrs. Myrtle Clancy Maloney, Mrs. Gladys Clancy Schneckengerger, Mrs. Julia Part, Mrs. Mary Cristina Lochbaum, Mr. Chris Lochbaum, Sr., and Master Clancy Maloney offered by Mr. Dumestre, seconded by Mr. Ottermann.

RESOLUTION

Whereas, on the evening of August 10, 1933, a party of residents of the town of Kenner, in this Parish, on route to Norco, in St. Charles Parish in a truck expecting an evening of pleasure and recreation, including a ball game between ladies of Kenner and of St. Rose, in which some of the party were to participate, met with a tragic accident, wherein Mrs. Myrtle Clancy Maloney, Mrs. Gladys Clancy Schneckengerger, Mrs. Julia Part, Mrs. Mary Christina Lochbaum and Master Frank Clancy G. Maloney, were killed and Mr. Chris. Lochbaum and Master Frank G. Maloney Jr. subsequently died as a result of their injuries, and Mrs. Anatasia Clancy Alexander and Miss Margaret Maloney were badly hurt but survived their injuries, and

WHEREAS, the victim of this occurrence, one of the worst catastrophes that ever befell residents of the Parish of Jefferson were members of honored and respected families of the Parish, this Jury profoundly regrets their loss and the grief and desolation which was so suddenly brought upon their respective families, particularly severe was the loss sustained by our Sheriff Hon. Frank J. Clancy, whose two sisters and two nephews met death and one sister and a niece was injured but recovered.

BE IT RESOLVED, that the Police Jury of the Parish of Jefferson, in regular session assembled, extend to the bereaved families of the deceased and to the fortunate ones who survived, our most sincere and heartfelt sympathy.

BE IT FURTHER RESOLVED, that the Jury suspend its deliberations and pause in solemn silence for three minutes, as a mark of respect to the dead.

BE IT FURTHER RESOLVED, that this resolution be spread upon the minutes of the Jury and a copy of same be sent by the Secretary to the families of each of the unfortunate victims of this most regrettable and disasterous accident.

On motion by Mr. Dumestre, seconded by Mr. Ottermann, the Jury suspended its deliberations and paused in solemn silence for three minutes as a mark of respect to the dead.

Resolutions on the death of Master Lawrence Cantrelle, son of Mr. Albert Cantrelle, Police Juror of the Fourth Ward, offered by Mr. Ottermann, seconded by Mr. Dumestre.

RESOLUTION

WHEREAS, the Almighty in His Infinite Wisdom has been pleased to remove from our midst, Mr. Lawrence Cantrelle, a devoted son of Mr. and Mrs. Albert Cantrelle, the former being a member of the Police Jury of the Parish of Jefferson. "Lawrence" as he was familiarly known to his school mates, was admired and loved for his many fine traits of character. His genial disposition, manly demeanor and loyal devotion to his family and friends, had endeared him to the hearts of those who had occasion to know him best. There is a vacancy in the home of his parents that can never be refilled. It was the Almighty's Will that he was called and it is a solace and consolation that he died fortified in his Christian faith and practice.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular session assembled to extend to the members of the bereaved

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family, their heartfelt sympathy in their sad hour of bereavement.

BE IT FURTHER RESOLVED, that a copy of this resolution be inscribed in the minutes of the Police Jury, and a copy of same be sent to the family.

On motion by Mr. Ottermann, seconded by Mr. Dumestre, the Jury suspended its deliberations and paused in solemn silence for three minutes, as a mark of respect to the deceased.

Report of Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved and ordered paid.

Report of Parish Engineer, received.

Report of Parish-Auditor, received.

Report of Supervisor of Gasoline Tax, year ending June 31st, 1933.

Report of Secretary of the Police Jury on Beer Permits, drivers chauffeurs' license issued, and on beer tax collections, during August, 1933. Received.

COMMUNICATIONS

From the Police Jury Association notifying the Jury that the executive Committee of the Association have prepared a new scale of membership dues to become effective January 1st, 1934. Jefferson Parish dues will be One Hundred (\$100.00) Dollars per year. Received.

From National Rivers and Harbor Congress, requesting the Police Jury to delegate a number of interested citizens to represent the Parish at the Convention to be held October 12th and 13th, 1933. Was received.

From the State Executive Department, requesting the Police Jury to submit a list of worthy projects to be constructed in the Parish under the control and supervision of the Louisiana Advisory Board, to be paid for by the Federal Emergency Administration of Public Works was received.

From Gus. E. Williams, attorney representing the heirs of Mr. & Mrs. Baird stating that he was informed that the United States Government paid for the right of way of the Intracoastal Canal through the Baird property

in the Barataria section, the sum of \$510.00 and that said sum of money was received by the Police Jury, requested that the Police Jury turn over said amount to the Baird heirs, was received and referred to the Secretary to answer.

From the Dairymen's Association thanking the Jury for their cooperation with their association in sending the County Agent, Mr. H. W. Frisco to Washington for the hearing of the New Orleans Milk Marketing Agreement, received.

From Alfred D. Danziger, calling the attention of the Jury to the necessity of a Health Officer on Grand Isle to improve sanitary conditions, thereon, naming Dr. Theo. Engelbach and Col. W. T. Stephens, who agreed to serve without compensation, also called their attention for the need of a jail on Grand Isle was read, and

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

BE IT RESOLVED, that Mr. Theo Engelbach be and he is hereby appointed Health Officer of Grand Isle without compensation.

BE IT FURTHER RESOLVED, that the matter of constructing a jail on Grand Isle be referred to the Court house and Jail Committee for action.

From the 7th Ward Progressive League calling the Police Jury's attention to the fact that there are a number of bike riders on Highways at night without lights, also they are using the sidewalks, which is dangerous to pedestrians, request that the Jury take some action to prevent such practice, was read, and

By motion of Mr. Ottermann, seconded by Mr. Feitel, the following ordinance was adopted.

ORDINANCE NO. 521

An Ordinance to prohibit the riding of bicycles and motorcycles upon the public roads, highways, streets and alleys of the Parish of Jefferson, unless said bicycles or motorcycles are properly equipped with front and rear lights and to prohibit the riding or driving of bicycles or motorcycles on the sidewalk, and to provide a penalty for violations of this ordinance.

SECTION 1. Be it Resolved by the Police Jury of the Parish of Jefferson that it shall be unlawful for any person or persons to ride or drive or use a bicycle or motorcycle upon the public roads, highways, streets and alleys of the Parish of Jefferson, unless the same or properly equipped with a light or lights placed on the front of said bicycle or motorcycle capable of throwing a light at least fifty (50) feet ahead and in front of said bicycles or motorcycles and providing further that said bicycles or motorcycles shall also be equipped with a necessary signal light on the rear thereof.

SECTION 2. BE IT FURTHER ORDAINED, that it shall be unlawful for any person or persons to ride or drive a bicycle or motorcycle upon the sidewalks of the Parish of Jefferson.

SECTION 3. BE IT FURTHER ORDAINED, that any person or persons violating the provisions of this ordinance shall be deemed guilty of a misdemeanor and on conviction thereof shall be fined Five (\$5.00) Dollars or not more than Twenty-five (\$25.00) Dollars and in prison not exceeding Thirty (30) Days in the Parish Jail.

SECTION 4. BE IT FURTHER ORDAINED, that all ordinances or parts of 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, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None.

ABSENT -- Stumpf, Cantrelle, Meyer.

The Ordinance was declared adopted.

Communication from the Jefferson Plaquemine Drainage District, requesting the Police Jury to appoint a committee to wait on the Advisory Board of the Federal Administration of Public Works in conjunction with a committee of the Jefferson-Plaquemine Drainage District, and other committees as may be appointed to correct the impression that the proposed loan applied for said Drainage District involves expenditures of Federal money for a private proposition, was read, and

By motion of Mr. Heard, seconded by Mr. Sartis, the following resolution was adopted:

WHEREAS, the Jefferson and Plaquemine Drainage District has informed us of the erroneous impression and idea taken by the Board of Advisors in New Orleans, of the Federal Administration of Public Works, with reference to their application for a loan of \$450,000.00 to be used for the purpose of bettering drainage conditions, of the buildings of roads and canals within their confines and upon lands to be acquired by the said Drainage District through purchase, and which lands are to be resold after being developed into a state of usefulness, and through the resale of which the loan requested is to be repaid, all of which is of direct and unquestionable benefit to the general public, living and owning property within the bounds of Jefferson and Plaquemine Drainage District, and which in no way can be construed as a project designed for private benefit or aggrandisement.

BE IT RESOLVED, that the Police Jury of Jefferson Parish be put on record as strongly recommending and urging the necessity of the said loan of the Jefferson Plaquemine Drainage District as being sound, practicable and worthy of the deepest consideration because of the following facts and reasons.

1st. The land to be purchased in the main is public property, owned by the State Land Office or a Political Subdivision of the State.

2nd. The price paid for the land represents tax monies due on the said lands for past due taxes, and thus cannot be considered as money diverted from the purpose and intent of monies to be loaned by the Federal Administration of Public Works, as the money paid for the land will revert to the treasuries of Public bodies which will expend it largely in job creative works.

3rd. The work will convert waste public lands that a productive of no revenue to the State, Parish or any Political subdivision of the State or any individual or corporation into productive lands capable of sustaining thousands of families in happy and healthful occupation.

4th. Through the development of these waste lands, noisome mosquito breeding areas will be converted into healthful, desirable home-sites.

5th. The work development will require a maximum of unskilled labor for the amount of money expended, because of the character of the work to be undertaken.

6th. Aside from the labor employed by the Drainage District,

directly with the money received from this requested loan, demand will be stimulated for manyfold as much labor again, in the opening up and building of home-steads on the low priced land made available through the development planned.

7th. Due to the lands being taken out of the name of the State and made usable and desirable, the taxbase for all purposes will be broadened with probable effect of reduced tax rates.

8th. An impending calamity of the possible failure of the Drainage District due to lack of operating funds will be averted.

9th. The financial structure on which the loan is to be predicated is sound, being a first mortgage on land at a value of only \$36.00 per acre, after all drainage, improvements, roads, etc., are paid for and without any bonded indebtedness resting on the land for those needy developments.

10th. Summarizing; the State of Louisiana, the Parish of Plaquemine, the Jefferson and Plaquemine Drainage District, out Parish all the present tax-payers and residents within the District and the labor employed on the project will receive direct benefits from the operation and consummation of the proposed project of acquiring and developing into a state of usefulness the lands in question; but great as all these benefits are, the greatest factor of public good will come with the occupation of these lands by families who are today finding it increasingly hard to make their meagre pay check cover their every day needs.

Therefore, be it further resolved, in full cognizance of the foregoing that a committee composed of Mr. Harold Heard, Joseph L. Sartis, A. T. Stumpf, with the president added is herewith named to wait on the Advisory Board of Federal Administration of Public Works in conjunction with a Committee from the Jefferson and Plaquemine Drainage District and any other committee or committees as may be desirable, to correct any false impression as to the desirability and public necessity and good will attend the consummation of this most worthy project.

The resolution was adopted by a unanimous vote of the Jury.

PETITION

Petition signed by residents of Livingston Place, Beverly Knoll and Cresmont Park, Metairie Ridge, requesting the Jury to take immediate steps to have a Deputy Sheriff appointed to patrol that section of Metairie, day and night, on account of the numerous burglaries committed and suspicious characters loitering in and around the above mentioned locality, was read and on motion duly seconded same was referred to the sheriff.

Mr. R. J. Barrus, supervisor of the Parish Beer Tax informed the Jury that there are certain persons selling beer in the Parish who are not paying the tax, request what action he should take in the premises, and

By motion of Mr. Gordon, seconded by Mr. Heard, Mr. Barrus, Beer Tax Collector was instructed to file charges against all persons violating any section of the Police Jury ordinance No. relative to paying

a tax on beer sold in the Parish of Jefferson outside the limits of municipalities, motion was carried.

Motion by Mr. Feitel, seconded by Mr. Sartis, and carried that the District Attorney be requested to take up with the proper health authorities, the dangerous conditions existing at Harvey Canal Locks and the Barataria Lafourche Canal Lock at Westwego by stagnant water in and around said Locks, from which obnoxious odors arise, detrimental to life and property of residents living in the vicinity of said locks.

Motion by Mr. Codifer, seconded by Mr. Heard, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that the compensation of the sheriff for maintenance of prisoners in the Parish Jail be and is hereby fixed at the sum of eighty-five cents per day for each prisoner in his charge.

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

YEAS ---- Toledano, Heard, Strehle, Sartis, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None

ABSENT -- Stumpf, Cantrelle, Meyer.

The resolution was declared adopted.

Cards from the Maloney, Schneckenberger, Part and Lochbaum families, thanking the officers and members of the Police Jury for their kind expressions of sympathy in the sad hour of their bereavement in the loss they had sustained by the deaths in their families was received.

Mr. Dumestre submitted his reason why he voted nay on the adoption of the ordinance by the Police Jury at the Special Meeting held on September 5, 1933, which authorized the president to borrow the sum of (\$3,000.00 from the Harahan Fire Company, to pay current expenses of the Police Jury for the year 1933, as follows:

At a special meeting of this Police Jury, which was held on Sept. 5, 1933 an ordinance was introduced authorizing the President on behalf of the Police Jury to borrow \$3,000.00 from the Harahan Fire Company, to pay current expenses of the Police Jury year 1933.

The above ordinance was adopted, and I cast my vote against same, I did so for the following reasons:-

1. That the Police Jury has borrowed from its fiscal agent the full amount that they agreed to loan the Police Jury for current expenses for the year 1933.

2. That any further amounts borrowed this year, will naturally have to be paid back out of the budget of 1934, which is contrary to law.

3. That the amount of \$33,900.00 which was budgeted for the maintenance of roads and bridges has all been expended, without as much as purchasing one car of gravel, and since the additional amount to be borrowed will naturally be paid out of the roads and bridges item of the budget of 1934, you can readily understand that there will be less chance of the Police Jury being in a position to purchase gravel next year for roads, which are at present in a deplorable condition and in some cases almost impassable.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President

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Gretna, La., October 11, 1933

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

W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robert Ottermann, A. C. Dumestre, F. C. Codifer.

On motion duly seconded the reading of the minutes of the last meeting was postponed.

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

Mr. J. H. Payne, Parish Engineer and Mr. Goddat, Engineer from the Office of the City Engineer of New Orleans, appeared before the Jury in regards to the responsibility of maintaining the bridge over the 17th Street Canal at Palm Street, after discussion the Jury took the stand that it was a matter between the State Highway Department and the City of New Orleans, by virtue of the fact that the 17th Street Canal was constructed and is owned by the City of New Orleans, and Palm Street being a part of the State Highway system, therefore construction and maintenance of the bridge over said canal at Palm Street, shall be paid for by the City of New Orleans or both City and State Highway Commission.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved and ordered paid.

Report of Parish Auditor, received.

Report of Parish Engineer, received.

Report of Secretary of Police Jury on Beer Tax, etc., received.

COMMUNICATIONS

From the Louisiana Tax Commission advising the Police Jury that the Commission has completed reviewing the valuations of the Parish of Jefferson, and have made such changes in the Assessor's values as the law and facts warranted. Also give notice that under the law it is the duty of the Assessor to expose the assessment listings showing the values established by said tax commission, for a period of twenty days.

After which time the Police Jury shall meet as a Board of Review and pass upon such complaints as are made by taxpayers against values fixed by Louisiana Tax Commission, received.

From the United States Engineers office notifying the Police Jury that on or about October 2, 1933, that the roadway to the Louisiana Avenue Ferry approach will be blocked up by the construction of a new levee upstream from the Ferry landing, however, the new roadway along the top of the newly constructed approach channel levee will then be opened for traffic, graveling and maintenance of said new roadway to be cared for by the Parish of Jefferson, received.

From Stanley A. Baron, Shrewsbury, La., calling the attention of the

Jury to the fact that the Catholic Church in the Square opposite his property has erected on Hulin Avenue a garage which obstructs egress and ingress to his property, was read and on motion duly seconded the matter was referred to the secretary for answer.

PERMITS

Application by Mr. Fred J. Hopkins to apply oil to the street in the block in which he lives to eliminate dust hazard, was read and on motion duly seconded, the secretary was instructed to inform Mr. Hopkins that a written consent signed by property owners within the block in which he requested a permit to oil must be obtained by him before any permit will be granted by the Jury to oil same.

A card of thanks from Mr. & Mrs. A. J. Cantrelle, Police Juror of the 4th Ward, thanking the members of the Police Jury for kindness and sympathy in the death of their beloved son, Lawrence, received.

PETITIONS

Petitions signed by residents and property owners of the Fourth Ward protesting against the speeding and reckless driving of automobiles in the vicinity of the residential section of the Fourth Ward, request the Jury to devise ways and means which will give some relief of the danger in which their school children are constantly in from such violations of traffic regulations was received.

Petitions signed by residents and voters of Harvey, Fourth Ward, petition the Police Jury to create an additional voting precinct, comprising all of that territory of the Fourth Ward from the West Bank of Harvey's Canal to the center line of roadway dividing the property of Louis Foss, and the late Wm. Rebentisch, and extending from the Mississippi River to the Line of the Sixth Ward in the rear, was read,

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The President, on leaving the chair, (Mr. Cantrelle presiding) offered the following ordinance for adoption.

ORDINANCE NO. 522

An ordinance providing for the creation of and dividing the Fourth Ward of the Parish of Jefferson into four separate voting precincts.

SECTION I.

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the Fourth Ward of the Parish of Jefferson, be and the same is hereby divided into four voting precincts, designated by the Nos. 1, 2, 3, and 4, and fixing the limits and boundaries thereof.

SECTION II.

BE IT FURTHER ORDAINED, etc., that Precinct No. 1 of the Fourth Ward of the Parish of Jefferson shall comprise all of that territory lying west of the center line dividing the property of Louis C. Fos and William Rebentisch, on the east or lower line and extending from the Mississippi River to the Sixth Ward, in the south or rear, and on the west by Avenue "G" which is two hundred twenty-five (225) feet east of Baratavia Boulevard and a line thereof projected from the Mississippi River to the Sixth Ward in the rear.

SECTION III.

BE IT FURTHER ORDAINED, etc., that Precinct No. 2, shall comprise

all of that territory lying between Avenue "G" which is two hundred twenty-five (225) feet east on Baratavia Boulevard and on the west by Dugue Canal and from the Mississippi River to the Sixth Ward in the rear.

SECTION IV.

BE IT FURTHER ORDAINED, etc., that Precinct No. 3, shall comprise all of that territory from Dugue Canal on the east and by the line of the Fairfield Plantation on the west and from the Mississippi River extending to the Sixth Ward in the rear.

SECTION V.

BE IT FURTHER ORDAINED, etc., that Precinct No. 4, shall comprise all of that territory between Harvey's Canal on the east and the dividing line of the property between Louis C. Fos and the late William Rebentisch and from the Mississippi River to the line of the Sixth Ward, in the rear,

BE IT FURTHER ORDAINED, that all ordinances or parts of 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, Gordon, Meyer, Petit, Perrin, Ottermann, Dumestre, and Codifer.

NAYS ---- None.

Ordinance was declared adopted.

Communication from the Seventh Ward Progressive League, protesting against the closing the 1st, 2nd and 3rd, Street, Orleans Parkway, by the Public Belt Railroad Company request that some action be taken by the Police Jury to prevent the closing of said streets, was read; after discussion it was the opinion of the Jury that they have no jurisdiction in the matter for the reason that the said streets were a part of the State Highway System. Mr. Dumestre moved, seconded by Mr. Ottermann that a committee composed of members of the Jury from the East Bank be appointed to act jointly with a like committee appointed by the Seventh Ward Progressive League, to take the matter up with the State Highway Commission to protest against the Public Belt Railroad Company closing said streets. The following committee was appointed:

W. R. Toledano, A. C. Dumestre, and F. C. Codifer. All expenses of the committee to be paid by the Jury. Motion carried.

Motion by Mr. Dumestre, seconded by Mr. Feitel,

IT WAS RESOLVED, that authorized agents issuing chauffer's License be allowed 25¢ for each license issued by him. Motion carried.

Motion by Mr. Toledano, seconded by Mr. Strehle, the Jury went into executive session.

Re-convening in open session Mr. Toledano taking the chair, Mr. Ottermann moved, seconded by Mr. Strehle, the adoption of the following ordinance.

ORDINANCE NO. 523.

An ordinance to authorize the President on behalf of the Police Jury to borrow from the New Jail sinking fund the sum of \$2,000.00 and from the Special Fund for the protection of Wild Fur Bearing Animals the sum of \$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. Dedicating, appropriating and setting aside the amount of principal and interest out of the money

advanced by the Police Jury to the Assessor's Salary Fund, during the year 1933.

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

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and empowered to borrow on behalf of the Police Jury from the New Jail sinking Fund, the sum of Two Thousand (\$2,000.00) Dollars, and from the Special Fund, for the Protection of Wild Fur Bearing Animals the sum of Five Hundred (\$500.00) Dollars, and such additional sum as may be necessary to pay the interest due or to become due on said amount borrowed for the purpose of paying current expenses of the Police Jury of the Parish of Jefferson for the year 1933.

SECTION II. BE IT FURTHER ORDAINED, etc., that for the payment of the amount borrowed, the Police Jury of the Parish of Jefferson, hereby dedicates, appropriates and sets aside the sum of Two Thousand (\$2,500.00) Five Hundred Dollars out of the amount advanced the Assessor's Salary Fund of the Parish of Jefferson, during the year 1933, for office expenses.

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

YEAS ---- Heard, Strehle, Stumpf, Sartis, Cantrelle, 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.

Gretna, La., Oct. 18, 1933.

The Police Jury met this day as a Board of Review of values as fixed by the Louisiana Tax Commission on property in the Parish of Jefferson, for assessment purposes. Members present:

W. R. Toledano, President, H. Heard, W. E. Strehle, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT ---- Stumpf, Sartis, Gordon.

The President announced that the Board was ready to receive protests and hear complaints on valuations of property for assessment purposes in the Parish of Jefferson as fixed by the Louisiana Tax Commission.

Protest and complaints were filed by the following companies and industries, to-wit:

Pontchartrain Lumber Company, Sinclair Refining Company and John H. Lovitt. Request the board to recommend to the State Tax Commission that they be given a rehearing on the figures fixed by the Commission for assessment purposes, and the Metairie Bank, Kenner Lumber Company, Swift and Company, Gretna Trust and Savings Bank, Shipper's Compress

Company, and R. W. Mayronne Lumber and Supply Company, Atlas Powder Company, and Gretna Industries Incorporated, request the Board to recommend to the Louisiana Tax Commission the cancellation and annulment of the increased assessment valuations fixed by the State Tax Commission, and the re-institution of the assessment filed originally by said protestants.

After hearing all complaints and protests the Board went into executive session.

Reconvening in open session, Mr. Dumestre moved, seconded by Mr. Perrin, the adoption of the following resolution.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson meeting as a Board of Review, this 18th day of October, 1933, recommend to the Louisiana State Tax Commission the cancellation and annulment of the increased assessment values fixed by the Louisiana Tax Commission and the re-institution of the assessment filed originally by the following industries, to-wit:

Kenner Lumber Company, Kenner, Sheet No. 538.

Improvements on Country Real Estate, add \$5,000.00 to make \$7,000.00 in lieu of \$2,000.00.

Merchandise, add \$5,470.00 to make \$12,770.00 in lieu of \$7,300.

Swift and Company, Refinery, Ward 4, Sheet 1171.

Miscellaneous Lands: add \$10,310.00 to make \$41,250.00 in lieu of \$39,940.00.

Manufacturing Plant, add \$12,490.00 to make \$60,990.00 in lieu of \$48,500.00.

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Merchandise; add \$16,304.00 to make \$293,468.00 in lieu of \$277,164.00.

Swift & Company, Fertilizer, Ward 4, Sheet 1170.

Miscellaneous Lands; add \$10,310.00 to make \$41,250.00 in lieu of \$30,940.00.

Manufacturing plant; add \$13,830.00 to make \$248,600.00 in lieu of \$234,770.00.

Merchandise; add \$53,235.00 to make \$239,575.00 in lieu of \$186,340.00.

Gretna Trust & Savings Bank, Ward Three, Sheet #338.

Shareholder; add \$42,850.00 to make \$132,240.00 in lieu of \$89,390.00.

Metairie Bank, Ward 8, Sheet No. 2575.

Shareholders; add \$29,320.00, not assessed.

Shipper's Compress and Warehouse Ward 7, Sheet 1599.

Improvement country real estate, add \$28,000.00 to make \$60,00.00, in lieu of \$32,000.00.

Machinery and equipment, add \$8,000.00 to make \$18,000.00 in lieu of \$10,000.00.

Mayronne Lumber and Supply Company, Ward Four, Sheet #819.

Suburban Lands; add \$2,000.00 to make \$4,500.00 in lieu of \$2,500.00.

North American Trading and Import Company, Westwego, Sheet \$430.

Oil Tanks; add \$73,880.00 to make \$123,820.00 in lieu of \$49,940.00.

Further recommend that a re-hearing be given the following to-wit:

Sinclair Refining Company, Westwego, Sheet #541.
 Merchandise; add \$159,340. to make \$168,440.00 in lieu of \$9,100.00.
 Oil Tanks; add \$28,600.00 to make \$37,600.00 in lieu of \$9,000.00.
 Pontchartrain Lumber Company, Ward 8, Sheet No. 3150.
 Merchandise; add \$2,860.00 to make \$13,020.00 in lieu of \$10,160.00.
 John V. Lovitt, Westwego, Sheet No. 335.
 Tanks; add \$27,150.00 to make \$51,750.00 in lieu of \$24,600.00.

BE IT FURTHER RESOLVED, that the following protests filed by the Atlas Powder Company Ward 8, Sheet No. 89, and the Gretna Industries, Inc., Ward 3, Sheet No. 332, against increased assessment values fixed by the State Tax Commission, request that the following deductions be recommended to the Tax Commission, be and is hereby refused.

Atlas, Powder, Ward 8, Sheet 89

Merchandise; deduct \$1,750.00 to leave \$4,420.00 in lieu of \$6,170.00.

Woodland, add \$5,661.00 to make \$6,411.00 in lieu of \$750.00.

Improved country real estate; add \$589.00 to make \$2,589.00 in lieu of \$2,000.00.

Gretna Industries Inc., Ward 3, Sheet 332.

Suburban Land, add \$9,300.00 to make \$28,000.00 in lieu of \$18,700.00.

Mfg. Plant, Buildings, add \$21,900.00 to make \$47,600.00 in lieu of \$25,700.00.

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

YEAS ---- Toledano, Heard, Strehle, Cantrelle, Feitel, Meyer, Petit, Perrin, Ottermann.

NAYS ---- None. Mr. Dumestre and Mr. Codifer voting yea on all recommendations with the exception of the Metairie Bank for the reason having interest.

ABSENT --- Stumpf, Sartis, Gordon.

The resolution was declared adopted.

There being no further business the jury adjourned.

Wm. Hepting
 Secretary.

W. R. Toledano
 President

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November 8, 1933.

The Police Jury met this day in regular session.

The following members were present;

W. R. Toledano, President; H. Heard, W. E. Strehle, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, E. M. Gordon, H. Meyer, Jos. Petit, C. Perrin, Robert Ottermann, A. C. Dumestre, F. C. Codifer.

Absent -- A. T. Stumpf.

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.

Capt. H. H. Harvey, appeared before the Jury and called their attention to the fact that the Intracostal Canal Association of Louisiana

and Texas contemplate celebrating the opening of the locks of the Intracostal Canal at Harvey, Louisiana, which will be completed, in the near future. Request that the Police Jury have a platform erected to accommodate speakers on the occasion, Mr. Feitel moved, seconded by Mr. Ottermann that the Intracostal Committee of the Jury be given full power to act in arranging and preparing for the celebration. Motion was carried.

Mr. T. R. Codifer, appearing before the Jury and requested that he be given authority to publish a book advertising the Parish of Jefferson at no cost to the Jury, and

On motion of Mr. Perrin, seconded by Mr. Petit, request was granted.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved and ordered paid.

Report of Parish Auditor, received.

Report of County Agent, received.

Report of Secretary of Police Jury, received.

COMMUNICATIONS

From the American Sugar Cane League, requesting the Police Jury to adopt resolutions similar to the ones adopted by the Sugar Cane League relative to the purchasing power of those engaged in growing cane and producing sugar in Louisiana territory, which must be increased if the business interests of this state to profit through this great industry. Received.

From the Emergency Relief Administration of the State of Louisiana notifying the Jury of the Government's position with respect to the Federal Unemployment Relief Funds taking the place of normal community responsibilities as prescribed by state law and local community custom, received.

From E. E. Sykes, calling the attention of the Police Jury to the span of the S. P. or I. C. R. R. over the Highway at Harahan, request that the Jury compel the railroads to make one span and eliminate the hazard to life and property which has existed for years and has caused several accidents, received and referred to the Secretary to answer.

From the Dairymen's Progressive Association, request the Jury to retain the services of Mr. H. W. Fristoe as County Agent for the Parish of Jefferson, received.

Mr. Dumestre, as chairman of the committee selected by this Jury to take up with the Louisiana Highway Commission the matter of closing of streets Number One, Two and Three in Orleans Parkway, 7th Ward of the Parish of Jefferson, by the Public Belt Railroad Commission, reported that the matter has been taken up with Mr. Louis Morgan, counsel for the Louisiana Highway Commission, and that Mr. Morgan stated that he had written to Mr. Harry Weber, Superintendent of the Highway Commission for this District, that, in his opinion the Louisiana Highway Commission was powerless to take any action in this matter on account of the Louisiana Legislature having passed a Constitutional Amendment giving the Public Belt Railroad the right to close the above streets.

Motion by Mr. Ottermann, seconded by Mr. Strehle, the following Budget for the year 1934 was approved.

PROBABLE REVENUE FOR THE YEAR 1934

Parish Tax	\$125,000.00
Parish Tax, Municipal Westwego	3,000.00
Parish License	2,975.00
Anticipated Race Track License	11,500.00

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Gas Tax	\$37,500.00
Franchises	25.00
Total	\$180,000.00

PROBABLE EXPENSE

Salary, Secretary Police Jury -----	\$1,800.00
" Treasurer	900.00
" Engineer	600.00
" Auditor	420.00
" Assistant District Attorney	1,000.00
" Custodian Court House	1,200.00
" Probation Officer	1,500.00
" Justice of Peace and Constable	7,500.00
" Jail Physician	700.00
" Official Court Setnographer	2,100.00
" Indexing Books in C. C.'s Office	2,400.00
" Sheriff's Attendance in Court	600.00
" Clerk of Court's Attendance in Court	800.00
" Sheriff's Annual Criminal Fee	1,000.00
District Attorney's Fees	1,500.00
Coroner's Fee	1,800.00
Compensation, Registrar of Voters and assistant Paupers	800.00
Compensation for the aged blind	2,000.00
Mileage and Par-Diem	300.00
Stationery and Office Supplies	2,000.00
Grand Petty and Coroner's Jury Warrants	3,000.00
Feeding Prisoners	5,750.00
Transportation of Prisoners and Insane	7,000.00
Maintenance of Buildings	700.00
Election Expense	3,000.00
Interest on Loans	1,500.00
Fire Patrols	9,250.00
Beneficiary Students	4,320.00
Excess Revenue Bonds and Interest	2,100.00
Roads and Bridges	21,160.00
Board of Health	35,000.00
Official Journal	1,600.00
Miscellaneous	800.00
Contingent Expense Fund	14,000.00
County Agent	30,000.00
	1,900.00
OUT OF GAS TAX	
Salary, Road Superintendent	1,800.00
" Asst. Road Superintendent,	1,200.00
" Road Foreman, Dist. No. 3	900.00

Salary, Gas Tax Supervisor

4,200.00

Total ----- \$ 180,000.00

Roll called to vote on the approval of the above tentative Budget for the year 1934 resulted as follows:

YEAS ---- Toledano, Heard, Strehle, Sartis Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Codifer.

NAYS --- Dumestre.

ABSENT --- Stumpf.

Mr. Dumestre voted nay with the following explanation.

"When I voted against the approval of the above budget for the year 1934, for publication, I did so on account of the fact that it shows only \$35,000.00 to be aside for roads and bridges.

In previous years this Jury has budgeted as much as \$60,000.00 for roads and bridges and this was prior to the adoption of the one cent gasoline tax, which amounts to approximately \$40,00.00 yearly, and under the law cannot be used for any other purpose but for roads and bridges.

Previous to the year 1930, this Parish was noted for its wonderful roads and the tax payers were satisfied; but in the past three years the roads have been neglected, and in some sections are in a deplorable condition, and the people are beginning to voice their feelings.

This jury budgeted \$35,000.00 for the current year and since we did not purchase so much as one car of gravel this year, where can we hope to get the gravel from next year; when the budget calls for \$500.00 less. Some day the tax payer is going to awaken and demand that this Jury set aside the two (2) mills that they are taxed for roads, in addition to the amount collected from the gasoline tax.

Motion by Mr. Ottermann, seconded by Mr. Gordon, that a committee be appointed to co-operate with the Chamber of Commerce of the City of New Orleans, relative to the construction of the Hammond Highway along the lake shore. The president appointed on the committee, Mr. Dumestre, chairman, Mr. Ottermann, Mr. Codifer and himself added.

Mr. Perrin, Moved, seconded by Mr. Heard, that a committee composed of

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Mr. Dumestre and Mr. Codifer be appointed to take up with the Sewerage and Water Board of New Orleans, the matter regarding the bridge over the 17th Street Canal at Palm Street, Metairie, and bridge at East End also crossing the 17th Street Canal, the president made the appointment.

Motion by Mr. Heard, seconded by Mr. Perrin, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury, in regular meeting assembled that Mr. Ed. E. Feitel be and he is hereby re-appointed a member of the Board of Equalization of the Parish of Jefferson, for a term of four years, beginning January 1st, 1934, vice himself, term expired.

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

YEAS ---- Toledano, Heard, Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Ottermann, Dumestre, Codifer.

NAYS ---- None.

ABSENT ---- Stumpf.

BE IT RESOLVED by the Police Jury in regular meeting assembled, that Mr. R. J. Barrus, be and he is hereby appointed a member of the Board of Equalization, for the Parish of Jefferson for a term of four years, beginning January 1st, 1934, vice himself, term expired.

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

YEAS ---- Toledano, Heard, Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Ottermann, Dumestre, Codifer.

NAYS ---- None.

ABSENT -- Stumpf.

There being no further business, the Jury adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President.

November 21st, 1933

The Police Jury School Board and Commissioners of the Jefferson Waterworks District No. 2 met this day in joint special session.

Members of the Police Jury present: W. R. Toledano, President, H. Heard, W. E. Strehle, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT -- Jos. L. Sartis.

Members of the School Board present:

Mrs. Marion M. Odom, President, Ed. Comiskey, Robt. Farrington, L. Dufour, L. Breaux, Chas. Rawle, F. De Salvo, J. Coyne.

Commissioners of Jefferson Waterworks District No. 2, present. Ed. E. Feitel, president, L. C. Fos, Jacob Hecker and Chas. Boyd.

Mr. Toledano, President of the Police Jury announced that the joint special meeting was called for the purpose of considering the matter of assessment of the Celotex Company property near Westwego, and the unpaid taxes for the year 1931 and 1932.

On motion duly seconded, the meeting was held in executive session, reconvening, Judge John E. Fleury, legal advisor of the various Boards stated that a conference was held with the receiver and counsel of the Celotex Company, and that a tentative proposition was partly agreed upon whereby the assessment for the year 1933 and 1934 would be fixed at one million, one hundred thousand (\$1,100,000.00) dollars and further a tentative proposition for the payment of the taxes for the year 1931, not including the 10 per cent penalty, but instead refunding the amount of interest paid to date on loans made by various boards predicated on the taxes for the year 1931, after discussion, Mr. Ottermann, on behalf of the Police Jury moved, seconded by Mr. Codifer, the adoption of the following resolution.

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, in Special Joint Session with the School Board and Commissioners of Jefferson Waterworks District No. 2, that the proposed agreement entered into between the receiver of the Celotex Company and Judge John E. Fleury, representing the Police Jury, be and is hereby accepted, provided the payment of the taxes for the year 1931 is made within ten (10) days from date.

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

YEAS ---- Toledano, Heard, Strehle, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None.

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The resolution was declared adopted.

Mr. Comiskey, on behalf of the School Board moved, seconded by Mr. Farrington, the adoption of a resolution similar to the one adopted by the Police Jury relative to the proposition of the Celotex Company regarding their assessments and the payment of taxes for the year 1931-1932.

Roll being called to vote on the adoption of the resolution by members of the School Board resulted as follows:

YEAS ---- Mrs. M. Odom, Comiskey, Farrington, Coyne, Breaux, Rawle, De Salvo, Dufour.

NAYS ---- None, and the motion was carried.

Mr. Fos, on behalf of the Jefferson Water Works District No. 2, moved seconded by Mr. Hecker, the adoption of a resolution similar to the one adopted by the Police Jury and the School Board, relative to the proposition of the Celotex Company regarding their assessments and the payment of taxes for the year 1931-32.

Roll being called to vote on the above resolution by members of the Water works Board resulted as follows:

YEAS ---- Feitel, Hecker, Fos, Boyd.

NAYS ---- None and the motion was carried.

There being no further business the jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

November 23, 1933.

The Police Jury met this day in special session, the following members were present: H. Heard, A. J. Cantrelle, Ed. E. Feitel, E. M. Gordon, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

Absent ---- Toledano, Strehle, Stumpf, Sartis, Meyer, Petit.

Mr. Toledano being absent, Mr. Cantrelle, vice-president presided.

The acting president announced that the meeting was called for the purpose of suggesting projects of a permanent nature that might be carried out by the Federal Civic Works Administration in the Parish.

The following projects were submitted:

ENGINEERING

1. PAVING.
 - A. Twenty-four miles of black top in Gretna.
 - B. Opening of Harlem Avenue from Jefferson to Hammond Highway.
 - C. Road connecting Metairie with road to Hammond (Bonnabel Blvd.)
 - D. Paving of Oak Street in Harahan to connect Airline Highway

with Harahan (3 miles).

- E. Road to Clairview Parkway from Airline Highway to Hammond Highway.
- F. Two miles of road at Bonnabel Blvd. (\$4,000 in labor).
- G. Road along 17th Street Canal Jefferson Highway to Hammond Highway.
- H. Severn Avenue from Roman to Hammond Highway, Metairie.
- I. Mile and a half of paving in Westwego.

DRAINAGE IMPROVEMENT

- 2. Drainage improvement.
 - A. Jefferson-Plaquemines drainage project.
 - B. Fourth Jefferson Drainage District, rough drainage.
 - C. Harahan rough drainage.
 - D. Konner, rough drainage.
 - E. Gretna, 24 miles of sub-surface (including the replacing of drainage ditch on McDonogh Avenue from Madison Street to Hancock and down Hancock 10 blocks with a 6-foot pipe.
 - F. Grading and draining River Road from Avondale to Harvey.
 - G. Widen and deepen all lateral canals in the fourth ward.
 - H. Westwego, rough drainage.

3. PARKS OR PLAYGROUNDS

A. Gretna, 2 acres near high school for playground, behind Gretna, a modest version of the park originally suggested for Jefferson Parish monumental NRA project. In McDonoghville section, small park 300 feet square between Madison and Monroe Streets.

- B. Kenner Playground.
- C. Harahan playground.
- D. Westwego park.
- E. General beautification through Jefferson Parish for which trees can be secured free of charge.

4. SIDEWALKS.

- A. Harahan.
- B. Grading sidewalks from Duge Canal to Marrero Addition along the Highway.
- C. East End bridge over 17th Canal linking Orleans with Jefferson.

6. MISCELLANEOUS.

- A. File driving in river at Westwego.
- B. Widen to standard width Jung Blvd. immediately back of Celotex.
- C. Fish hatchery in Lafitte.

11. ARCHITECTURAL

- 1. Overhauling Courthouse in Gretna.
- 2. Installation of a garbage incinerator in Gretna.

5. BRIDGES

- A. Palm Street Bridge over 18th Street Canal linking Orleans and Jefferson.

On motion duly seconded the Jury adjourned until Friday, November 24, at 2 P. M.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La., Nov. 24, 1933.

The adjourned meeting pursuant to adjournment of meeting held November 23, 1933, was lacking a quorum and postponed indefinitely.

Members present were: A. J. Cantrelle, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La., Dec. 1st, 1933

The Police Jury met this day in joint special meeting with Commissioners of Jefferson Water Works District No. 2, and members of the School Board. Members present of Police Jury were:

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. Sartis, A. J. Cantrelle, H. Meyer, E. M. Gordon, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT ---- Stumpf, Feitel, Petit.

Members of the School Board present: Mrs. M. Odom, President, Ed. Comiskey, M. Dufour, F. De Salvo, C. Rawle, Robt. Farrington, John Coyne.

Commissioners of Jefferson Water Works Present, Jos. L. Sartis.

The Joint meeting was called for the purpose of considering a counter proposition offered by the Celotex Company for the payment of their taxes for the year 1931-32.

Judge John E. Fleury, representing the various boards at a conference held in the office of the Celotex Company at Chicago, Illinois, with the receiver of said company relative to the tentative proposition partly agreed to by Judge Fleury and counsel for the receiver at New Orleans for the payment of taxes for the 1931, and 1932, stated that at the conference held in Chicago, officials of the company contended that the tentative proposition could not be carried out, and in lieu offered the following proposition, payment of the taxes for 1931 in installments without penalty, and for the year 1932, payment of taxes on assessment value of Eight Hundred Thousand (\$800,000.00) Dollars without penalty.

After discussion Mr. Heard moved seconded by Mr. Perrin the adoption of the following resolution.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in special joint meeting with Commissioners of Jefferson Water Works District No. 2, and members of the School Board assembled that the counter proposition of the Celotex Company near Westwego as explained by Judge Fleury in regards to the payment of the taxes for the year 1931-32, and the assessment values of company's property near Westwego, be rejected and that this Jury stand on the proposition partly agreed to by the counsel for the Celotex Company and Judge Fleury, representing the

Police Jury School Board and Commissioners of Jefferson Water Works District No. 2, at a special joint meeting held November 21, 1933.

Substitute motion by Mr. Dumestre, seconded by Mr. Codifer.

BE IT RESOLVED, that this Jury agree to accept payment of the taxes on the property of the Celotex Company near Westwego, for the year 1931 and 1932 without penalty and further agree to an assessment value for the year 1933 of Eight Hundred Seventy Five Thousand (\$875,000.00) Dollars.

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

YEAS ---- Meyer, Gordon, Dumestre, Codifer.

NAYS ---- Toledano, Heard, Strehle, Sartis, Cantrelle, Perrin, Ottermann.

ABSENT ---- Petit, Stumpf, Feitel.

And the motion was lost.

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

YEAS ---- Toledano, Heard, Strehle, Cantrelle, Perrin and Ottermann.

NAYS ---- Sartis, Meyer, Gordon, Dumestre, Codifer, and the resolution was declared adopted.

Substitute offered by Mr. Sartis to accept the counter proposition as offered, there being no second, motion was lost.

Wm. Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La., Dec. 13, 1933.

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

W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, E. M. Gordon, Jos. Petit, C. Perrin, Robert Ottermann, A. C. Dumestre, F. C. Codifer.

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. Jack H. Kessels, architect of Gretna, reported that it had been suggested at a meeting of leading citizens of the Parish to include the cleaning and painting of the interior and exterior of the District Court House, Gretna, La., in the projects to be submitted by the Police Jury for approval by the Civil Works Administration. Mr. Kessels was unofficially asked to compile the necessary data for cost of plans and specifications for said project. He stated that his data was complete and ready for submission to the C W A, and stated that a fee of one hundred (\$100.00) Dollars for his work would be asked in the event the Police Jury would accept the data furnished by him, and if not accepted there would be no charges for his efforts. No action taken in the matter.

Mr. Charles J. Riley, representing the I. C. and the Y. M. V. Railroad Company, asked that he be permitted to take the parish map out of

the Police Jury office for the purpose of having tracings of the railroad's property in the Parish made in the City of New Orleans.

After discussion Mr. Gordon moved, seconded by Mr. Feitel, that the request be rejected, and that any one desiring to copy or have a tracing made of the parish map can do so in the office of the Police Jury.

Motion carried.

Mayor Vic. A. Pitre of Westwego addressed the Jury, and took up the matter of reduced assessments of the Sinclair Oil Refining Company and the North American Trading and Import Company property located at Westwego, La., by the Louisiana State Tax Commission. After discussion Mr. Feitel moved, seconded by Mr. Heard, the adoption of the following resolution:

WHEREAS, a special meeting of this Police Jury of the Parish of Jefferson, was held on October 18th, 1933, which was called for the purpose of reviewing the assessment of the Parish of Jefferson, and

WHEREAS, at this said meeting, representatives of various corporations appeared before this Police Jury and protested against the action of the La. Tax Commission in increasing their assessments, and

WHEREAS, at this meeting, representatives of various corporations appeared before this Police Jury and protested against the action of the Louisiana Tax Commission in increasing their assessments, and

WHEREAS, this Police Jury after hearing the various complaints did recommend to La. Tax Commission the reduction as requested by those who made a proper showing, and

WHEREAS, since this meeting, this Police Jury has been informed that several of the corporations misrepresented the true facts, therefore

BE IT RESOLVED, that this Police Jury in regular meeting held on this 13th day of December, 1933, go on record as requesting the La. Tax Commission to re-open the cases of the North American Trading and Import Company, Westwego, La., Sheet No. 450, and the Sinclair Refining Company, Westwego, La., Sheet No. 541, and allow the Mayor and Board of Alderman of the Town of Westwego, La., to appear before this Honorable Body, and

BE IT FURTHER RESOLVED, that a copy of these resolutions be mailed to the Louisiana Tax Commission and the Mayor and Board of Alderman of the Town of Westwego, La.

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

YEAS ---- Toledano, Heard, Strehle, Stumpf Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Ottermann, Dumestre, Codifer.

NAYS ---- None.

Resolution was declared adopted.

Mr. Baron, representing the owners of a tract of land known as the Carroll Tract, fronting on the lake shore in the Eight Ward of this Parish, requested the jury to recommend that the Louisiana State Tax Commission open the case of Carroll Tract and allow their representative to appear before their Honorable Body to discuss assessment value fixed by their Board on the said Carroll Tract. Mr. Codifer moved, seconded by Mr. Stumpf, that the Police Jury go on record as recommending the opening of the case by the Louisiana State Commission as requested. Motion carried.

Mr. Baron called the jury's attention to the fact that a garage constructed on Huller Avenue in Shrewsbury sub-division, property of a church, is obstructing traffic, and asked that the Jury have same removed. On motion duly seconded, the matter was referred to the Road

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Superintendent to have said garage removed if constructed on the public highway or street. Carried.

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. Received.
 Report of County Agent. Received.

COMMUNICATIONS

A communication from the Louisiana Tax Commission, with the following resolution attached, was read to the Jury:

2007 American Bank Bldg.,
 New Orleans, Louisiana.
 November 17, 1933.

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 recommendation 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 values fixed by this commission, over those of the assessor and Parish Board of Equalization of said parish, for the year 1933.

The recommendation of the Police Jury of Jefferson Parish, as contained in certified resolution furnished this commission under date of October 18, 1933 were accepted by the commission, with the following exceptions, to-wit:

In the matter of the Sinclair Refining Company, Westwego, Sheet No. 541.

MERCHANDISE: deduct \$159,340.00 to leave \$9,100.00, in lieu of \$168,440.00.

OIL TANKS: Deduct \$28,600.00 to leave \$9,000.00 in lieu of \$37,600.00.

In the matter of the Pontchartrain Lumber Company Ward 8, Sheet No. 3150.

MERCHANDISE: Deduct \$2,860.00 to leave \$10,160.00 in lieu of \$13,020.00.

In matter of John V. Lovitt, Westwego, Sheet No. 335. Assessment as fixed by the Louisiana Tax Commission to stand as originally made. Application denied.

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.

WM. RANKIN

Acting chairman

J. W. STEWART, Acting Secretary.

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

following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that the sheriff, Ex-officio tax collector of the Parish of Jefferson, be and he is hereby authorized and instructed to collect from the Celotex Company the taxes due for the year 1931 and 1932 on their property situated near Westwego, La.

BE IT FURTHER RESOLVED, that any and all actions taken by this Police Jury relative to the payment of the taxes of said Celotex Company be and is hereby rescinded.

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

YEAS ----- Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ----- None. And the resolution was declared adopted.

The following resignation of Mr. J. H. Payne, Parish Engineer, was read:

December 11, 1933.

Hon. President and members of the Police Jury, of the Parish of Jefferson,

Gentlemen:-

Owing to my inability to devote the necessary time to the business of the parish, I herewith tender my resignation as Parish Engineer.

I wish to thank the jury, both individually and collectively, for their co-operation during my term of office and to assure them of my appreciation.

Respectfully submitted,
 J. H. Payne

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Mr. Dumestre moved, seconded by Mr. Stumpf, that Mr. Payne's resignation be accepted and a vote of thanks by this jury tendered to him for his untiring efforts in assisting the Police Jury in any engineering matters. Carried.

Application of Mr. George W. Laws, Civil Engineer, for the appointment of Parish Engineer was read, and on motion by Mr. Feitel, seconded by Mr. Dumestre, that action on the application be laid over until next regular meeting of the Jury for further consideration. Carried.

Motion by Mr. Codifer, seconded by Mr. Ottermann, that Mr. Henry Landry, Civil Engineer, be employed to necessary emergency work until a Parish Engineer is appointed by this jury. Motion carried.

On motion by Mr. Codifer, 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 Whitney National Bank 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 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 National Bank on behalf of the Police Jury, the sum of \$2,500.00 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 National 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 \$2,500.00, 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 being called on the adoption of the above ordinance resulted as follows:

YEAS ---- Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None. And the ordinance was declared adopted.

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

AN ORDINANCE

WHEREAS, the community on the west bank, opposite New Orleans, with a population of 50,000 is seriously and sadly in need of employment for our thousands of skilled and unskilled mechanics, laborers, trades people, and clerical forces, who have by reason of the serious falling off of business, been forced to seek help and food through the agencies provided by State and National Government; and

WHEREAS, the construction of the Hero-Hackett Bridge across the Mississippi River from New Orleans, to Gretna would provide employment for a minimum of one thousand workers, skilled and unskilled, for a period of two years, and

WHEREAS, the construction of this bridge between the two banks of the Mississippi River at New Orleans would materially enhance the safety of travel and save many thousands of dollars in time for the citizens who avail themselves of the facility; and

WHEREAS, the great metropolitan area of New Orleans will be subserved, in a way no other facility could do it, making possible street buss transportation across the stream for all foot passengers at no increase over the present charges; affording this facility at all hours of the night and day, and expediting the movement of mail and motor driven traffic of all character and kinds; and

WHEREAS, this project is ready for construction with plans approved by all Federal, State and Civil Agencies; and unanimously endorsed by every civic and industrial body in an about this community; and

WHEREAS, examination shows it to be self liquidating project with in the requirements of the act, and additionally is purchasable at its actual cost by the civil authorities of the communities it serves at any time desired;

THEREFORE, BE IT RESOLVED, That we the Police Jury of the Parish of Jefferson, in regular session assembled, that this 13th day of December, 1933, do earnestly urge the Hon. Franklin D. Roosevelt, President of the United States, and the Public Works Administration under the able leadership of Hon. H. L. Icks, to make provision out of the funds

alloted to out state for the construction of this much needed convenience

BE IT FURTHER RESOLVED, That we urge immediate action as we are assured that hundreds could be put to work with the allotment of the funds.

BE IT FURTHER RESOLVED, That a copy of this preamble and resolution be forwarded to the Hon. Franklin D. Roosevelt, President of the United States, and to Hon. H. L. Ickes, Secretary of the Public Works Administration.

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

YEAS ---- Toledoño, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None. And the resolution was declared adopted.

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 following budget for the calender year beginning January 1st, 1934, and ending December 31st, 1934, be and the same is hereby adopted.

PROBABLE REVENUES FOR THE YEAR 1934

PARISH TAX-----	\$125,000.00
Parish Tax, Municipal Westwego	3,000.00
Parish License	2,975.00
Anticipated Race Track License	11,500.00
Franchises	25.00
TOTAL-----	\$142,500.00

PROBABLE EXPENSE

Salary, Secretary Police Jury-----	\$ 1,800.00
" Treasurer	900.00
" Engineer	600.00
" Auditor	420.00
" Ass't District Attorney	1,900.00
" Custodian Court House	1,200.00
" Probation Officer	1,500.00
" Justice of Peace and Constables	7,500.00
" Jail Physician	700.00
" Official Court Stenographer	2,100.00
" Indexing Books in C. C.'s Office	2,400.00
" Sheriff's Attendance in Court	600.00

Salary, Clerk of Court's Attendance in Court	800.00
" Sheriff Annual Criminal Fee	1,000.00
District Attorney's Fees	1,500.00
Coroner's Fee	1,800.00
Compensation of Registrar of Voters and Assistant	800.00
Compensation of Assessor	1,750.00
Paupers	2,000.00
Compensation for the aged blind	300.00
Mileage Per Diem	2,000.00
Stationery and Office Supplies	3,000.00
Grand, Petty and Coroner's Jury Warrants	5,650.00
Feeding Prisoners	7,000.00
Transportation Prisoners and Insane	700.00
Maintenance of Buildings	5,000.00
Election Expenses	1,500.00
Interest on Loans	9,750.00
Fire Patrols	4,320.00
Beneficiary Students	2,100.00
Excess Revenues Bonds and interest	21,160.00
Roads and Bridges	5,600.00
Board of Health	1,200.00
Official Journal	800.00
Miscellaneous	14,000.00
Contingent Expense Fund	30,000.00
County Agent	1,800.00
	<u>\$ 142,500.00</u>

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

YEAS ---- Toledano, Heard, Strehle, Stumpf, Cantrelle, Meyer, Petit, Perrin, Ottermann, Codifer.

NAYS ---- Dumestre.

ABSENT --- Sartis, Feitel, Gordon.

The resolution was declared adopted.

ORDINANCE NO. 524.

Motion by Mr. Ottermann, seconded by Mr. Stumpf 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, 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 1933, as follows:

Parish Tax, Four (4) Mills.

Special Tax for Road District No. 1, Four (4) Mills.

Special Tax for Road District No. 2, Two (2) Mills.

Special Tax for Road District No. 3, Three (3) Mills.

Special School Tax, Three (3) Mills.

New Parish Jail Tax, one-quarter (1/4) 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 above ordinance resulted as follows:

YEAS ---- Toledano, Heard, Strehle, Stumpf, Cantrelle, Meyer, Petit, Ottermann, Dumestre, Codifer.

NAYS ---- None. ABSENT ---- Sartis, Feitel, Gordon, Ferrin.

The ordinance was declared adopted.

Motion by Mr. Ottermann, seconded by Mr. Stumpf, the following ordinance was adopted:

Ordinance No. 525 levying business license for year 1934

ORDINANCE NO. 525.

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 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 1933, and 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 through the state shall begin to collect and shall collect as fast as possible from each of the 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 carrying on 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 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 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 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

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or designated to it, a declared or nominal capital, surplus or undivided profits allotted to set apart or designated to, 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 dollars 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 said gross commission 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 said 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 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 the 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 other wise, 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 same person, firm, association or corporation, there shall separate license, as herein fixed and graded as follows, to-wit:

First Class -- When the gross sales are two hundred and fifty thousand dollars, the license shall be one hundred and fifty dollars (\$150.00).

Second Class -- When the gross sales are one hundred and fifth 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 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 the original or unbroken packages 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 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, 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).

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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, coca-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 by this ordinance, or by any existing laws not hereby repealed, or by subsequent laws.

Provided further resolved, 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 light, gas heat, or power, electric light, water works cotton compress or ginnery; cotton pickery, slaughter house, distillery, rectifying alcohols or malt liqueur, 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 annual receipts, and shall be fixed and graded as follows, to-wit:-

First Class -- When the gross annual receipts are seventy-five 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 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 and 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 give 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 -- Where the gross annual receipts are fifteen thousand dollars, the license shall be one hundred dollars (\$100.00).

Second Class -- Where 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 (\$600.00).

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 -- 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 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 classification for license shall be based upon the number of persons the place is capable of entertaining and the amount of 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 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 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 ice 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 on any kind of a water craft, two hundred dollars (\$200.00).

(b). Provided that persons residing in the Parish where the license is issued and selling their goods exclusively in the Parish, shall pay only 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-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 clerk of peddler or hawker but that he and they must pay a license in his or their names, but that this provision shall not apply to water-craft; and provide 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 the same, the said officers are directed and empowered to seize said

stock or 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 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, pigeonhole, jenny lind, pool or bagatell 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, association of persons, firms and corporations engaged in the sale or retail of 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 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, distribution 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 graded and fixed as follows, to-wit:

First Class-- When the gross sales are for forty thousand dollars or more, and less than fifty thousand dollars, the license shall be one hundred and fifty-five dollars (\$155.00).

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 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, firm or corporations, engaged in the sale at retail of malt or cereal beverages containing any alcoholic content less than one-half of one per cent 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 dol-

lars 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, the license shall be twenty dollars (\$20.00).

Sixth Class -- When the gross annual sales are one 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 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 sub-division thereof.

Provided that a person, association, firm, 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 classification 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 dollars (\$20.00).

Third Class -- When the gross annual receipts are less than ten thousand dollars, the license shall be twelve dollars and fifty cents (\$12.50).

Provided that every individual, firm 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 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 steamboat or 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 eighth 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 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 and 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 corporation carrying on the business or profession of a physician, osteopath, dentist, oculist, attorney-at-

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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 classification named above, but the license of 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 dyeing, 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, to-wit:

First Class -- When the gross annual receipts are six 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).

AN ORDINANCE

To levy and collect and enforce payment of a license tax 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 or 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 1. BE IT ORDAINED, by the Police Jury Parish of Jefferson, that there be and is hereby levied a tax license tax upon each person,

association of persons, or business firms, partnership or corporation 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 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 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 race meeting.

Second Class -- When the said paid admission by spectators and entrance fees for the horse 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 meeting.

Third Class -- When the said paid admissions by spectators and entrance fee for the horse racing amount to five thousand (\$5,000.00) dollars, or more, and less than seventy-five hundred (\$7 500.00) dollars per day, the license shall be three hundred dollars (\$300.00) per day for the time and duration of the race meeting.

Fourth Class -- When the said 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 and 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 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 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 services rendered in such collection he shall be entitled to 20 per cent over and above the amount of 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 collection of this license 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 the horses in the said races for the said day shall be added and totalled 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 associations 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 and manufacturing interest or development of natural resources in the said parish, where said horse racing is conducted as an auxiliary sport, as an incident for amusement and entertainment, and not for the purpose of profit, provided that said fair so conducted shall not be for a period of 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 ~~aforsaid~~, shall be guilty of misdemeanor and punishable by a fine or 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 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 as follows:

YEAS -- Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Mayer, Petit, Perrin, Gordon, Ottermann, Dumestre, Cpdifer.

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 day of July, peddlers, hawkers and traveling shows, excepted, shall pay one half of the above rate.

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 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 such 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 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 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 persons, 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 such parties should not pay the amount of license claimed and penalties of 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 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 firm or corporation, 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 on file the statements made under oath of all persons, association 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, 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 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 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. 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 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 collector and ex-officio tax collectors are hereby required to keep a license register, in which they shall enter the names of every person, association 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 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 license 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 at each regular session, the originals of which he shall file in the 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 for 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 license shall pay a commission to him to ten per 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 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 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, 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 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 collect state licenses shall, through incompetency, negligence or fault on his own 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 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 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 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 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 and immovable of the delinquent owing the licenses and the tax collector and ex-officio tax collector shall collect said licenses 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.

Roll being called to vote on the adoption of the above ordinance

resulted as follows:

YEAS ----- Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ----- None. The ordinance was declared adopted.

Motion by Mr. Dumestre, seconded by Mr. Strehle, the following ordinance was adopted:

AN ORDINANCE

To levy and collect and enforce payment of a license tax upon all persons or associations of persons of 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 revenue or profit 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

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herewith, particularly section 17-B of ordinance number 500, adopted December 14th, 1932.

SECTION 1. BE IT ORDAINED, by the Parish of Jefferson, that there be as is hereby levied a license tax upon each person or association of persons, or business firms or partnership or corporation, engaged in or using any business whereby horses or dogs or other animals are run or raced and admissions are charged spectators for each and every race track so operated, which said license shall be graduated upon daily receipts from admissions fees paid by spectators as follows:

First Class-- When said admission fees by spectators amount to seventeen thousand five hundred dollars (\$17,500.00) per day, the license tax shall be one thousand (\$1000.00) dollars per day for the time or duration of the race meeting.

Second Class -- When the said paid admissions by spectators amount to less than seventeen thousand five hundred dollars (\$17,500.00) per day, and more than twelve thousand five hundred dollars (\$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 said paid admission fees by spectators amount to not more than twelve thousand five hundred (\$12,500.00) dollars per day and not less than ten thousand dollars (\$10,000.00) per day, the license tax shall be six hundred dollars (\$600.00) per day for the time and duration of the race meeting.

Fourth Class -- When said paid admission fees paid by spectators amount to not more than ten thousand (\$10,000.00) per day and not less than five thousand dollars (\$5,000.00) per day the license tax shall be five hundred dollars (\$500.00) per day for the time or duration of the race meeting.

Fifth Class-- When 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 racing meet.

SECTION 2. That there is hereby levied a license tax upon each

person or association of persons, or business firms or partnership or corporation 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 revenue or where said horses or dogs or other animals are raced for purses or profit or revenue of any kind or character, or where said person or association of persons or business firms or partnership or corporation engaged in the said racing business derives a revenue or profit from the operation of said racing business other than from admission fees by spectators, then the said license shall be graduated from 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 (\$1,000.00) per day for the time or duration of the race meeting.

Second Class-- When the number of spectators attending is fewer than ten thousand and greater than seventy-five hundred, the license 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 (\$600.00) 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 greater than three thousand the said license tax shall be five hundred dollars (\$500.00) per day, for the time or duration of the race meeting.

Fifth Class -- When the number of spectators attending said race is three thousand or less, the license tax shall be two hundred and fifty dollars (\$250.00) per day for the time or duration of the racing meet.

SECTION 3. Provided, however, that the license tax and fees hereinabove described 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 licenses due to the state.

SECTION 5. That all suits or rules for the collecting of this license 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 or corporations engaged in the aforesaid racing business shall be determined as follows:

The daily receipts of the said admission fees and where no admission fees are charged, the total number of spectators each day shall be added and totalled and then the license tax calculated in accordance with the provisions of section 1 and section 2 of this ordinance.

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SECTION 7. That the provisions of this ordinance shall not apply to associations or persons or corporations engaged in holding or conducting a Parish Fair, State Fair or District 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 natural resources in this Parish, and said horse racing

is conducted as an auxiliary sport, and as an incident for amusement, and entertainment and not for the purpose of profit, provided that the said Parish Fair shall be officially recognized as such by ordinance of this 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 firms or partnership or corporation conducting or operating a race track or races in contravention of the provisions of this ordinance, without having 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 (\$100.00) dollars and not less than twenty-five (\$25.00) dollars 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 as 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 No.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.

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 district attorney be instructed to draw up a license ordinance for the year 1934, covering the sale of malt, vinous and spiritous liquor. License for the sale of liquor for the year 1934 shall be Two Hundred Twenty-Five (\$225.00) Dollars.

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

YEAS ----- Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Ottermann, Dumestre, Codifer.

NAYS ----- None.

The resolution was declared adopted.

There being no further business the jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La., Jan. 10, 1934.

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

W. R. Toledano, President, H. Heard, W. E. Strehle, A. T. Stumpf, J. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, F. C. Codifer.

Absent -- 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. Charles Levy of Lafitte, addressed the jury in regards to the contemplated liquor license ordinance to be adopted by the jury, and on behalf of the business interests in the Barataria section requested that the license be graduated so as to provide for the restuarants and grocers in order that they sell beer and wine without taking a full liquor license. After discussing the matter Mr. Sartis moved, seconded by Mr. Ottermann, that the President appoint a committee to draw up and recommend a license to be adopted by the Police Jury for the sale of malt, vinous and spirituous liquor in the parish, motion was carried. The President appointed the following on the committee, Ed. E. Feitel, Chairman, Jos. L. Sartis, A. T. Stumpf, A. J. Cantrelle, Robt. Ottermann, E. M. Gordon and self. Said committee to report at next meeting of the jury to be held January 17th, 1934.

Regular order of business resumed.

REPORTS

Report of the parish treasurer, received and ordered filed.

Report of finance committee, all bills approved and ordered paid.

Report of county agent; received.

COMMUNICATIONS

From Gretna Trust & Savings Bank (in liquidation) with reference to a telephone pole placed by the Louisiana Power and Light Company at corner of Metairie Road and Labarre Road, in Metairie Ridge, which is dangerous to vehicular traffic. Request that the Police Jury have the said Light & Power Company remove said pole, and on motion duly seconded the matter was referred to juror Codifer of the 8th ward.

On motion of Mr. Codifer, seconded by Mr. Ottermann, that the project to open up and construct a road from Hoey's Canal to Ridgeway Drive (Deckbar Avenue) Metairie Ridge, be recommended by this Jury to the local board of the CWA for their approval. Carried.

Motion by Mr. Ottermann, seconded by Mr. Codifer, that the district attorney be instructed to draw up an ordinance making it unlawful for any persons to run gasoline or any other kind of boats in the drainage canals of the Fourth Jefferson Drainage District, carried.

Motion by Mr. Codifer, seconded by Mr. Perrin, that the Intracoastal Canal Committee of this jury be given full power to act in arranging and preparing for the celebration of the opening of the locks of the Intracoastal Canal at Harvey in the near future. Carried.

On motion of Mr. Petit, seconded by Mr. Cantrelle, that the district attorney be requested to represent the Police Jury at the celebration of the opening up of the locks of the Intracoastal Canal at Harvey on the day set aside for said celebration. Carried.

On motion of Mr. Ottermann, seconded by Mr. Cantrelle, the secretary was instructed to notify the proper officials of the L. & A. R. R. to lower the drainage culvert under the tracks of the L. & A. R. R. which go into the Atkins Cotton Warehouse in Southport. Carried.

On motion duly seconded, Mr. Albert Martin of Marrero, La., was placed on the pension list to replace Mr. J. D. Hebert.

On motion of Mr. Feitel, seconded by Mr. Sartis, the following Ordinance was adopted:

ORDINANCE NO. 528.

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the Whitney National 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 1934, 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 1934, to pay the amount borrowed.

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of

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Jefferson, in regular session assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney National 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 1934.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney National 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 the payment of the amount borrowed and note or certificate of indebtedness 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 1934, 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 ---- Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Codifer.

NAYS -- None.

ABSENT -- Dumestre.

The ordinance was adopted.

On motion of Mr. Feitel, seconded by Mr. Perrin, the Jury adjourned until Wednesday, January 17th, at 3 P. M.

Wm. Hepting
Secretary

W. R. Toledano.
President.

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Gretna, Louisiana.
January 17, 1934

The Police Jury of the Parish of Jefferson met this day in regular adjourned session, with the following members present:

W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

Mr. Codifer, Police Juror of the 8th Ward reported that he investigated the complaint of the Gretna Trust and Savings Bank (in liquidation) regarding a telephone pole of the Louisiana Power and Light Company obstructing vehicular traffic on Metairie Ridge and found that the said pole is hazardous for vehicular traffic, and moved that the Louisiana Power and Light Company be notified to remove same at once. Motion was carried.

The committee appointed by the Police Jury at the meeting held

January 10th, 1934, to thrash out and recommend an amount to be charged for a license for the sale of alcoholic or spirituous, vinous or malt liquors or intoxicating beverages of any kind sold directly or indirectly in quantities, less than five gallons, reported verbally through its chairman, Mr. Ed. E. Feitel, that it was the sense of the committee to recommend that a license of one hundred sixty (\$160.00) dollars be levied for the sale of all liquors in the Parish of Jefferson in any kind of way, and the license of one hundred (\$100.00) dollars for the sale of all liquors in original packages as received from the dealer, and in packages of not less than one pint, and not for consumption on the premises. Either license to be made in two payments, first payment of eighty (\$80.00) dollars to be made on or before February 1st, 1934 with a promissory note to guarantee the second payment in ninety days after date of February 1st, 1934. After a lengthy discussion Mr. Cantrelle moved, seconded by Mr. Codifer that the Jury levy a license of One Hundred Sixty (\$160.00) Dollars for the sale of any kind of liquor in the Parish.

Substitute by Mr. Ottermann, seconded by Mr. Petit, that the license be \$175.00.

Substitute by Mr. Dumestre, that the license for a saloon be \$160.00, straight and sixty (\$60.00) dollars for a bulk or package license of not less than one pint in original packages. There being no second the motion was lost.

Substitute by Mr. Feitel, seconded by Mr. Stumpf, that a license for a saloon be one hundred sixty (\$160.00) dollars and eighty (\$80.00) dollars for a license for the sale of all liquor in original packages and in packages of not less than one pint, and not for consumption on the premises.

Upon calling the roll to vote on the substitute motions, Mr. Ottermann by consent of his second withdraw his motion.

Roll called to vote on the substitute motion of Mr. Feitel and seconded by Mr. Stumpf resulted as follows:

YEAS ---- Heard, Stumpf, Feitel, Perrin, Dumestre.

NAYS ---- Toledano, Strehle, Cantrelle, Cantrelle, Meyer, Gordon, Petit, Ottermann, Codifer.

ABSENT -- Sartis.

The motion was lost.

Roll called to vote on the original motion by Mr. Cantrelle, seconded by Mr. Codifer, resulted as follows:

YEAS ---- Toledano, Strehle, Cantrelle, Meyer, Gordon, Petit, Ottermann, Codifer. Motion carried.

On motion of Mr. Cantrelle, seconded by Mr. Codifer, the following ordinance was adopted:

ORDINANCE NO. 529.

An ordinance providing a license for all persons, firms or corporations engaged in the business of conducting a barroom, cabaret, coffee house, cafe, beer saloon, liquor exchange, beer house, beer garden or other place where alcoholic or spirituous, vinous or malt liquor or intoxicating beverages of any kind are sold directly or indirectly in quantities of less than five (5) gallons, and to provide penalty for violating this ordinance.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson that there is hereby levied an annual license of one hundred sixty (\$160.00) dollars upon all persons, firms or corporations who engage in the sale of alcoholic or spirituous or vinous, malt liquor or intoxicating beverages of any kind when sold in quantities of less than five gallons.

SECTION II. BE IT FURTHER ORDAINED, that any person, firm or corporation violating any of the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than \$25.00 nor more than \$50.00 or be imprisoned for not less than

ten days nor more than sixty days, or both at the discretion of the court, and that each day this ordinance is violated by any person, firm

or corporation shall constitute a separate offense.

SECTION III. BE IT FURTHER ORDAINED, that all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

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

YEAS ---- Toledano, Strehle, Cantrelle, Meyer, Gordon, Petit, Ottermann, Codifer.

NAYS ---- Heard, Stumpf, Feitel, Perrin, Dumestre.

ABSENT -- Sartis.

The ordinance was declared adopted.

Capt. H. Harvey appeared before the jury and introduced the members of the Good Road Bureau of the Association of Commerce of New Orleans, composed of the following: Messrs Geo. Carnes, W. G. Hudson, W. S. Bender, Allen Hackett, C. F. Rantz, R. G. Fitzgerald, H. H. Harvey, Jules Bodenger and Geo. Lewis, who appeared before the Jury and suggested that the Police Jury join with them in requesting the Civil Works Administration the building of a road along the Intracoastal Canal from Barataria to Bayou Lafourche, at La Rose to connect this section with Grand Isle, and thereby reduce the distance by approximately 50 miles. After discussion of the matter the following resolution was offered by Mr. Dumestre, seconded by Mr. Strehle, and unanimously adopted.

WHEREAS, A committee of the Good Roads Bureau of the Association of Commerce of New Orleans, Louisiana, composed of the following Messrs. George Carnes, W. G. Hudson, W. S. Bender, Allen Hackett, C. F. Rantz, R. G. Fitzgeralds, H. H. Harvey, Jules Bodenger, G. W. Laws, appeared before this jury and suggested that we join with them in requesting of the Civil Works Administration the building of a road along the Intracoastal Canal from Bayou Barataria to Bayou Lafourche at LaRose to connect this section with Grand Isle and thereby reduce the distance by approximately 50 miles, and

WHEREAS, It is the intention of this committee to also enlist the help and co-operation of the authorities of the City of New Orleans, and of the Parishes of St. Bernard, Plaquemines and La Fourche to foster this movement, and

WHEREAS, it is nationally recognized that the surf-bathing at Grand Isle is second to none in the United States, and at the present time this wonderful recreation ground is not being taken advantage of on account of the time consumed in traveling to Grand Isle and returning, and since the building of this contemplated road will make a short cut and reduce the mileage to approximately 56 miles which will enable motorists from this section to reach this wonderful resort in about 1 hour, so it can be readily seen that the 500,000 residents of the City of New Orleans, and the 100,000 residents of the adjoining parishes will be in a better position to take advantage of the wonderful surf bathing on Grand Isle.

THEREFORE, BE IT RESOLVED, that the Police Jury of Jefferson Parish in regular session assembled this 17th day of January, 1934, go on record as heartily endorsing the above movement of the Good Roads Bureau of the Association of Commerce of the City of New Orleans, and further that this Jury will be ready at all times to do whatever they deem necessary to expedite matters.

BE IT FURTHER RESOLVED, that the secretary of the jury be instructed to send copy of these resolutions to the Mayor and Commissioners of the City of New Orleans, and to the Presidents and Members of the Police Juries

of the Parishes of St. Bernard, Plaquemines and La Fourche with the request that they join this movement and cooperate with the association of Commerce of the City of New Orleans.

Motion by Mr. Perrin, seconded by Mr. Stumpf, that this Jury recommend to the Local Board of the Civil Works Administration for its approval of the project to build a road along the Intracoastal Canal from Barataria to Bayou La Fourche at La Rose to connect that section with Grand Isle. Carried.

Motion by Mr. Feitel, seconded by Mr. Stumpf, that the secretary be instructed to notify the Louisiana Power and Light Company that bus service from Gretna to Westwego is not satisfactory and that they comply with its franchise. Carried.

On motion of Mr. Ottermann, seconded with Mr. Cantrelle the parish insurance given B. Brill, now a resident of New Orleans, was given to Mr. Joseph Montaldo, insurance agent of Kenner.

Motion by Mr. Dumestre, seconded by Mr. Ottermann that the payment of liquor license be made in two payments as follows: eighty (\$80.00) dollars when license or permits are obtained with a promissory note bearing interest at the rate of 8 per cent interest for the balance \$80.00 to be paid ninety days after date.

Motion by Mr. Codifer, seconded by Mr. Ottermann, that this Police Jury will guarantee the necessary cost to drive piling for the construction of bridges in the projects submitted to the CWA for the building of bridges on the roads to be opened for public use in Bonnabel Boulevard, Old Homestead, Ceaser Street, Severen Avenue, Clearview Drive and Harlem Avenue, Jefferson Parish. Motion carried.

Motion by Mr. Codifer, seconded by Mr. Ottermann, that the Police Jury go on record as furnishing the necessary equipment for the driving piling or the construction of bridges in the projects submitted to the Local Board of the CWA for their approval, and the secretary be instructed to mail a copy of the resolution to the Civil Works Administration Board. Motion carried.

Motion by Mr. Strehle, seconded by Mr. Stumpf the following resolution was adopted:

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BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that this jury loan to the Fourth Jefferson Drainage District a sum not to exceed twenty five hundred (\$2 500.00) dollars when needed to defray expenses of driving piling for the projects to build bridges over drainage canals of the projects submitted to the Civil Works Administration for approval.

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

YEAS**** Toledano, Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS-- None

Resolution was declared adopted.

Motion by Mr. Strehle, seconded by Mr. Feitel, the following resolution was adopted:

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

regular meeting assembled, that Mr. J. Barnes, be and he is hereby appointed liquor license inspector for the Police Jury of the Parish of Jefferson for the year 1934.

BE IT FURTHER RESOLVED, that this liquor license inspector be paid a fee of ten (\$10.00) dollars for each and every license issued.

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

YEAS ---- Toledano, Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None.

And the resolution was declared adopted.

Motion by Mr. Heard, seconded by Mr. Meyer, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular meeting assembled that this jury hereby indorse the proposition submitted by Mr. Augustus B. Harris, on behalf of the towing contractors and barge and boat owners to have the local U. S. Engineers dredge a channel across Lake Washington to the plants of the Freeport Sulphur Company and the Humble Oil Company and the Four Bayous Pass, Communication from the Metairie Park Day School, requesting the Police Jury to do all in their power to bring about the constructing of a new bridge on Palm Street across the Seventeenth Street Canal at an early date, received.

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

ORDINANCE NO. 530

An ordinance of the Police Jury of the Parish of Jefferson, authorizing the borrowing of funds from the Whitney National Bank of New Orleans, the fiscal agent bank, providing for the pledge of certain revenues therefore, and fixing the security to be furnished by the fiscal agent to secure deposits made by the Police Jury of the Parish of Jefferson.

BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, in regular meeting assembled, that this Police Jury having heretofore by ordinance adopted on February 10th, 1933, and by contract of such date entered into pursuant thereto with Whitney Trust and Saving Bank, appointed Whitney Trust and Savings Bank as fiscal agency for the Police Jury for the year 1933 and 1934, to which contract and fiscal agency Whitney National Bank of New Orleans succeeded upon the dissolution of Whitney Trust and Savings Bank, and it being necessary that this Police Jury shall have the right to borrow from the fiscal agent during the year 1934, a sum not to exceed one hundred and ten thousand (\$110,000.00) dollars, this Police Jury therefore do enter into a written agreement with Whitney National Bank of New Orleans, fiscal agent, the amount thus borrowed to be evidenced by negotiable certificates of indebtedness of the Police Jury of the Parish of Jefferson, to be dated the date of the loans, to bear interest at six (6) per cent per annum from date until paid, to be payable to bearer on or before March 1st, 1935, and to stipulate for the payment of ten (10%) per cent attorney's fees in the event the same shall be placed in the hands of an attorney for collection, compromise or other action, all such certificates to be numbered serially, beginning with the number one (1) as issued, which agreement shall further provide that said bank shall pay to the Police Jury interest at the rate of one and one-half (1½) per cent computed on daily balances in the manner provided by existing laws; on all monies at any time deposited with said bank by this police jury as such fiscal agent, and which agreement shall provide that all monies borrowed

by the police jury from said bank shall constitute an anticipation of the revenues of the calendar year in which the same are borrowed, and shall be borrowed, for the purpose of paying the current expenses of such calendar year, and that all such amounts and negotiable certificates of indebtedness issued to evidence the same in principal, interest and attorney's fees shall be secured by pledge of the revenues of the police jury of the calendar year for which same are borrowed other than revenues to be received from the gasoline tax.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jef-

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erson that this police jury do borrow from the fiscal agent Whitney National Bank of New Orleans, during the year 1934 not exceeding the sum of one hundred ten thousand (\$110,000.) dollars, in accordance with the agreement to be executed as hereinabove provided and that to evidence such amounts the president and secretary of this police jury shall execute and deliver from time to time as such amount is borrowed, the negotiable certificates of indebtedness as provided for under the agreement hereinabove authorized. The president and secretary of this police jury are authorized to prepare the form of such certificates of indebtedness, which form shall contain such other terms, stipulations and conditions as they may deem proper to incorporate therein.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that to secure the payment of all indebtedness incurred by the Police Jury of the Parish of Jefferson and loaned by said fiscal agent during the calendar year of 1934, and the negotiable certificates of indebtedness to be issued to evidence loans thus made, this police jury does hereby irrevocable pledge, pawn and hypothecate to and in favor of Whitney National Bank of New Orleans, or the holder of said certificates of indebtedness, all of the police jury of the year 1934, other than the revenues to be derived from the gasoline tax, 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 any time 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 Parish of Jefferson, be and they are hereby authorized, empowered and instructed to hold all such funds as and when collected for account of the said bank and immediately apply the same to the payment and liquidation of all such negotiable certificates of indebtedness.

BE IT FURTHER ORDAINED, etc; 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 National Bank of New Orleans, fiscal agent, covering all things herein above recited, said contract to contain such further and additional terms, conditions, and stipulations as the said president may deem proper to incorporate therein, and such form of contract as shall be executed by said president shall be the contract authorized hereby.

BE IT FURTHER ORDAINED, etc; that it is hereby declared that the

Police Jury of the Parish of Jefferson will accept from the Whitney National Bank of New Orleans, fiscal agent, for the year 1934 for the Police Jury of the Parish of Jefferson, as security for monies deposited by the said police jury with the Whitney National Bank of New Orleans, as fiscal agent, the unmatured certificate 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 and negotiated with Whitney National Bank of New Orleans for monies borrowed from said bank by the said police jury. The principal amount of said certificate of indebtedness or promissory notes thus deposited as security shall during each twelve (12) months period, beginning with February 10th, 1933, the date of the agreement whereunder Whitney National Bank of New Orleans is fiscal agent, be equal to the average amount of the balance of the Police Jury of the Parish of Jefferson as shown by the books of this police jury for the twelve (12) months period next preceding, and in accordance with law.

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 of indebtedness, or promissory note or notes from the Whitney National Bank of New Orleans, who shall receipt therefor to the Whitney National Bank of New Orleans, and hold such evidence of debt as trustee for Whitney National of New Orleans, and the Police Jury of the Parish of Jefferson as their interest may appear, and the said treasure is authorized to execute and deliver to Whitney National Bank of New Orleans, a receipt in words and figures as follows:

Gretna, Louisiana.
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Received from Whitney National Bank of New Orleans, 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 National Bank of New Orleans 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 ordinances of the Police Jury of Jefferson Parish, adopted at a meeting held on the 10th day of February, 1933, and the day of January 1934, which authorized me to receive said security and hold same as the property of Whitney Bank of New Orleans, as trustee for the said bank and the Police Jury of Jefferson Parish; said notes having been deposited with me as the treasurer of the Parish of Jefferson as security for deposits made with Whitney National Bank of New Orleans by the Police Jury of the Parish of Jefferson,

C. V. BOURGEOIS,
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 National Bank of New Orleans, and place said securities delivered to him in said box.

I, the undersigned, WILLIAM HEPTING, Secretary of the Police Jury of the Parish of Jefferson, Louisiana, do hereby certify that the above and foregoing is a true and correct copy of ordinance adopted by the police jury at a meeting held on the 17th day of January, 1934.

Secretary.

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

YEAS- - - - Toledano, Heard, Strehle, Stumpf, Cantrelle, Feitel Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.
NAYS- - - - None. ABSENT - - - -Sartis.

The ordinance was declared adopted.
There being no further business the jury adjourned

W. R. Toledano
President
Wm Hepting
Secretary.

Gretna, La., Feb. 1st, 1934.

The Police Jury met this day in special session, the following members present: W. R. Toledano, President, W. E. Strehle, H. Heard, A. T. Stumpf, Jos. L. Sartis, A.J. Cantrelle, Ed. E. Feitel, H. Meyer E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre. F. C. Codifer.

The President announced that the meeting was called for the purpose of considering the proposition of the Celotex Company for the payment of their taxes for the year 1931-32-33, on plant located near Westwego, also for the purpose of adopting an ordinance requiring a permit to be issued by the police jury for the sale of alcoholic, spirituous, vinous malt or intoxicating beverages in the Parish of Jefferson under the jurisdiction of the police jury during the year 1934.

PROPOSITION

January 29, 1934

Police Jury, Parish of Jefferson, Louisiana.
% Hon. Weaver Toledano, Pres.,

Judge F. A. Middleton associated with C. J. Larkin, attorney for the tax collector, addressed the jury in regards to delinquent taxes of the Celotex Company for the years 1931-1932-1933, and submitted the following proposition of the attorney for the receivers of said Celotex Company, for the police jury's consideration.

In the matter of the tax collector for the Parish of Jefferson versus Celotex Company, Inc., the Honorable Wayne G. Borah of the United States District Court has entered an order directing the Celotex receivers to pay the taxes for the year 1931 plus 10% interest up to the date of the receivership, to wit; June 17, 1932. Under this order the receivers will pay to the tax collector the sum of \$45,067.90, together with the interest which will amount to approximately \$2,000.00; the court having refused to allow any attorney fees. Considering the fact that there is quite an item of interest denied by this order of the court as well as attorney fees, we notified the attorneys for the Celotex Company that we proposed to take an appeal from this order of the United States District Court. As a counter proposition the attorneys for the receivers have submitted to us for your consideration the following proposition.

1st. • They will pay the taxes and interest due under the order of

the United States District Court as outlined above.

2nd. They will pay the taxes for the year 1932 upon the agreed assessment of \$1,200,000.00 without interest.

3rd. They will pay the taxes for the year 1933 as fixed by the tax commission.

Under this arrangement, taking the three assessment together, we will receive taxes on an assessment spread over the three years of approximately \$185,000.00 per year, together with \$2,000.00 in interest in excess of the amount originally offered by the Celotex Company. The attorneys for the receivers suggest that they will be able to pay the 1932 taxes within six months from this date and the 1933 taxes some-time prior to the first of January, 1935.

Since the tax collector has no authority to compromise these matters we are submitting this offer to you for your consideration and without any recommendation on our part. We will be guided by whatever action your honorable body takes in the matter.

We are writing today to the state auditor to find out whether or not an acceptance of the taxes for the year 1931, without interest further than the date of Receivership will be acceptable to the state.

Yours very truly,
C. J. LARKIN
F. A. MIDDLETON,

Attorney for Tax Collector.

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

BE IT RESOLVED, by the Police Jury in special session assembled that the proposition of the attorneys for the receivers of the Celotex Company for the payment of the taxes of said company for the year 1931 1932-1933, be and is hereby accepted, subject to the approval of the district attorney.

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

YEAS - - - - Toledano, Heard, Strehle, Stumpf, Sartis, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Codifer.

NAYS - - - - Cantrelle, Dumestre.

The resolution was declared adopted.

On motion by Mr. Strehle, seconded by Mr. Heard, the following ordinance was adopted:

ORDINANCE #531

Sale of liquor Making it unlawful for anyone to sell vinuous malt ordinance or spirituous

liquors within the territory of the Parish of Jefferson, under the jurisdiction of the police jury without having first obtained a permit from the Police Jury of the Parish of Jefferson to do so; fixing the cost of said permit; and providing penalties for the violation of this ordinance.

SECTION 1, BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, that it shall be unlawful for any person, firm or corporation to engage in the business of selling vinuous, malt or spirituous liquor at

wholesale or retail, within the territorial limits of the Parish of Jefferson under the jurisdiction of the police jury, unless such person, firm or corporation shall have first obtained from the police jury a permit to engage in such business.

SECTION II. BE IT FURTHER ORDAINED, etc., that every person, firm or corporation desiring to engage in the business of selling vinous, malt or spirituous liquors at wholesale or retail, shall before commencing business make application for a permit to do so to the Police Jury of Jefferson Parish, which said permit shall give the name, resident, and place of business, kind of business and whether to be conducted for white or colored; and in said application the applicant shall agree that if a permit is granted for the operation of a business for the sale of liquor to white people he shall agree not to sell to negroes at the same place and vice versa.

SECTION III. BE IT FURTHER ORDAINED, etc., that the permit shall cover the period of operation of said business from February 15, 1934 up to and including July 31st., 1934 and the cost of said permit which shall be paid for before engaging in the business shall be the sum of eighty and No/100 (\$80.00) dollars, which shall be paid at the time of said permit is issued, said permit to be issued by the secretary of this police jury, and the amount herein specified shall be collected by him.

SECTION IV. BE IT FURTHER ORDAINED, etc., that the permit herein provided for shall be obtained by each and every person firm or corporation desirous of engaging in the business of selling vinous, malt or spirituous liquor, at whole sale or retail, and shall be obtained by said person, firm or corporation on or before March 1st, 1934.

SECTION V. BE IT FURTHER ORDAINED, etc., that any person, firm or corporation engaging in the sale at wholesale or retail, of any vinous, malt or spirituous liquor without having obtained the permit hereinabove provided for, on or before March 1st, 1934, shall be deemed guilty of a misdemeanor for each and every day said person, firm or corporation engages in said business without said permit previously obtained from the Police Jury and upon conviction shall be fined not less than twenty-five and No/100 (\$25.00) dollars, nor more than fifty (\$50.00) dollars or be imprisoned for not less than ten (10) days, nor more than sixty (60) days or both, at the discretion of the court, and for each day said person firm or corporation shall continue to operate said business after March 1st, 1934, without the permit hereinabove provided for, same shall constitute a separate offense, for which said person, firm or corporation shall be liable to fine and imprisonment as hereinabove provided.

SECTION VI. BE IT FURTHER ORDAINED, etc., that in the case of corporations the officers or person in charge of said business shall be subject to the penalties hereinabove provided.

SECTION VII. BE IT FURTHER ORDAINED, etc., that any ordinances or part of 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, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None.

The ordinance was declared adopted.

On motion by Mr. Strehle, seconded by Mr. Heard, the following ordinance was adopted:

ORDINANCE #532

To levy, collect and enforce the payment for the year 1934 of a license tax on all persons, associations of persons, firms and corporations engaged in the business of selling malt, vinous or spirituous liquors; prescribing penalties for violating the provisions of the ordinance; and repealing all ordinances or parts of ordinances in conflict herewith.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY OF JEFFERSON, that all persons, associations of persons, firms or corporations engaged during the year 1934 in the sale at retail of distilled, spirituous, vinous, 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 retail, whether conducted as principal, agent or distributor, shall pay a separate license, which licenses are hereby fixed and graded as follows:

First -- When the gross annual receipts are forty thousand dollars or more, and less than fifty thousand dollars, the license shall be two hundred and fifty (\$250.00) dollars.

Second Class -- When the gross receipts are thirty thousand dollars or more, or less than forty thousand dollars, the license shall be two hundred (\$200.00) dollars.

Third Class -- When the gross receipts are twenty thousand dollars or more and less than thirty thousand, the license shall be one hundred and fifty (\$150.00) dollars.

Fourth Class -- When the gross annual receipts are sixteen thousand dollars or more and less than twenty thousand dollars, the license shall be one hundred and twenty-five dollars (\$125.00).

Fifth Class -- When the gross annual receipts are twelve thousand dollars or more, and less than sixteen thousand dollars, the license shall be one hundred and fifteen dollars (\$115.00).

Sixth Class -- When the gross annual receipts are ten thousand dollars or more, and less than twelve thousand dollars, the license shall be seventy-five dollars (\$75.00).

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Seventh Class -- When the gross annual receipts are eight thousand dollars or more, and less than ten thousand dollars, the license shall be sixty dollars (\$60.00).

Eighth 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).

Ninth 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).

Tenth 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).

Eleventh 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).

Twelfth 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).

Thirteenth Class -- When the gross annual receipts are one thousand dollars or more, and less than two thousand dollars, the license shall be twelve dollars (\$12.00).

Fourteenth 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).

Fifteenth Class -- When the gross annual receipts are less than seven hundred fifty dollars, the license shall be five dollars (\$5.00).

SECTION II. BE IT FURTHER ORDAINED, that all persons, associations of persons, firms or corporations engaged in the sale, at wholesale, of distilled, spirituous, vinous, malt, cereal or other liquors or beverages containing any alcoholic content shall pay licenses 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; said licenses being hereby 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 one hundred and seventy-five dollars (\$175.00).

Second Class -- When the gross sales are forty thousand dollars or more, and less than fifty thousand dollars, the license shall be one hundred fifty dollars (\$150.00).

Third Class -- When the gross sales are thirty thousand dollars or more, and less than forty thousand dollars, the license shall be one hundred, twenty-five dollars (\$125.00).

Fourth 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).

Fifth 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).

Sixth Class -- When the gross sales are less than ten thousand dollars, the license shall be sixty dollars (\$60.00).

SECTION III. BE IT FURTHER ORDAINED, that the license hereinabove provided for shall be collected by the sheriff and ex-officio tax collector for the Parish of Jefferson, from all persons, associations of persons or corporations engaging in the business referred to in Section I and II hereof, on or before March 1st, 1934, after which said license shall become delinquent, provided 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 thereof 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 license and the tax collector or ex-officio tax collector shall collect said license and interest in the manner prescribed by existing laws.

SECTION IV. BE IT FURTHER ORDAINED, etc., that all licenses and

permits shall be kept conspicuously posted in the place of business of each person, association of persons, firm or corporations engaged in the business herein provided for, and failure to keep said license and permit posted, or to exhibit same when called upon to do so, shall be considered a misdemeanor, and shall subject the offender to a penalty of not less than ten and no/100 (\$10.00) dollars nor more than one hundred and no-100 dollars (\$100.00), or imprisonment for not less than ten (10) days nor more than thirty (30) days in the parish jail, or both at the discretion of the Court.

SECTION V. BE IT FURTHER ORDAINED, etc., that if any business be conducted without a license, in a case herein provided for, the officer whose duty it is to issue licenses, shall, through the attorney herein provided for, on motion in the proper courts as provided for in the constitution, and which shall be without deposit or advance cost, sue out a rule on the party, or parties, doing such business, to show cause on the fifth day exclusive of holidays, after the service thereof, why said party or parties should not pay the amount of the license claimed and penalties and be ordered to cease from further pursuit of said business until after having obtained a license; and if said rule be made absolute, the order thereon rendered shall be considered a judgment in

favor of the Parish of Jefferson, for the amount decreed to be due by the defendant for license and penalty, and costs heretofore and herein-after provided for and shall be executed in the same manner as other judgments, and every violation of the order shall be considered as a contempt thereof, and shall be punished according to law. The said rule, so provided for to be triable by preference whether in or out of term time, in open court or chambers.

SECTION VI. 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 adoption of the above ordinance resulted as follows:

YEAS -- Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None.

The ordinance was declared adopted.

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

BE IT RESOLVED, that R. J. Barrus, liquor license and permit inspector be and he is hereby allowed the sum of five (\$5.00) dollars for each permit issued for the sale of liquor in the Parish under the jurisdiction of the police jury.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La., Feb. 14, 1934

The Police Jury of the Parish of Jefferson met this day in regular session, the following members were present: W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

On motion duly seconded the reading of the minutes of the last meeting was approved subject to correcting the vote of Mr. Feitel to being absent on the resolution adopted by the Jury January 17, 1934, authorizing a loan of twenty-five hundred (\$2500.00) dollars to the Fourth Jefferson drainage district to defray expenses driving piling for bridges in the seventh and eighth wards over canals to be constructed by the Civil Works Administration according to plans and specifications submitted to the C. W. A.

On motion duly seconded the regular order of business was suspended to allow parties to address the jury.

Mr. G. Rotolis, filed a complaint that business places were being operated in the fourth ward without a license, matter was referred to sheriff.

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.

Mr. A. C. Dumestre, chairman of committee appointed by the jury to take up the matter of constructing a new bridge over the 17th street Canal at Palm Street; with the Sewerage and Water Board of New Orleans, La., Mayor Walmsley and the State Highway Commission, reported that a plan had been agreed upon whereby said bridge could be constructed and offered that the following resolution for adoption which was seconded by Mr. Codifer.

WHEREAS, the alignment, the location and gradient of the existing bridge at the end of Palm street crossing the Seventeenth street canal has been the cause of numerous accidents, and

WHEREAS, the City of New Orleans and the New Orleans Sewerage and Water Board concur with the members of the police jury in their desire to remove the present structure and replace same with a modern bridge on the prolongation of the alignment of Palm Street, and

WHEREAS, the City Engineer of New Orleans has estimated the cost of such a bridge, providing for a twenty-six (26) foot roadway, a five (5) foot sidewalk and capable of caring for modern traffic to be \$22,000.00 of which estimate \$12,000.00 represents the value of labor and \$10,000.00 the value of materials and equipment, and

WHEREAS, the Civil Works Administration, if applied to, will furnish all of the labor required and the monetary value of that portion of the materials required, which shall not exceed the total labor divided by 2.6 amounting to \$4,500.00, and

WHEREAS, the New Orleans Sewerage and Water Board have intimated their willingness towards the application of a sum not to exceed \$3,500.00 representing a portion of the \$5,500.00 debt of the police jury to the Sewerage and Water Board towards the construction of the Palm street bridge, and

WHEREAS, there remains of the funds required a sum of \$2,000.00 to provide for the construction of said bridge, and

WHEREAS, the city engineer of New Orleans has kindly volunteered the services of his office for the preparation of plans, specifications and application date.

SECTION 1. BE IT MOVED, by the Police Jury of the Parish of Jefferson that the city engineer be and he is hereby designated as the official agent for the interested parties.

SECTION 2. BE IT FURTHER MOVED, that the Police Jury of Jefferson Parish deposit with the commissioner of public finance of the City of New Orleans, on or before March 15, 1934, the sum of \$3 500.00, being a portion of the \$5 500.00 due by the Police Jury of Jefferson Parish to the Sewerage and Water Board; the balance of this amount viz: \$2 000.00 is to be paid directly to the Sewerage and Water Board by the Police Jury of Jefferson Parish.

SECTION 3. BE IT FURTHER MOVED, that an application be made to the highway commission for the sum of \$2,000.00 to be deposited with the City of New Orleans on to or before March 15, 1934, to be used for the purchase of materials and/or rentals of equipment required by this project.

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

YEAS ---- Toledano, H. Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

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NAYS ---- None. Absent -- C. Perrin.

And the resolution was declared adopted.

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 president be and he is hereby authorized and empowered to raise the thirty-five hundred (\$3 500) dollars in order to meet the requirements of the above resolution, and deposit same with the commissioners of finance of the City of New Orleans but not later than March 15, 1939, adopted by a unanimous vote. Except C. Perrin being absent.

Motion by Mr. Ottermann, seconded by Mr. Gordon, 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 deal and effect a compromise with the State highway commission for a settlement of the debt owed by the construction of the concrete bridge over the 17th street canal at Metairie Ridge Road, adopted by a unanimous vote. Except C. Perrin being absent.

Mr. Leo W. McCune, addressed the jury, called their attention to the fact that Mr. John Bordes, member of the 4th Jefferson drainage district term of office expired February 9, 1934, and submitted petitions signed by property owners within said drainage district, petitioning the police jury to re-appoint Mr. Bordes to fill the vacancy, there being no other petitions presented for the appointment, Mr. Ottermann moved, seconded by Mr. Codifer, the adoption of the following resolution.

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

regular session assembled, that Mr. John Bordes be and he is hereby appointed a commissioner of the 4th Jefferson drainage district for a term of five years vice his term expired.

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

YEAS ---- Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Ottermann, Dumestre, Codifer.

NAYS ---- None. ABSENT ---- Perrin.

Resolution was declared adopted.

Communication from Jno. E. Fleury, district attorney, with reference to drafting papers for the right of way from the Conservative Homestead for project submitted to CWA request that he be furnished with a resolution of the Conservative Homestead authorizing the grant of a right-of-way fifty (50) feet through square No. 21 of their property. The latter was referred to Mr. F. C. Codifer to secure same.

Communication from Mr. C. M. Solberg with reference to cattle roaming at large and request the appointment of a pound keeper in the vicinity of Westwego was read and on motion by Mr. Gordon, seconded by Mr. Petit, it was resolved that Mr. C. M. Solberg be appointed pound keeper of the fourth ward in the vicinity of Westwego. Motion was carried.

Communication from the Emergency Relief Administration advising the jury that there is an unused balance of \$150.86 of the workmen's compensation insurance deposit with the administration, request disposition of same and the secretary was instructed to request the return of said balance to the police jury.

Mr. Hotard, Parish Engineer, submitted a project to open up Kostmayer avenue from Metairie road to the Lake Shore highway, and on motion by Mr. Codifer, seconded by Mr. Dumestre, the project to open up Kostmayer avenue from Metairie road to Lake Shore highway was recommended to the CWA for approval.

Mr. Hotard Engineer submitted plans of subdivision owned by Harry Masset Metairieville, Metairie Ridge, for the approval of the jury.

On motion by Mr. Dumestre, seconded by Mr. Codifer, that the plans and blue prints of Harry Masset Subdivision be and is hereby accepted and approved by the jury subject to the approval of the parish engineer.

Attorney Leo. W. McCune, filed petitions signed by property owners living within the limits of the East Jefferson waterworks district no. 1, requesting the re-appointment of Mr. John W. Hodgson a commissioner of the East Jefferson waterworks district no. 1, vice his term expired, and Mr. Sartis moved, seconded by Mr. Ottermann, that the petitions be received to be acted upon at the next regular meeting, -- carried.

Mr. Feitel, on behalf of farmers suggested the establishment of a curb market at a certain place in the parish for the sale of their products which would benefit the public and as well the farmer who could get better prices for his production, which will encourage more farming in the parish. After discussion it was resolved that Mr. Ottermann, police juror of the seventh ward was requested to arrange for a site for said purpose and report at next meeting what arrangement had been made, if any.

On motion duly seconded the secretary was instructed to request the district attorney for an opinion as to whether or not the bill from Leitz-Eagan Funeral Home for burying paupers in the parish is legal.

Harvey Canal shipyard and machine shop, at Harvey, through Mr. Feitel, Police Juror of the fourth ward informed the jury that they have filed an application with the United States War Department for a permit to construct a backfilled bulkhead on the west side of the Intra-coastal Canal in front of their plant at Harvey, La., and if there is no objection by the jury that the U. S. War Department be notified to that effect, and

On motion of Mr. Feitel, seconded by Mr. Sartis, the secretary was instructed to notify the United States War Department at New Orleans La. that the Police Jury of the Parish of Jefferson have no objection to the War Department granting a permit to the Harvey Canal shipyard and machine shop co. constructing a bulkhead in front of their plant on the West Bank of the Intracoastal Canal at Harvey, La. Carried.

Claim filed by residents living along Bonnabie Boulevard, Metairie Ridge for crop destroyed by the opening up of said boulevard to the Lake Shore Highway by the Civil Works Administration, was refused for the reason that no permission was granted to anyone to use the public road for truck gardening.

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

WHEREAS, the City of New Orleans, the Sewerage and Water Board of New Orleans, and the Police Jury of Jefferson Parish, have petitioned the Civil Works Administration to erect a bridge over the Seventeenth Street Canal at the intersection of Palm street and Jefferson Parish and

WHEREAS, the roads on each end of the proposed bridge is public property located in Jefferson Parish and the Seventeenth street canal over which the proposed bridge is to be constructed is the public property of the City of New Orleans under the supervision of the Sewerage and Water Board of that city, and

WHEREAS, the petition and request to the Civil Works Administration will have to be made jointly by the City of New Orleans and the Police Jury of Jefferson Parish, therefore,

BE IT RESOLVED, that this Police Jury in regular meeting assembled this 14th day of February, 1934, go on record as requesting of the Civil Works Administration, the building of the proposed bridge, and that Alexis C. Dumestre, be empowered by this Police Jury to sign all petitions or requests that may be exacted of this jury by the Civil Works Administration.

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, Ottermann, Dumestre, Codifer.

NAYS ---- None. ABSENT ---- Perrin.

Resolution was declared adopted.

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

ORDINANCE NO 533

An ordinance to authorize the president, on behalf of the Police Jury, to borrow from the Whitney National 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 1934, 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 1934, 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 National 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 1934.

SECTION II. BE IT FURTHER ORDAINED, etc., that the president is further authorized and empowered to execute in favor of said Whitney National 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 of indebtedness 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 1934, 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 above ordinance resulted as follows:

YEAS ----- Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Ottermann, Dumestre, Codifer.
NAYS ----- None. ABSENT ----- Perrin.

And 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, March 14, 1934

The Police Jury met this day in regular session, the following members were present: W. R. Toledano, President: W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A.J. Cantrelle, Ed. E. Feitel, H. Meyer, E.M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, C. Codifer.

Absent ----- H. Heard.

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 present to address the jury.

Mrs. Hereford, representing the Louisiana Digest, Official Journal of Police Jury Association of Louisiana, asked that the jury appropriate a certain amount of money for a quarter page advertisement in the Louisiana Digest and

On motion of Mr. Ottermann, seconded by Mr. Perrin, one hundred dollars was appropriated for the said purpose.

Mr. C. Spall, representing the Hollywood Drive Improvement Association, Metairie Ridge addressed the jury in regards to streets in Hollywood Drive, Metairie Ridge, and appealed to the police jury that some attention be given said street, after discussion, the matter was referred to Mr. Codifer, Police Juror of the eighth ward and road superintendent of the left bank for attention.

Mr. M. B. Ellison, representing the Louisiana Leader, official organ of the Louisiana Co-operative Educational Association, Inc appeared before the jury and outlined her plans to advertise the parish. Also asked the jury to give her a letter recommending and approving the proposition. Mr. Dumestre moved, seconded by Mr. Petit, that the secretary be instructed Mrs. Ellison with the following letter:

To Whom It May Concern:

This is to certify that Mrs. M. B. Ellison, representing the Louisiana Leader, Official organ of the Louisiana Co-operative Educational Association, Inc., appeared before the Police Jury of Jefferson Parish and outlined her plans to advertise this parish.

We heartily approve the proposition to advertise our parish, and wish her success in the movement.

Mr. John Ernst appeared before the Jury in regards to the project submitted to the Civil Works Administration to make a bridal path out of the strip of land formerly used by the Orleans Kenner Electric Car Lines along the Jefferson Highway in the seventh ward.

Requested that a part of the strip of land be set out for a public walk, and

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

BE IT RESOLVED, that the action taken by the Police Jury approving and recommending to the Civil Works Administration a project to construct a bridal path out of the strip of land along the Jefferson Highway, seventh ward be and is hereby recommended and

FURTHER RESOLVED, that the secretary be and he is hereby instructed to notify the CWA officials that unless the project provides a paved walk for the public, the Police Jury oppose the construction of a bridal path without a sidewalk for the convenience of the public.

Resolution unanimously adopted.

Mr. C. G. Munch, official of the Celotex Company appeared before the jury in behalf of the Celotex Company, and the receivers regarding an agreement for the settlement of the taxes of the said company for the years 1932-1933.

The following letter from District Attorney John E. Fleury relative to the same matter was read to the Jury, and

February 24, 1934.

Police Jury,
Parish of Jefferson,

Gretna, Louisiana.

Gentlemen:-

In accordance with your reference to me of the matter of the payment of the Celotex Taxes, in which you have been advised by Messrs. Larkin and Middleton that the United States District Court for the Eastern District of Louisiana had ordered the receivers to pay the taxes for the year 1931, together with ten (10%) per cent interest from the date of delinquency to the date said Celotex was placed in the hands of receivers, and the counter proposition submitted by the attorneys for the Receivers, to the effect that the receivers would pay the taxes of 1931, in accordance with the order of Judge Borah with the penalty; pay the 1932 taxes on the basis of \$1,200,000.00 and pay the 1933 taxes on the basis of the figures fixed by the Louisiana Tax Commission, and which proposition has been accepted by your body by proper resolution adopted at a regular meeting and the matter referred to the undersigned for approval as to the legality of same, this is to advise that I had a conference with Mr. Monte M. Lemann representing the receivers of the Celotex Company, F. A. Middleton, representing the sheriff and tax collector of the Parish of Jefferson, William G. Rankin, representing the tax commission, and the writer, representing the Police Jury at which conference the matter of the counter proposal was discussed as well as the payment of the taxes. I left the conference with the understanding that Mr. Lemann was to take the matter up with Chicago, his proposal being a tentative one subject to the Chicago office of the Receiver, and he would attempt to carry through the proposal submitted. I left the matter in that shape awaiting

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advice from Mr. Lemann to the effect that the receivers would pay the taxes in line with the counter proposal submitted by Messrs. Middleton and Larkin, without any recommendation on their part.

Sometime has elapsed since this meeting, and subsequently I contacted Mr. Lemann and he informed me that Mr. Hobart P. Young, one of the receivers, had been in the State of Arizona, and was on his way back to Chicago from Arizona and would pass through the City of New Orleans on the 21st of this month, at which time Mr. Lemann called me by phone and I immediately went over and met Mr. Young, Mr. Munsch, of the Celotex Company, and Mr. Lemann, and the matter was again taken up and the proposal discussed.

At this meeting, the receiver, Mr. Young informed me that the Celotex Company was in no position to carry out the proposal submitted and they could not approve the plan of payment as outlined in the letter of Messrs. Middleton and Larkin, and this position was later confirmed by Mr. Lemann in a letter to me under the date of February 22, in which he enclosed copy of letter he had written to Messrs. Middleton and Larkin, advising that he was unable to carry out the proposition and the plan of settlement; that Mr. Young had instructed him to the effect that he is willing to accept the proposition only upon the following basis; that is, to pay the 1931 taxes immediately in accordance with Judge Borah's order; to pay the 1932 taxes upon the assessment as fixed by the Louisiana Tax Commission without penalties, this payment to be made in June,

1934; and to pay the 1933 taxes in accordance with the assessment as fixed by the tax commission, without penalties, payment to be made in October, 1934, and that he had exhausted everything in his power to bring about a settlement along the lines suggested but there was nothing further that he could do in the matter.

Therefore, this is to advise you that whilst it is and has been my legal opinion that the settlement, as proposed and executed by your body as outline in the letter of Messrs Middleton and Larkin, would be legal in every respect, but since the receiver has instructed his attorney that he would be unable to carry out the proposed agreement, the matter is again "up in the air" so to speak, and developments will have to be further awaited.

Yours very truly,

J. E. FLEURY, Dist. Attorney.

On motion of Mr. Ottermann, seconded by Mr. Cantrelle, the following resolution was offered for adoption.

WHEREAS, a proposition was submitted to the Police Jury of the Parish of Jefferson, whereby it was understood that the Celotex Company Inc; would agree to an assessment of \$1,200,000.00 for the year 1932, and an assessment as fixed by the Louisiana Tax Commission for the year 1933, and

WHEREAS, it appears that the Receivers of the Celotex Company, Inc has rejected this proposition.

Now, therefore, Be it resolved, by the Police Jury of the Parish of Jefferson that all further efforts to compromise this matter be now set aside and cancelled, and

BE IT FURTHER RESOLVED, that the Honorable John E. Flaury, District Attorney of the Parish of Jefferson, be and he is hereby authorized and requested to bring a proper suit against the receivers of the Celotex Company, Inc., and such other taxing authorities as in his opinion are necessary parties to the suit for the purpose of cancelling and erasing the reduction in assessment made to the Louisiana Tax Commission on the property of the Celotex Company, Inc., for the year 1932 and restoring said assessment to the amount as originally fixed by the assessor of the Parish of Jefferson, and approved by the Louisiana Tax Commission.

Mr. Dumestre, moved, seconded by Mr. Feitel, as a substitute, the adoption of the following resolution:

BE IT RESOLVED, that Mr. C. G. Munch, representing the Celotex Company and the receivers be given 48 hours time in which to notify the Secretary of the Police Jury of his having received the necessary authority from the official and receivers of the Celotex Company, to enter into a compromise with the Police Jury of Jefferson Parish for settlement of the taxes for 1932-1933, subject to the approval of the United States District Court.

Roll being called on the substitute resolution resulted as follows:

YEAS----Feitel, Meyor, Dumestre.

NAYS----Toledano, Strohle, Stumpf, Sartis, Cantrello, Gordon, Petit, Perrin, Ottermann, Codifer.

ABSENT ---- Heard.

The motion was lost.

Roll being called to vote on the original resolution resulted as

follows:

YEAS----Toledano, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS- - -None. ABSENT - - - Heard.

The president declared the original resolution adopted.

Mr. Thos. Sharp, appeared before the Jury and complained of cattle roaming at large in the 6th ward. And

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On motion by Mr. Perrin, seconded by Mr. Sartis, that Mr. Karl Fried be and he is hereby appointed pound keeper for the sixth ward.

Mr. Comiskey appeared before the jury in regards to the closing of Third street in Orleans, Parkway, by the I. C. R. R. Co. requested that some action be taken by the Jury to provide an outlet for the residents living on Third street. Mr. Ottermann moved, seconded by Mr. Feitel, that a conference be arranged with Mayor Wamsley of New Orleans, Mr. Cousins of the I. C. R. R. and property owners of Orleans Parkway where by arrangement could be made for an opening of said street. Motion carried.

Regular order of business resumed.

REPORTS

Report of parish treasurer, received and ordered filed.

Report of finance committee, all bills approved and ordered paid.

Report of secretary, received.

Report of Police Juror Dumestre, as chairman of the Palm street bridge committee, reported that all of the plans and specifications for the proposed bridge were turned over to the Civil Works Administration, a complete copy of which is also filed with this Jury.

He also stated that there was nothing further for this Jury to do until they heard from the Civil Works Administration as to their approval of the project. Received and ordered filed.

COMMUNICATIONS

From Eugene J. Bender, of the 7th ward, called the Police Jury's attention to the fact that a practice of the I. C. R. R. Co. stopping and blocking the crossing at Monticello avenue, greatly interferes with traffic, and on motion duly seconded, the secretary was instructed to refer the matter to the superintendent of the I. C. R. R. Co. to have the said practice discontinued.

The following letter from the Southern Cotton Oil Company was received and read to the Jury.

LETTER

March 13, 1934

Police Jury,
Parish of Jefferson,
Gretna, La.
Gentlemen:-

A few years ago, your Honorable Body requested us to donate a right of way for a street to be constructed on Eleventh street, which was to be a continuance of Eleventh street from Copernicus Avenue to Harvey Canal, with the understanding that all adjoining property owners would likewise make a donation of a similar strip, for the same purpose.

The Strip of land was temporarily given over for this purpose,

and subsequently I instructed your Jury through the District Attorney that it would be perfectly agreeable for our company to donate the right of way for this purpose, provided expropriation proceedings would be instituted and the value and damage fixed at the sum of \$1.00, this proceeding being necessary on account of certain outstanding obligations of our company which were in the hands of bond holders, and we could not for the reason make an amicable grant, but that it had to be done by juridical proceedings:

Since the land was temporarily used for this road, nothing further has been done, and the road has not been kept up, and I further understand that some of the adjoining owners object to giving their land for a right of way for this purpose, and insist upon being compensated for that reason nothing further was done in the matter. Of course, I realize the position that you are in, and how unjust it would be to compensate some of the owners and not others, since in our case we were willing to give the land, provided the judgment of condemnation was signed, obtaining the land for this right of way through judicial proceedings.

My purpose in writing you is to advise that since the matter seems to have been abandoned, it is the purpose of my company to enclose this portion of the land which was temporarily used for a right of way with the balance of its land and thus continue our tract unbroken to the rear. We propose to construct a fence across this road enclosing that portion of the land which has been heretofore used, but not continuously since the time of the proposition that was made to construct this road as a continuation of Eleventh street.

Yours very truly,

THE SOUTHERN COTTON OIL CO.,

G C H: G

Geo. C. Hauser, Manager.

Motion by Mr. Feitel, seconded by Mr. Ottermann, that the President appoint Mr. Sartis, and Mr. Stumpf, Police Jurors of the third ward, as a committee to get signed consents of property owners to donate a right of way for the continuation of Eleventh street, Copernicus avenue, Gretna, to Harvey, and report on same at next meeting of the jury.

Motion carried.

NOTICE

Notice from the Police Jury Association of Louisiana, that the Tenth Anniversary Convention of the Association will be held in the City of Baton Rouge on Tuesday and Wednesday, April 17th and 18th, 1934.

Mr. Petit, moved, seconded by Mr. Feitel, that the President delegate the jury as a whole to attend the convention of the Police Jury Association in the City of Baton Rouge, April 17th and 18th, 1934.

Carried.

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The following is an opinion of District Attorney John E. Fleury relative to the amount of cost for the burial of paupers the Police Jury is liable.

OPINION

February 26, 1934.

Police Jury,
Parish of Jefferson,

Gretna, La.

Gentlemen:-

Your secretary requested me to furnish you with an opinion as to the amount for which the Police Jury will be liable in the burying of paupers and also of persons who have met violent death, the cause of which is unknown and over whose body an inquest or view had been held by the coroner and which said deceased has no property sufficient to pay the expense of his burial, and what expense would the Parish be liable for as the result of said burial, by the coroner.

This is to advise you that under the provisions of act 241 of 1926 it is provided that a coroner outside of Orleans Parish for every burial performed by his expense, shall receive the sum of twenty and no-100 (\$20.00) dollars.

In connection with the burial of paupers, which is entirely a different matter from the burial of persons who have no friends and who have met violent death, the cause of which is unknown, it is provided under Act 250 of 1908 that the Police Jury of the several parishes are authorized and called upon by the proper authorities to pay the actual burial and funeral expense of all paupers carried on the parochial list and whose death has been caused by natural causes, provided the amount expended shall not exceed the sum of fifteen and no-10 (\$15.00) dollars in any one case.

Yours very truly,

JNO.E.FLEURY, Dist. Attorney.

Petitions signed by property owners within the limits of the Jefferson Waterworks District No. 2, petition the Police Jury to appoint Mr. Charles E. Boyd, as a member of the Board of Commissioners of the Jefferson Waterworks District No. 2, vice himself, term expired. 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 meeting assembled, that Mr. Charles E. Boyd, be and he is hereby appointed a Commissioner of Jefferson Waterworks District No.2 for a term of four years, vice himself, term expired.

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

YEAS- - - -Toledano, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS- - - - None. ABSENT - - - Heard.

Resolution was declared adopted.

Petitions signed by property owners within the limits of the East Jefferson Waterworks District No. 1, petition the Police Jury to appoint Mr. John W. Hodgson, as a member of the Board of Commissioners of the said Waterworks District No. 1, vice himself, term expired, was read, and there being no other petitions, Mr. Feitel moved, seconded by Mr.Sartis, the adoption of the following resolution:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that Mr. John W. Hodgson be and he is hereby appointed as a member of the Board of Commissioners of the East Jefferson Waterworks District No.1, for a period of five (5) years, vice himself, term expired.

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

YEAS - - - - Toledano, Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS- - - - None. ABSENT - - - - Stumpf, Heard.

The resolution was declared adopted.

On motion of Mr. Sartis, seconded by Mr. Feitel, it was resolved that one hundred (\$100.00) dollars be appropriated for the cost of filing suit against the Celotex Company for the 1932-1933 taxes, due by said company.

Motion was carried by a unanimous vote.

Mr. C. V. Bourgeois informed the Police Jury that beer was being peddled in the parish to private parties by brewery truck drivers.

On motion duly seconded, the secretary was instructed to notify the various brewery interests of the said practice and that same is a violation of a Police Jury ordinance relative to same.

Motion by Mr. Cantrelle, seconded by Mr. Feitel, the following resolution was adopted:

BE IT RESOLVED, by the police jury, in regular meeting assembled, appropriate the sum of five hundred (\$500.00) dollars, the parish pro-rata for expenses for the celebration of the opening of the Harvey Locks of the Intracoastal Canal,

March 26th, 1934.

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

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YEAS - - - - Toledano, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS- - - - None. ABSENT - - - -Heard.

The resolution was declared adopted.

The following letter from the Assistant Trust Officer of the Whitney National Bank New Orleans, La; in regards to the said bank acting as paying agent for the Police Jury for the bonds and coupons which the Interstate Trust and Banking Company of New Orleans, was paying agent, and is now in liquidation.

LETTER

New Orleans, Feb. 26, 1934

Mr. William Hepting, Secty.,
Police Jury, Parish of Jefferson,
Gretna, La.

Dear Sir:-

The Whitney National Bank, Trust Department, will be very glad to act for the Police Jury of Jefferson Parish as paying Agent for the bonds and coupons.

We understand that the bonds are payable both in the City of New Orleans at the Interstate Trust and Banking Company and in New York at the First National Bank of New York.

If you will deposit the funds with us we will be very glad to make arrangements with the New York Bank so that the bonds and coupons will be paid both in New York and New Orleans.

At the same time we will appreciate it if you will give us all the information that you can relative to the bonds and coupons that you desire paid. We suggest that you request the liquidators of the Interstate Trust and Banking Company to turn over to us any files they may have if you desire us to pay these bonds and coupons.

Very truly yours,
F. F. MICHON,
Asst. Trust Officer.

F F M: C S

Mr. William Hepting, Secty.,
Police Jury, Parish of Jefferson,
Gretna, La.

Dear Sir:

We acknowledge receipt from you this day of checks drawn as follows:

Check of Road District No. 2, Sinking Fund Account, Parish of Jefferson, dated Gretna, La., Feby 14, 1934 No. 274. drawn on Whitney National Bank, Algiers Branch, to the order of Whitney National Bank (Algiers Branch) for \$2,005.00.

We understand from your verbal instructions that this bank is authorized to use the sum in payment of coupons of Road District No. 2,

Parish of Jefferson due March 1, 1934, on outstanding bonds of \$100,000.00 issue, now represented by a total of \$80,000.00 outstanding bonds at 5 per cent per annum, \$2,000.00 Bank's commission for paying coupons, 1-4 per cent, \$5.00 total \$2,005.00.

We understand that the Whitney National Bank of New Orleans is now the sole appointed paying agent under this issue.

Check of Improved Road District No. 1, Sinking Fund, Parish of Jefferson dated Gretna, La. Febr. 14, 1934, No. 52, drawn on Whitney National Bank, Algiers Branch, for \$4,507.13 to be used for the payment of interest due March 1, 1934, on Parish of Jefferson,

Road District No. 1 5 per cent bonds originally of \$100,000.00 bond issue, now reduced to \$80,000.00 outstanding bonds at 5 per cent per annum, \$2,000.00; Bank's Commission for paying coupons 1-4 of 1 per cent, \$5.00; Bonds due September 1, 1933, \$2,000.00; Bank's Commission for paying bonds, 1-10 of 1 per cent \$2.00; interest on defaulted bonds six months to March 1, 1934, \$50.00; Bank's Commission for paying coupons, 1-4 of 1 per cent. 13 -- total \$4,057.13.

We understand that the Whitney National Bank of New Orleans and the First National Bank of New York are being ratified as Co-paying Agents for bonds and coupons under this issue.

Check of Police Jury, New Jail Sinking Fund Account, Parish of Jefferson, dated Gretna, La. Feb. 14, 1934, No. 262, drawn on Whitney National Bank of New Orleans, Algiers Branch, to the order of Whitney National Bank, Algiers Branch, for \$6,782.94, to be used for payment of bonds of Parish of Jefferson New Jail 5 per cent bond issue, due March 1, 1934, \$6,000.00; Bank's Commission for paying bonds, 1-10 of 1 per cent, \$6.00; semi-annual interest due March 1, 1934, on present amount of \$31,000.00; outstanding bonds, \$775.00; Bank's Commission for paying bonds 1-4 of 1 per cent, \$1.94, total \$6,782.94.

We understand that the Whitney National Bank of New Orleans and the First National Bank of New York are to be ratified as co-paying agents for bonds and coupons of this issue.

As verbally discussed with you, please write us directing that we use the funds above detailed for the accumulated purposes and in the cases where the First National Bank of New York is ratified as co-paying agent that this bank as co-paying agent deposit available funds with the said New York Bank for the use in making payment of maturities; that Police Jury of the Parish of Jefferson, having supervision in each case over the three detailed bond issues will meet on the second Wednesday of March 1934, and will adopt the necessary resolutions retifying the appointment of the paying agencies herein detailed and

the use of the funds for paying bonds and coupons both of the maturity of March 1, 1934 and subsequent maturities.

We further understand that you will lodge with us a detailed list, certified by yourself as secretary detailing the amounts in each case of outstanding bonds and the serial maturities thereof.

Yours very truly,
ROGER DOHORTY,
Asst. Trust Officer.

R D: A E

Motion by Mr. Feitel, seconded by Mr. Strehle, the following resolution was adopted.

RESOLUTION

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that in view of the fact that the Interstate Trust and Savings Bank is now in liquidation, and said bank has been heretofore acting as the paying Agent of the Parish of Jefferson, for the payment of outstanding bonds and coupons on Improved Road District No.1, Road District No. 2, and the Parish of Jefferson New Jail bond issue, the designation and authority of the Interstate Trust and Savings Bank to act as the paying agent of the Parish of Jefferson for the payment of said above bond issued, be and the same is hereby cancelled and revoked.

BE IT RESOLVED, etc. that the said bank commissioner liquidators and special agent of said Interstate Trust and Savings Bank be and they are hereby requested to turn over to the Whitney National Bank, their file or such papers and documents as they have in connection with the payment of past coupons and matured bonds of the above issues.

BE IT FURTHER RESOLVED, etc. that a copy of this resolution be forwarded to the liquidators of the Interstate Trust and Savings Bank.

Roll being called on the adoption of the above resulted as follows
YEAS - - - - Toledano, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None. ABSENT - - - - Heard.

Motion by Mr. Feitel, seconded by Mr. Strehle, the following resolution was adopted:

RESOLUTION

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that the Whitney National Bank of New Orleans, be and it is hereby appointed as paying agent for bonds and coupons of the Parish of Jefferson of Improved Road District No. 1, issued originally in the sum of one hundred thousand (\$100,000.00) dollars, now reduced to eighty thousand and no-100 (\$80,000.00) dollars, said bonds bearing interest at the rate of five per cent per annum, interest on which is due March 1, 1934, and September 1, 1934 and on the same date each succeeding year, and said bank is authorized to make payment on behalf of the Police Jury of the Parish of Jefferson of the outstanding coupons of two thousand and no-100 (\$2,000.00) dollars due March 1, 1934 and outstanding bonds due September 1, 1933 of two thousand and no-100 (\$2,000.00) dollars, and interest on defaulted bonds, six (6) months to March 1, 1934, fifty and no-100 (\$50.) dollars.

BE IT FURTHER RESOLVED, etc; that the Police Jury of the Parish of Jefferson also pay the Whitney National Bank, a commission of 1-4 of 1 per cent for paying the coupons and bonds due March 1, 1934; a commission of 1-10 of 1 per cent for paying the bonds due September 1, 1933; and a commission of 1-4 of 1 per cent for paying coupons on defaulted bonds, amounting to the total of four thousand fifty-seven and 13-100 (\$4,057.13) dollars.

BE IT FURTHER RESOLVED, etc; that the Whitney National Bank be and it is hereby appointed as paying agent for bonds and coupons of the Parish of Jefferson issued for the Parish of Jefferson New Jail 5 per cent bond issue, on which there is outstanding Thirty-one Thousand and no-100 (\$31,000.00) Dollars of the said bond, which bonds bear interest at the rate of five per cent per annum, and said Bank is authorized to

make payment on behalf of the Police Jury of the Parish of Jefferson of the outstanding principal of Six Thousand and no-100 (\$6,000.00) Dollars due March 1, 1934, and to pay the semi-annual interest due March 1, 1934, on the present outstanding bonds of \$31,000.00 amounting to Seven Hundred Seventy-five and no-100 (\$775.00) Dollars.

BE IT FURTHER RESOLVED, etc; that the Police Jury of the Parish of Jefferson also pay the Whitney National Bank a commission of 1-10 of 1 per cent for paying the bonds due March 1, 1934, and a commission of 1-4 of 1 per cent for paying the coupons on said bonds, amounting to a grand total of Six Thousand Seven Hundred Eighty-two and 94-100 (\$6,782.94) Dollars.

BE IT FURTHER RESOLVED, etc; that the Whitney National Bank be and it is hereby appointed as Paying Agent for bonds and coupons of the Parish of Jefferson of Road District No. 2, issued originally in the sum of One Hundred Thousand and no-100 (\$100,000.00) Dollars, now reduced to Eighty Thousand and no-100 (\$80,000.00) Dollars, said bonds bearing interest at the rate of five per cent per annum, interest on which is due March 1, 1934, and September 1, 1934, and on the same date each succeeding year, and said bank is authorized to make payment on behalf of the Police Jury of the Parish of Jefferson of the outstanding coupons of Two Thousand and no-100 (\$2,000.00) Dollars, and also to pay the

Whitney National Bank a commission of 1-4 of 1 per cent for paying said coupons, amounting to a grand total of Two Thousand Five and no-100 (\$2,005.00) Dollars.

BE IT FURTHER RESOLVED, etc; that the Whitney National Bank is hereby authorized and directed to use the funds deposited with them and acknowledge in their letter under date of February 26, 1934, which has been incorporated in the minutes of this Jury, for the purposes set out in said letter, and the said Whitney National Bank is authorized to deposit available funds with any New York Bank or other bank, for use in making payment of maturities on the above bonds and coupons.

BE IT FURTHER RESOLVED, etc; that the acts and doings and payments of the Whitney National Bank mentioned in its letter of February 26, 1934, are hereby approved and ratified, and all such other acts and doings of the Whitney National Bank in the payment of bonds and Coupons for all subsequent maturities and subsequent coupons accruing under the above bonds issued, are hereby approved and the Whitney National Bank is further authorized and empowered on behalf of the Police Jury of the Parish of Jefferson to act as the Paying Agent and to use funds of the Police Jury for paying bonds and coupons of the maturities of March 1, 1934, and subsequent maturities under said bonds as outlined in their letter of February 26, 1934.

BE IT FURTHER RESOLVED, etc; that the Secretary of this Jury deliver to the Whitney National Bank a certified detained list, detailing the amounts in each case of outstanding bonds and the serial maturities thereof.

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

YEAS - - - - Toledano, Strehle, Sartis, Stumpf, Cantrelle, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None. ABSENT - - - - Heard.

Motion by Mr. Ottermann, Seconded by Mr. Sartis, the following ordinance was adopted:

AN ORDINANCE NO 534

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the Whitney National 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 1934, 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 1934, 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 National Bank, on behalf of the Police Jury, the sum of \$15,000.00, and such additional sum of 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 1934.

SECTION 2. BE IT FURTHER ORDAINED, etc; that the President is further authorized and empowered to execute in favor of said Whitney National 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 1934, 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 - - - - Toledano, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None. ABSENT - - - - Heard.

There being no further business the jury adjourned.

Wm Hepting
Secretary

W. R. Toledano
President

Gretna, La, April 11, 1934

The Police jury of the Parish of Jefferson met this day in regular session, the following members were present:

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. L. Sartis, A. T. Stumpf, A. J. Cantrelle, Ed. E. Fietel, H. Meyer, E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

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

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

Mrs. Parr, director of the Emergency Relief Administration of Jefferson Parish, addressed the Jury in regards to providing funds for the needy and unemployed of the Parish of Jefferson who are blind, crippled, etc; and are unable to work. Mrs. Parr was informed that the matter will be given due consideration.

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 County Agent, received and ordered filed.

COMMUNICATIONS

From National Rivers and Harbors Congress, Washington D. C. Calling the attention of the Police Jury that the 29th annual convention of the National Rivers and Harbors Congress will be held in Washington, D. C. on April 30th and May 1st, 1934, urging the Police Jury to appoint delegates to attend, was read, and

On motion by Mr. Feitel, seconded by Mr. Perrin, Mr. Toledano, President of the Police Jury was delegated to represent the Parish of Jefferson. All his expenses to be paid for by the Police Jury.

The following letters from the Conservative Homestead Association and Resolution of the Board attached, also draft of an act of donation of a right of way a street in Beverly Knoll Suburb was submitted by Judge John E. Fleury, District Attorney, was read to-wit:

March 19, 1934

Mr. John E. Fleury,
Jefferson Bank Bldg.,
Gretna, La.

Dear Mr. Fleury:

Following my letter of the 10th inst. I am enclosing herewith a formal resolution adopted at our Board of Directors Meeting on March 14th, 1934, in connection with the donation of the 50 ft. right of way through Square No. 21, Beverly Knoll Suburbs.

Thanking you to advise us when you are prepared to pass the said Act of Donation, we remain,

Yours very truly,
Conservative Homestead Ass'n.
C. E. Whitmore, Secty.-Treasurer.
March 19, 1934

Extract from the minutes of the Board of Directors Meeting of the Conservative Homestead Association held March 14, 1934.

Upon motion by Mr. Stich, seconded by Mr. De Montluzin, it was

Resolved - - That the President, Mr. A. H. Generes, or the Vice-President, Mr. H. A. Benson, be and he is hereby authorized to sign an Act or Grant or Donation from the said Conservative Homestead Association to the Parish of Jefferson of a right-of-way 50 feet wide through Square No. 21, Beverly Knoll Suburb for the purpose of constructing a street through the said square, provided that in the event said road is not constructed within thirty (30) months from date of this Act of Donation the said Act of Donation shall be declared void and the title to the right-of-way shall revert back to the Conservation Homestead Association.

I hereby certify that the foregoing to be a true extract from the minutes of the Board of Directors Meeting of the Conservative Homestead Association at which a quorum was present, held March 14th, 1934.

C. E. Whitmore, Secty.-Treas.,

UNITED STATES OF AMERICA
STATE OF LOUISIANA
PARISH OF JEFFERSON

Know all men by these presents, that on this day of the month of March, in the year of Our Lord, one thousand, nine hundred and thirty four (1934), and the Independence of the United States of America

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the One Hundredth and Fifty-Eight (158)

Before me, John Ernest Fleury, a Notary Public in and for the Parish of Jefferson, State of Louisiana, duly commissioned and qualified, and in the presence of the witnesses hereinafter named and undersigned.

Personally came and appeared:

The Conservative Homestead Association, a corporation organized under the laws of the State of Louisiana, and domiciled in the Parish of Orleans, appearing herein through A. H. Generes, its President herein appearing and acting for and on behalf of the Conservative Homestead Association, by virtue of a resolution of the Board of Directors of said corporation, duly adopted on the 14th day of March, 1934, a certified copy whereof is annexed hereto and made a part hereof.

Who declared and said that in pursuance of said resolution, the said Conservative Homestead Association does hereby grant, transfer, donate, assign and deliver unto the Police Jury of the Parish of Jefferson, a political subdivision of the State of Louisiana, herein represented by W. R. Toledano, its President, appearing herein by virtue of a resolution of the Police Jury of said Parish of Jefferson, adopted at a meeting of said Jury, held on the 11th day of April, 1934, certified copy whereof is hereto annexed and made part hereof, here present and accepting for said Police Jury of the Parish of Jefferson, a certain strip of land, more fully described as follows, to-wit:

"Beginning at the intersection of the property line of Square No. Twenty-one (21) on Stroelitz Street, said square being located in Beverly Knoll Suburb, and is bounded by Stroelitz Street, Lumor Avenue and Peters Street, said square being irregular in shape. Said piece or portion of ground herein donated measures Fifty (50) feet in width at its intersection with Stroelitz Street, running through said square No. 21, a distance of Three Hundred Sixty-eight and 68-100 (368.68) feet on the side line towards Lumor Avenue, and a distance of Four Hundred Twenty-five and 43-100 (425.43) feet on the side line towards Peters Street, and measures Seventy-five and 50-100 (75.50) feet on an oblique line in the rear, where it intersects Lumor Avenue, the said piece or portion of ground herein being a continuation of the street designated as Ridgewood Drive, all as will more fully appear by reference to a blue print showing the location of said property made by Alvin E. Hotard, Parish Engineer of the Parish of Jefferson, dated February 1, 1934, which is annexed hereto and made a part hereof, said piece or portion of ground being designated by the Letter "A".

Said grant of said fifty-foot (50) strip hereinabove more fully described is made a public street or highway through said Square No. 21, and for the purpose of continuing Ridgewood Drive through said square No. 21, from Stroelitz Street, to its intersection with Loumor Avenue in the rear

Said grant of said property is hereby expressly made for Street purposes, and grant or herein donates, gives, transfers and delivers said property to the Police Jury of the Parish of Jefferson forever, as long as said property shall continue as a continuation of Ridgewood Drive from Stroelitz Street to Loumor Avenue, and which said land shall be designated as "Ridgewood Drive".

It is further agreed and understood between the appearers herein, that the Police Jury of the Parish of Jefferson, acting through its President, W. R. Toledano, as aforesaid, accepts the said grant with the distinct understanding that the Police Jury obligates itself to try and obtain from the Civil Works Administration or such other governmental agency as shall furnish the Police Jury with labor for the grading of said streets, and for the digging of such drain ditches as may be necessary thereon.

It is understood that there are no improvements now existing on said right-of-way, whether in the nature of fences, residences or buildings, and the Police Jury shall not be obligated to construct any fences on either side of said land.

It is further understood and agrees should said property herein granted be discontinued as a public road or street at any future time and shall be discontinued as a continuation of Ridgewood Drive, then and in that event such land comprising the right-of-way hereinabove described shall revert to the Conservative Homestead Association, if they be the owners of the adjoining property, or to such adjoining owners as under the law will be entitled to a division of said property, under the present or future law covering the subject matter.

WITNESSES:

Conservative Homestead Association

Police Jury, Parish of Jefferson

BY

President

BY

President

Notary Public

Thus done and passed, in my office in the Parish of Jefferson, aforesaid, on the day, month and year first above written, in the presence of _____ and _____, competent witnesses of lawful age, domiciled in this Parish, who herewith sign their names with the said parties, and me, the said Notary, after the reading of these presents.

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

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

President, W. R. Toledano, be and he is hereby authorized and empowered on behalf of the Police Jury to accept from the Conservative Homestead Association, the grant of a certain piece or portion of land through Sq. No. Twenty-one (21) located in Beverly Knowll Suburb in the Parish of Jefferson, measuring Fifty (50) feet front on Stroelitz Street, and running in depth to its intersection with Loumor Avenue in the rear, as is more fully designated on blue Print or map made by Alvin E. Hotard, Parish Engineer, dated February 1st, 1934, and is more fully set out in the draft of the Act of Donation, prepared by Jno. E. Fleury, Notary Public for the Parish of Jefferson with the understanding that this Jury in accepting said grant, will obligate itself to try and obtain from the Civil Works Administration, or its successors, or such governmental agency as may be in a position to furnish the Police Jury with sufficient labor to grade and ditch said street, so as to make same a continuation of Ridgewood Drive.

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

YEAS ---- Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None. ABSENT -- Hoard. Mr. Toledano not voting.

Resolution was declared adopted.

Communication from the Seventh Ward Progressive League, advising the Jury that the League has adopted a resolution as going on record opposing the Baggasse Law enacted by the State Legislature in 1930. Request that the Police Jury use their influence with the Senator and Representative of this Parish to introduce a bill at the May session of the House and Senate to have the act relative to Baggasse repealed; was received.

Communication from Mr. J. W. Stephens, Civil Engineer, of Grand Isle, suggesting that the road on Grand Isle, known as Ludwig's Land and the road now being constructed by Miss T. M. Adams through her property to be known as Medical Driveway as shown on sketch attached be taken over by the Police Jury and then transferred to the State Highway Commission was read. After discussion Mr. Perrin moved, seconded by Mr. Stumpf, that the said roads be taken over by the Police Jury.

Mr. Feitel moved, seconded by Mr. Sartis, as a substitute that all roads on the Island be taken over.

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

YEAS ---- Feitel; Sartis voting blank.

NAYS ---- Toledano, Heard, Strehle, Cantrelle, Meyer, Gordon, Petit, Perrin, Stumpf, Ottermann, Dumestre, Codifer.

The motion was lost.

Vote on the original motion resulted as follows:

YEAS ---- Toledano, Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None. Mr. Sartis voting blank.

The motion was carried.

April 3, 1934

The following statement of Assessor Geo. T. Heebe, Jr. was read to the Jury:

Hon. President and Members of the Police Jury.

Gretna, Louisiana.

Honorable Body:

May I call to your attention the following assessments for the years 1930 through 1934 of the Celotex Company, located in the Fourth Ward of Jefferson Parish.

1930	
80 Acres Misl. -----	\$ 72,100.00
Manufacturing Plant	1,541,464.00
Merchandise	152,210.00
Finished Stock	204,154.00
Total -----	\$ 1,969,928.00
1931	
80 Acres of Land-----	72,100.00
Improvements	250,000.00
Machinery and equipment	1,000,000.00
Merchandise	346,100.00
Furniture and fixtures	15,000.00
Autos	4,900.00
Misl. property	12,500.00
Total -----	\$ 1,700,600.00
1932	
62 Acres Misl. Lands	72,100.00
52 1-2 Acres Misl. Lands	75,000.00
Improvements	250,000.00
Machinery and equipment (231,310.00)	1,000,000.00
Merchandise (202,420.00)	327,500.00
Furniture and Fixtures	9,800.00
Autos	2,400.00

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Boarding House -----	\$ 3,000.00
Supplies	10,000.00
Total ----- (\$781,030.00)	\$ 1,749,800.00
1933	
62 Acres Misl, Lands	\$ 72,100.00
52 1-2 Acres Misl, Lands	75,000.00
Improvements	250,000.00
Machinery and equipment (\$231,310.00) -----	1,000,000.00
Merchandise (\$202,420.00) -----	327,500.00
Furniture and Fixtures	9,800.00
Autos	2,400.00
Boarding House	3,000.00
Supplies	10,000.00
Total ----- (\$781,030.00)	\$ 1,749,800.00
1934	
80 Acres Misl, Lands -----	\$ 72,100.00
52 1-2 Acres Misl, Lands	75,000.00
Improvements	19,565.00
Machinery	66,975.00
Merchandise	20,875.00
Business Furniture and Fixtures	6,500.00
Boarding House	3,000.00
Total -----	\$ 264,015.00

I wish to call your attention to the filing of the 1934 assessment

by the Celotex Company. The assessment as fixed for the year 1933 by the Louisiana Tax Commission was \$781,030.00 as compared to the assessment filed by the Celotex Company for \$264,015.00 a reduction of \$517,015.00 for the year 1934.

I would suggest that at the next session of the Legislature your Honorable Body would request Senator Jules Fisher or Representative Joseph Fisher to introduce a bill repealing Act numbered 127 of 1932.

Yours very truly,

GEORGE HEEBE, Assessor.

On motion by Mr. Feitel, seconded by Mr. Sartis, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury, that the statement of the Assessor of assessment values for the year 1930-1931-1932-1933, through 1934 of the Celotex Company located in the 4th Ward of Jefferson Parish be received, and

Further Resolved, that the Senator and Representative of the Parish of Jefferson, be and they are hereby requested to introduce a bill at the May meeting of the House and Senate of the Louisiana Legislature to have the act passed by the Legislature in 1930, exempting Bagasse and its products from taxation repealed.

Carried by a unanimous vote.

The following claim by Frank H. Landgridge, attorney, representing the Jefferson Water Company was submitted for cancellation, after discussion same was referred to the District Attorney.

Gretna, Louisiana.

April 2, 1934

Police Jury, Parish of Jefferson,
Gretna, La.

Gentlemen:

I have had placed in my hands for collection a claim against your Honorable Body for the sum of \$1,575.00 covering fire hydrant rental from January 1, 1933 to December 31, 1933, for sixty-three (63) hydrants, at the rate of \$25.00 per hydrant. In a previous bill rendered you for fire hydrant rental for \$2,031.25, you stated to the officers of the Jefferson Water Company that the East Jefferson Waterworks District would have to assume the payment of this bill. You can readily understand our position in the matter. The East Jefferson Waterworks District were not parties to the franchise contract that was made between the Water Company and your Honorable Body, but in the franchise that was sold at public auction on October 4, 1922, the Water Company was obligated under Section 11 to permit the placing of fire hydrants at such points designated by the Police Jury in the line as your honorable body might designate for other public purposes.

Your engineer from time to time caused the placing in the various lines, sixty-three hydrants, and we thereafter agreed with you on a yearly rental of \$25.00 per hydrant. We did not put the hydrants in, but they were placed in the line at the cost and expense of your honorable body, but we were obligated to furnish water for fire protection purposes in the area through which our lines extended, and we do not feel that we should be obligated to incur the cost of removal of these hydrants.

In the meantime, whenever fires take place, the fire departments in the various localities in which our lines extend, continue to use this water for fire purposes, and since the franchise and construction of these hydrants constituted a contract between the Police Jury and the

Water Company, your Honorable Body is indebted to us for the amount of fire hydrant rental, as a result of the placing of these hydrants in our lines by your Body.

Accordingly, I would thank you to let us know whether you propose to pay same or not, and oblige,

Yours very truly,
FRANK H. LANGRIDGE

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PERMITS

Permission was granted to Mr. H. W. Read, to operate a business for the manufacture of garden implements and furniture, on his premises, located on the corner of Jefferson Highway and Clift Street in the Seventh Ward of Jefferson Parish.

REQUESTS

Request from Sheriff F. J. Clancy, to equip the sheriff's office cars with sirens, was referred to the Courthouse and Jail Committee, with full power to act.

Request from Judge John E. Fleury, chairman of Municipalities Committee of the American Red Cross for a donation to assist the Jefferson chapter of the Red Cross to carry out its great work was read, and

On motion of Mr. Sartis, seconded by Mr. Perrin the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that one hundred (\$100.00) Dollars be and is hereby donated to the Jefferson Chapter of the Red Cross.

Request of the Gould Fire Company No. 1 for a donation of \$650.00 to assist said company in paying a past due obligation was refused.

NOTICE

The following notice from Mr. T. G. Nicholson was received.
March 28, 1934

Police Jury, Parish of Jefferson,
Gretna, La.

Gentlemen:-

I beg to enclose herewith copy of a letter which I have this day addressed to the Board of Commissioners of the 4th Jefferson Drainage District tendering my resignation as a member of this body.

Very truly yours,
T. G. NICHOLSON

PETITIONS

Petitions signed by property owners within the limits of the 4th Jefferson Drainage District of the Parish of Jefferson, petition the Police Jury to appoint Mr. Dan W. Eastman as a member of the 4th Jefferson Drainage District, Vice T. G. Nicholson, who resigned was read to the Jury, and

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

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled that Mr. Dan W. Eastman be and he is hereby appointed a member of the 4th Jefferson Drainage District to fill the unexpired term of T. G. Nicholson vice he resigned.

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, Codifer.

NAYS ----- None.

The resolution was declared adopted.

Petition signed by property owners within the boundaries of the Jefferson Plaquemine Drainage District, composed of portions of the Parish of Jefferson and Plaquemine, petition the Police Jury of Jefferson Parish to appoint Mr. J. B. Dauenhauer, Dr., Commissioner and member of the Board of Commissioners of said Jefferson-Plaquemine Drainage District, to succeed himself at the expiration of his present term which expires on May 4th, 1934, was read, and

On motion by Mr. Heard, seconded by Mr. Stumpf, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session 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-Plaquemine Drainage District, to succeed himself at the expiration of his present term expiring on May 4th, 1934.

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, Codifer.

NAYS ----- None.

The resolution was declared adopted.

Petition signed by property owners and residents of Elmeer Place, a subdivision located in the vicinity of Metairie Ridge within the Parish of Jefferson. Petition the Police Jury to create a lighting

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District composed of the territory comprising of Elmeer Place and Brockenbrough Court, Metairie Ridge according to Act 63 of the General Assembly of the State of Louisiana, and section 10 of the Constitution of the State of Louisiana was read, and

On motion by Mr. Codifer, seconded by Mr. Gordon, the matter was referred to the District Attorney to draw up and prepare the necessary papers to create said district at the next regular meeting of the Police Jury, motion carried.

Petition signed by property owners and residents of the Seventh Ward, second precinct of the Parish of Jefferson, petition the Police Jury to take immediate action in the matter of sub-contractor, Jack Harris for the Huey P. Long River Bridge, who is using and seriously damaging First Street, to have the above mentioned contractor Jack Harris furnished a sufficient amount of material (gravel or clam shells) to put First Street, in Orleans Parkway Subdivision in first class condition as was previous to said hauling-which was well filled and graded to a smooth finish from the Jefferson Highway to the Public Belt R. R. Crossing, and to discontinue the use of First Street for hauling purpose over three (3) tons as the reckless manner in which trucks are operated is dangerous to this section, was read to the Jury, and

On motion duly seconded the matter was referred to Mr. Ottermann, Police Juror of the Seventh Ward to investigate and report his finding at the next meeting of the Police Jury.

Motion by Mr. Codifer, seconded by Mr. Dumestre, that Mr. Vernon J.

Wilty be appointed clerk to the Board of Equalization for a period of one month at a salary of Seventy-five (\$75.00) Dollars, carried.

Motion by Mr. Dumestre, seconded by Mr. Codifer, that the service of Mr. Jake Girard as poundkeeper of the 8th ward be dispensed with and that the Secretary be hereby instructed to notify Mr. Girard of the Police Jury's action.

Motion by Mr. Codifer, seconded by Mr. Dumestre, that Mr. Eugene J. Dupre be and he is hereby appointed poundkeeper for the 8th ward, carried.

On motion of Mr. Feitel, seconded by Mr. Gordon, Mr. D. H. Roussel, Road Supt. be and he is hereby authorized to have the one ton tractor used by the Road Superintendent of the left bank, repaired. Motion carried.

On motion by Mr. Codifer, seconded by Mr. Feitel, that the District Attorney be requested to draft an ordinance prohibiting the parking of automobiles or any other kind of vehicle on public side-walks -- carried.

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

RESOLVED, by the Police Jury of the Parish of Jefferson, State of Louisiana that the Texas Company be and it is hereby authorized to conduct all operations in connection with the drilling for and production of oil within any of the waters, navigable or otherwise, located within the Parish of Jefferson, State of Louisiana; it being declared that the conduct of such operations is to the benefit of this community. All structures and works shall be so constructed as not to obstruct navigation, and the location and construction thereof shall be approved by the United States District Engineer and other proper authorities.

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 resolution was declared adopted.

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

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson that the Louisiana Tax Commission be and it is hereby requested to rescind and cancel its order of December 14th, 1933, addressed to Hon. Frank J. Clancy, Sheriff and Tax Collector of the Parish of Jefferson, recuding the assessment of the Celotex Company of rht year 1932 from the sum of ONE MILLION, SEVEN HUNDRED FORTY NINE THOUSAND, EIGHT HUNDRED AND NO-100 (\$1,749,800.00) DOLLARS to the sum of EIGHT HUNDRED FIFTY SIX THOUSAND THIRTY and NO-100 (\$856,030.00) DOLLARS and

BE IT FURTHER RESOLVED, by the Police Jury of the Parish of Jefferson, that the Louisiana Tax Commission be and it is hereby requested to rescind and cancel its order of December 14th, 1933, addressed to Hon. Frank J. Clancy, Sheriff and Tax Collector of the Parish of Jefferson recuding the assessment of the Celotex Company for the year 1933 from the sum of ONE MILLION SEVEN HUNDRED FORTY NINE THOUSAND, EIGHT HUNDRED and NO-100 (\$1,749,800.00) DOLLARS to the sum of EIGHT HUNDRED FIFTY SIX THOUSAND THIRTY and NO-100 (\$856,030.00) DOLLARS; and

BE IT FURTHER RESOLVED, by the Police Jury of the Parish of Jefferson, that the Louisiana Tax Commission, George Heebe, Jr., Assessors of the Parish of Jefferson, and Frank J. Clancy, Sheriff and Ex-officio Tax Collector of the Parish of Jefferson, each be and they are hereby requested to cancel the reduction as hereinabove recited given by the Louisiana Tax Commission to the Celotex Company, and to restore the

assessment of the Celotex Company for the year 1932 to the sum of ONE MILLION, SEVEN HUNDRED FORTY NINE THOUSAND, EIGHT HUNDRED and NO-100 (\$1,749,800.00) DOLLARS, as originally fixed on the assessment roll; and

BE IT FURTHER RESOLVED, that the Louisiana Tax Commission, George Heebe, Jr., Assessor of the Parish of Jefferson, and Frank J. Clancy, Sheriff and Ex-officio Tax Collector of the Parish of Jefferson, each be and they are hereby requested to cancel the reduction as hereinabove recited, given by the Louisiana Tax Commission to the Celotex Company, and to restore the assessment of The Celotex Company for the year 1932 the sum of ONE MILLION, SEVEN HUNDRED FORTY NINE THOUSAND, EIGHT HUNDRED and No-100 (\$1,749,800.00) DOLLARS, as originally fixed on the assessment roll; and

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BE IT FURTHER RESOLVED, etc; that the Louisiana Tax Commission, George Heebe, Assessor of Jefferson Parish, and Frank J. Clancy, Sheriff and Tax Collector, each be and they are hereby requested to reject the return of the Celotex Company for the year 1934 amounting to the sum of TWO HUNDRED SIXTY-FOUR THOUSAND, FIFTEEN and No-100 (\$264,015.00) DOLLARS, and that they each be and they are hereby requested to assess the property of The Celotex Company for the year 1934 at its actual cash value.

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, and Codifer.

NAYS----None. The resolution was declared adopted.

On motion duly seconded, the Secretary was instructed to request a report from Mr. J. K. Gaudet, appointed by the Police Jury to collect from various corporations or firms who were delinquent in paying the one cent per gallon on gasoline sold in the Parish of Jefferson, as to the status of the delinquent payments. Carried.

On motion duly seconded the secretary was authorized and empowered to purchase a steel file or cabinet for the safe keeping of the Parish map. Carried.

The Secretary was instructed to notify the U. S. War Department at New Orleans, La., that the Police Jury have no objection to the War Department granting a permit to authorize the dredging of a canal from the West Bank of Dupre cut west 3,000 feet along a line 75 feet north of the south line of section 19 and 20, township 17 S. Range 24 E. Jefferson Parish, La., permit of beginning of proposed canal is about 4.4 miles south-easterly along Dupre cut from the South Bank of Bayou Dupont.

On motion by Mr. Codifer, seconded by Mr. Perrin, the following ordinance was adopted:

Ordinance 535

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the Whitney National Bank, the sum of \$5,000.00 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 1934, 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 1934, 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 National Bank on behalf of the Police Jury, the sum of \$5,000.00; 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 for the year 1934.

SECTION 11. BE IT FURTHER ORDAINED, etc. that the President is further authorized and empowered to execute in favor of said Whitney National Bank a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 111. 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 does hereby dedicate, appropriate, and sets aside the sum of \$5,000.00, out of the revenues and taxes of the Parish of Jefferson, for the year 1934, 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 ordinance resulted as follows:

YEAS ---- Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Moyer, 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.

Gretna, La.
May 9, 1934

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

W. R. Toledano, President, H. Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, E. M. Gordon, Jos. Petit, C. Perrin, Robert Ottermann, A. C. Dumestre, F. C. Codifer.

Absent - - 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 order of business was suspended to allow parties to address the Jury.

Mr. Carbajol, of Marrero, La; filed a complaint that cattle were roaming at large and damaging property after discussion the matter was referred to Mr. Cantrelle, Police Juror of the Fourth Ward, to take up the complaint with the District Attorney and to take the proper steps necessary to compel cattle owners to comply with the ordinance of the Police Jury relative to cattle roaming at large.

Mr. T. G. Nicholson, representing the property owners adjacent to Memorial Park, Gretna, requested the Police Jury to co-operate with the property owners to have a strip of pavement put down between the present pavement and the header on both sides of the square in front of courthouse, known as Memorial Park. Propositioned the Jury that if they

would furnish the sand, gravel and cement the property owners would see that all other expenses in connection with the project would be paid for. After discussion Mr. Stumpf moved, seconded by Mr. Sartis, that the following resolution be adopted.

BE IT RESOLVED, by the Police Jury in regular session assembled, that the President be and he is hereby authorized to purchase cement, sand and gravel, the cost not to exceed four hundred fifty (\$450.00) Dollars for the proposed paving between the present pavement and header on both sides of the square in front of courthouse, Gretna, known as Memorial Park.

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

YEAS----Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS----None.

ABSENT--Meyer. Resolution was declared 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 Parish Auditor, received and ordered filed.

Report of pound keeper 6th Ward. Received ordered filed.

Letter from Miss J. Mercedes Adam of Grand Isle, also letter from Mr. E. M. Conzelmann, Attorney representing Miss T. M. Adam, regarding the acceptance of two certain roads on Grand Isle by the Police Jury, at the regular meeting held April 13th, 1934, was read and by Motion of Mr. Perrin, seconded by Mr. Stumpf, the following resolution was adopted.

WHEREAS, two roadways on Grand Isle, known as Ludwig Land, and one under construction to be known as Medical Drive, being accepted by the Jury as public roads, at the regular meeting held April 13th, 1934, and

WHEREAS, Miss Adam, through her attorney, filed a protest against the Police Jury's action in taking over the said roads, for the reason that the dedication of the roads was without her authorization or consent. Therefore,

BE IT RESOLVED, that the action of the Jury in accepting the road on April 13th, be and is hereby rescinded.

Roll called on the resolution resulted as follows:

YEAS----Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS----None.

ABSENT -- Meyer.

Resolution was declared adopted.

Request of Mr. Daniel E. Ellis, East End for a permit to enlarge his present place of business was refused.

Motion by Mr. Feitel, seconded by Mr. Sartis, that the jail and courthouse committee be authorized to have a store room constructed for the Jail--Carried.

Motion by Mr. Ottermann, seconded by Mr. Strehle, that the senator and representative be requested to favor the bill which will be introduced in legislature exempting the Parish from gasoline tax on gasoline used for road purpose --carried.

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

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the officials of the New Orleans Public Belt Railroad be notified that if they propose to cross any public street or lay tracks or block any drains on any of the public high ways in the Parish of Jefferson they are to first obtain a permit from the Police Jury of the Parish and in making application for a permit a sketch or blue print of the project must be attached to application.

Resolution adopted by a unanimous vote.

Motion by Mr. Feitel, seconded by Mr. Heard, and carried that Mr. R. J. Barus, liquor permit inspector for the Police Jury be and is here by instructed to file charges against any person, firm or corporation selling vinous, malt or spritious liquor within the territorial limits of the Parish of Jefferson in violation of the ordinance adopted by the Police Jury, February 1, 1934. Relative to the sale of liquors within the territorial limits of the Parish.

Motion by Mr. Feitel, seconded by Mr. Ottermann, that Mr. August Marrero be notified to complete his work in making up a lot and block system of the parish for the office of the assessor as per agreement.

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

WHEREAS, the discharge of sewer and other waters and their drainage in and through the Barataria Section of the Parish of Jefferson, as well as the water flowing and originating from the high lands of the Parish of Plaquemines on the West Bank, contaminating the waters of Bayou Barataria and other streams adjacent thereto and during the dry seasons this contamination becomes so extensive as to endanger the health of the people living along these streams and impair the fish, shrimp, and fur industries, and

WHEREAS, these industries are the sole means by which these people earn a living, and

WHEREAS, it is considered that the installation and operation of syphons during these dry spells, at Ollie, Myrtle Grove and Concession in the Parish of Plaquemine, would relieve this situation in a large measure.

THEREFORE, BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular session assembled, that the Louisiana Conservation Commission be and it is hereby requested to make a survey of the territory affected in order to determine the cost of installation of these syphons with a view of taking additional steps, in conjunction with the Parish of Plaquemine, for their installation and operation.

BE IT FURTHER RESOLVED, that the Secretary of the Police Jury be and he is hereby instructed to forward to the Police Jury of the Parish of Plaquemine a certified copy of this resolution.

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

YEAS----Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS--- None. ABSENT---Meyer.

Resolution was adopted.

ORDINANCE NO. 536

An ordinance to prohibit the driving, parking and storing of automobiles upon the sidewalk in the Parish of Jefferson and to provide a penalty for the violation thereof.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY of the Parish of Jefferson, that it shall be unlawful for any person, firm or corporation to

drive, park, or store an automobile or motor vehicle upon the public sidewalk in and about the Parish of Jefferson.

SECTION 2. BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that any person found guilty of violating any of the provisions of this ordinance shall be guilty of a misdemeanor and on conviction therefor shall be fined not less than Ten (\$10.00) Dollars nor more than Fifty (\$50.00) Dollars or suffer imprisonment for not less than ten days nor more than thirty days.

SECTION 3. BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson that all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

The roll call on the above resulted as follows:

YEAS ---- Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS----None. ABSENT----Meyer.

The ordinance was declared adopted:

On motion by Mr. Ottermann, seconded by Mr. Perrin, the following ordinance was adopted:

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AN ORDINANCE

No. 537

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, 1934.

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 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 1934.

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.

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 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 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 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, 1934, and subsequent reports and remittances herein 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 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, 1934, for a period of one year.

The above Ordinance was read and adopted section by section and then as a whole.

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

YEAS ---- Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None. ABSENT ---- Meyer.

The ordinance was declared adopted.

On motion by Mr. Perrin, seconded by Mr. Heard, the following ordinance was adopted.

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the WHITNEY NATIONAL BANK the sum of Thirty five hundred (\$3500) Dollars, 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 1934, 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 1934, 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 NATIONAL BANK, on behalf of this Police Jury, the sum of Thirty five hundred (\$3500.00) Dollars, 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 1934.

SECTION 11.. BE IT FURTHER ORDAINED, etc that the President is further

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authorized and empowered to execute in favor of said WHITNEY NATIONAL BANK a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 111. 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 Thirty five hundred (\$3500.00) Dollars, out of the revenues and taxes of the Parish of Jefferson, for the year 1924, together with such other or further sum as may be necessary to pay the interest on said amount.

Roll called on the above ordinance resulted as follows:

YEAS----Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS----None. ABSENT ----Meyer.

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. June 13, 1934

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

W. R. Toledano, President, H. Heard, W. E. Strhel, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Godron, Jos. Petit, C. Perrin, Robt. Otterman, A. C. Dumestre, F. C. Codifer.

ABSENT----Stumpf, Sartis.

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

REPORTS

Report of the Treasurer--received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Report of Auditor- - Received.

Report of County Agent- - Received and ordered filed.

Report of Board of Equalization - - received and ordered filed.

Report of Arthur James, Pound keeper 8th Ward - - received and ordered filed.

COMMUNICATIONS

From Judge Fleury, relative to preparing the necessary paper to create a Road Lighting District of the territory comprising Elmecr Place and Brockenbrough Court, Metairie Ridge, received and ordered filed.

PERMITS

Request from the International Lubricant Corporation for a permit to install ten additional oil storage tanks at their plant in Jefferson Parish located on South Claiborne Extension with blue print or sketch

attached.

Mr. Dumestre moved seconded by Mr. Perrin, that the matter be referred to the oil commission for approval before any action taken by the Jury, carried.

Request from Cooney Petroleum Company, Inc; for a permit to build a bulk wholesale and retail oil plant in Jefferson Parish, with blue print or sketch showing location attached.

Mr. Strehle, moved, seconded by Mr. Perrin, that the matter be referred to the oil commission for approval and that the secretary notify the company that a written consent must be obtained from the property owners within three hundred feet of the proposed site before any action will be taken by the Jury--carried.

Mr. A. Hotard, Parish Engineer submitted a plan to subdivide the Hyland Estate, to be known as Colonial Subdivision for approval by the Police Jury, and

On motion by Mr. Perrin, seconded by Mr. Strehle, the following resolution was adopted.

BE IT RESOLVED that the plan to subdivide the Hyland Estate to be known as Colonial subdivision and is hereby accepted and approved by this Jury, and

BE IT RESOLVED, that the President be and he is hereby authorized and empowered to affix his signature as president of this Jury, signifying its acceptance and approval adopted by a unanimous vote of the Jury.

On motion of Mr. Feitel, seconded by Mr. Meyer, it was resolved that the State Highway Commission be requested to have the new public highway bridge crossing the Intracoastal Canal at Harvey completed as soon as possible to avoid the inconvenience and hardship the public has to endure in crossing the said canal.

Motion by Mr. Strehle, 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 Mr. A. G. Gugel, be and he is hereby appointed supervisor of gasoline tax for the Right Bank of the River, for a period of one year from date on same previous commission. Adopted by a unanimous vote of the Jury.

Motion by Mr. Ottermann, 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 Mr. R. J. Barus, be and he is hereby appointed supervisor of the one cent gasoline tax for the Left Bank of the River for a period of one year, from date, on same commission as previous. Adopted by a unanimous vote of the Jury.

Motion by Mr. Ottermann, seconded by Mr. Petit, that Mr. Louis Sejours be appointed pound keeper for the 7th ward--carried.

Motion by Mr. Perrin, 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. C. V. Bourgeois be and he is hereby re-appointed treasurer of the Police Jury for a term of two years from date at a salary of

Seventy-five (\$75.00) Dollars per month.

Roll being called on the adoption of the above resolution resulted

as follows:

YEAS----Toledano, Heard, Strehle, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS----None. ABSENT----Stumpf, Sartis.

Resolution was declared adopted.

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

ORDINANCE NO. 538

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 1934.

WHEREAS, the Louisiana Legislature, by Act No. 15 passed at the special session held in the year 1938, 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, 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 used or consumed within the territorial limits of the Parish of Jefferson for a period of one year, beginning with the Fifteenth day of June, 1934.

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.

SECTION 3. Be it further ordained, that for the purposes of this ordinance, any person, firm or corporation selling and distributing gasoline for retail 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 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 of the subject matter.

Be it further ordained, that the first report and remittance here in required shall be made for the month of June, and shall be made on or before the 20th day of July, 1934, and subsequent reports and remittances

herein 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 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 purposes 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, 1934, for a period of one year.

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

YEAS----Toledano, Heard, Strehle, Cantrelle, Fietel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS----None.

ABSENT----Stumpf, Sartis.

The ordinance was declared adopted.

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On motion of Mr. Feitel, seconded by Mr. Meyer, the following ordinance was adopted:

ORDINANCE NO. 539

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the WHITNEY NATIONAL BANK, the sum of Six Thousand Five Hundred (\$6,500.00) Dollars 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 1934, 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 1934, 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 NATIONAL BANK, on behalf of this Police Jury, the sum of Six Thousand Five Hundred (\$6,500.00) Dollars, 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 1934,

SECTION II. BE IT FURTHER ORDAINED, etc; that the President is further authorized and empowered to execute in favor of said WHITNEY NATIONAL 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 Six Thousand Five Hundred

(\$6,500.00) Dollars, out of the revenues and taxes of the Parish of Jefferson for the year 1934, 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----Heard, Strehle, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS----None.

ABSENT----Stumpf, Sartis.

The ordinance was declared adopted.

Motion by Mr. Heard, seconded by Mr. Strehle, that the following proposed ordinance be published in the official journal for thirty (30) days, and to be acted upon at the next regular meeting July 11th, 1934.

Proposed Ordinance to be acted upon by the Police Jury of the Parish of Jefferson at the next regular meeting to be held July 11th, 1934

AN ORDINANCE

Levying a tax of one (1/4) cent per gallon on all gasoline when sold, used or consumed in the Parish of Jefferson; and prescribing the manner and method of enforcing payment of said tax; defining the persons from whom the tax is collectable; fixing penalties for failure to pay the tax; requiring persons liable for said tax to furnish reports and to obtain permits; providing for the furnishing of bonds by persons liable for said tax; and providing further, for a penalty for the violation of this Ordinance.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson that there be and is hereby levied for a period of one (1) year from the 15th day of June 1934, a tax of one (1/4) cent per gallon on all gasoline sold used or consumed in the Parish of Jefferson, to be collected as hereinafter set forth.

SECTION II. BE IT FURTHER ORDAINED, etc., that the aforesaid tax shall be collected from all persons, firms, corporations or associations of persons, engaged as dealers in the handling, selling or purchasing and importing or bringing gasoline from outside of the Parish of Jefferson into the Parish of Jefferson for consumption; provided that the Ordinance 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.

SECTION III. BE IT FURTHER ORDAINED, etc; that it is hereby made the duty of the Gasoline Tax Department to collect, supervise and enforce the collection of all taxes that may be due under the provisions of this Ordinance, and to that end the said Gasoline Tax Department of the Parish of Jefferson is hereby created under the Police Jury of the Parish of Jefferson and is vested with all power and authority conferred by this Ordinance. The only legal evidence showing payment of the tax herein levied shall be by proper form of receipt issued by the Gasoline Tax Department of the Parish of Jefferson.

The Gasoline Tax Department of the Parish of Jefferson is hereby vested with the power to make and publish the reasonable rules and regulations not inconsistent with the laws or the Constitution of this State, or the United States, for the enforcement of the provisions of this Ordinance and the collection of the taxes herein levied.

SECTION IV. BE IT FURTHER ORDAINED, etc.; that the term dealer

as used in this Ordinance, is defined to mean any person, firm corporation, or association of persons who produces, refines, manufactures, blends, compounds or stores gasoline for the sale to the Jobber, or consumers, or to the persons, firms, corporations, or associations of persons, who in turn sell to the jobbers or consumer, for consumption in the Parish of Jefferson. The term "dealer" is

further defined to mean the person, firm, corporation or association of persons, who imports or brings such gasoline into the Parish of Jefferson from any other parish, or from any other State, or foreign country for sale or use for consumption in the Parish of Jefferson, and on all such gasoline imported or brought from outside of the Parish of Jefferson or from another State, or foreign country, and consumed by him, the importer shall be and is hereby classified as a "dealer" and shall pay the tax on the amount of such gasoline.

SECTION V. BE IT FURTHER ORDAINED, etc., that all persons, firms corporations, or associations of persons, importing or bring from outside of the Parish of Jefferson, from any other State or foreign country, such gasoline shall within ten days after the close of each calendar month, report to the Gasoline Tax Department of the Parish of Jefferson, a list of persons, firms, corporations, or associations of persons, with their addresses from whom such shipments were received, and the gallonage of such gasoline received. Each report shall state whether such gasoline is to be sold or consumed in the Parish of Jefferson. The reports rendered to the Gasoline Tax Department of the Parish of Jefferson shall be supported by affidavits, properly sworn to before an officer of the State empowered to accept affidavits, and in order that the Gasoline Tax Department of the Parish of Jefferson may have additional means of checking the accuracy of such reports. The records, books, and other documents of those making them, as well as those of common carriers relating to such shipments, are hereby declared to be accessible to the Gasoline Tax Department of the Parish of Jefferson.

Each dealer, as herein defined, and retailer, handler, or distributor of gasoline in the Parish of Jefferson shall secure, maintain, and keep for the period of two years, a full and complete record of gasoline sold or purchased for consumption in the Parish of Jefferson, by said dealer, retailer, handler, or distributor, together with invoices, bills of lading and other pertinent records and papers as may be required by the Gasoline Tax Department for the reasonable administration of this Ordinance; and all records shall be open for inspection by the Gasoline Tax Department at all reasonable hours.

SECTION VI. BE IT FURTHER ORDAINED, etc., that every person, firm, corporation, association of persons, engaged as a dealer in the handling selling, or purchasing of gasoline for consumption in the Parish of Jefferson, shall immediately upon the producing, manufacturing, blending, compounding, refining or storing of any gasoline, pay to the Parish of Jefferson the tax levied herein; or immediately upon the importing or bringing of such gasoline into the Parish of Jefferson, pay to the Parish of Jefferson the tax levied herein. The tax levied here-

in is hereby made due and payable upon producing, refining, manufacturing, blending, compounding, storing importing or bringing such gasoline into the Parish of Jefferson, as aforesaid. It will be prima facie presumed that all such gasoline brought into the Parish of Jefferson is intended for sale or consumption therein and the tax liability in this Ordinance is based on presumption. Said payments shall be made by remitting or paying to the Parish of Jefferson by bank draft, post office or express money order, certified checks or cash. Provided further, that it shall be the duty of each dealer within twenty days after the expiration of each calendar monthly period, to file with the Gasoline Tax Department of the Parish of Jefferson, a report, under oath, on forms prescribed and furnished by the Gasoline Tax Department, of the conduct by such dealer during the last preceding monthly period, whether the tax has been paid or not, which report shall show the number of gallons of gasoline that was sold to persons, firms, corporations, or associations of persons, within the Parish of Jefferson, or consumed by the dealer importing same. Provided further, that any dealer preferring to pay any tax due hereunder at the time that the monthly reports provided for in this section are filed, will be permitted to do so, provided that the said dealer shall have previously furnished the President of the Police Jury of the Parish of Jefferson, a bond guaranteeing payment of any tax, penalties or costs accrued or accruing under this Ordinance, which bond shall be in an amount and of tenor and solvency satisfactory to the President of the Police Jury of the Parish of Jefferson and shall have been accepted by him. Said bond having been furnished and accepted as provided herein, the dealer shall be required to pay the tax at the time of making the reports to the Gasoline Tax Department only on such gasoline actually sold or purchased for consumption in the Parish of Jefferson during the period of which reports are made and in which event, the tax herein levied shall become delinquent the day after the date herein fixed for the filing of said reports. Provided, further, that the said bond shall not exceed in amount the total tax, penalty and costs of the particular dealer for the last preceding six calendar months, or, if the dealer has had no tax penalty or costs for the period mentioned, the initial bond shall not exceed the amount of One Thousand (\$1,000.00) Dollars. Provided further, that any dealer who produces, manufactures, blends, compounds, refines, stores, imports or brings gasoline for purchase or sale for consumption in the Parish of Jefferson in any amount, the tax on which will be in excess of the amount of the bond furnished by the said dealer, is hereby required to immediately furnish additional bond, as provided herein, to the President of the Police Jury of the Parish of Jefferson to guarantee payment of the tax which exceeds the amount of the bond previously furnished. This does not apply to gasoline on which the tax herein levied has been paid, but in no case shall a dealer purchase or sell for consumption gasoline unless the tax on same as levied herein has been paid or said tax has been guaranteed by a bond furnished by the President of the Police Jury of the Parish of Jefferson, as provided herein. Provided further, that any bond previously furnished the President of the Police Jury of the Parish of Jefferson by any dealer and accepted by him, which later becomes unsatisfactory to him, either as to amount or solvency, or both, the said President of the Police Jury of the Parish of Jefferson shall call upon the said dealer to promptly furnish another and - or larger bond, with the same or other sureties

satisfactory to him as provided herein, and failing to do so after five

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days' written notice to the said dealer shall cause all taxes levied under this Ordinance against the said dealer to become delinquent and the Parish of Jefferson, through the Gasoline Tax Department shall forthwith proceed to collect the said taxes in the same manner as if no bond had ever been furnished and accepted, without, however, prejudicing or waiving any rights under any bond held by the President of the Police Jury of the Parish of Jefferson to guarantee the payments of the tax, penalties or costs under this Ordinance, or failing to under this Ordinance to pay any tax penalties or cost accruing under this Ordinance or failing to furnish bond as provided in this Ordinance shall if so factor make tax penalties and costs delinquent and shall be construed as an attempt to avoid payment of same, which shall be sufficient grounds for attachment of the gasoline, wherever the same maybe located or found, whether said tax payer be a resident or nonresident of this Parish, whether said gasoline is in the possession of said delinquent taxpayer or in the possession of other persons, firms, corporations or associations of persons; provided that it is the intention of this Ordinance to make the gasoline responsible for the payment of the tax herein levied, together with penalties and costs, and authority to attach is hereby specifically authorized and granted to the Parish of Jefferson. The procedure prescribed by law shall be followed except that no bond shall be required for the Parish of Jefferson. Provided further, that failure to pay **said tax and failing to furnish said bond as provided in this section**, shall ipso facto, without demand or putting in default, cause said tax, penalties and costs to become immediately delinquent and the Parish of Jefferson through the Gasoline Tax Department, is hereby vested with authority, upon motion in a Court of competent jurisdiction, to make a rule on said dealer to show cause in not less than two nor more than ten days exclusive of holidays, after the service thereof, which may be tried out of term and in chambers, and shall always be tried by preference, why said dealer should not be ordered to cease from pursuit of business as a dealer; and in case said rule is made absolute the order therein rendered shall be considered a judgment in favor of the Parish of Jefferson, prohibiting such dealer from the further pursuit of said business until such time as he has paid the said delinquent tax or until he has furnished bond, as herein provided, and every violation of the injunction shall be considered as a contempt of court, and punished according to law.

SECTION VII. BE IT FURTHER ORDAINED, etc., that the proceeds of the tax herein 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 VIII. BE IT FURTHER ORDAINED, etc., that it is the purpose of this Ordinance to require payment of the tax herein levied by those who originally sell or purchase for consumption in the Parish of Jefferson such gasoline. It is further the purpose of this Ordinance to require the payment of the tax on all gasoline sold or purchased for consumption in the Parish of Jefferson, immediately upon

the producing, refining, manufacturing, blending, compounding, storing, importing, or bringing of such gasoline into the Parish of Jefferson unless a bond, as provided herein, is furnished to guarantee the payment of said tax. In no case shall there be a duplication of the collection of the tax herein levied. But if the gasoline is sold or purchased for consumption in the Parish of Jefferson, without the tax having previously been paid thereon, or a bond posted to guarantee the payment of the same as herein provided, the person, firm, corporation, or association of persons thus selling or purchasing for consumption in the Parish of Jefferson, shall be personally liable for the payment of said tax and shall be subject to all the provisions of this Ordinance with reference to the enforcement of the payment thereof. Should any gasoline, on which the tax has been paid, or a bond guaranteeing the payment thereof has been posted be later sold for export or exported beyond the Parish of Jefferson, the person, firm, corporation or association of persons, which has previously paid such tax, or furnished such bond, may deduct the amount so paid from subsequent payment of from its next monthly return, provided the taxpayer at the time of the deduction furnishes to the Gasoline Tax Department inland or ocean bills of lading, invoices, bills of sale or other authentic evidence satisfactory to the gasoline Tax Department, showing with reasonable certainty that the gasoline has been sold for export and exported from the Parish of Jefferson.

The tax herein levied shall not apply to gasoline brought into the Parish of Jefferson in the reservoir or tank of a motor vehicle used as a container for motor fuel used exclusively for propelling said motor vehicle, provided, however, that capacity of such reservoir or tank shall not exceed thirty gallons.

To enforce collection of said tax, Parish of Jefferson, through the Gasoline Tax Department, is hereby specifically authorized and empowered to examine at all reasonable hours, the books, records and other documents of all transportation, companies, agencies, or firms, operating in this Parish, whether said companies, agencies or firms conduct their business by rail, water, or otherwise in order to determine what dealers, or other persons, firms, corporations or association of persons, as provided in this Ordinance, are importing, or otherwise bringing or shipping into this Parish gasoline which is liable for said tax.

In the event said transportation company, agency, or firm, shall refuse to permit such examination of its books, records and other documents by the Gasoline Tax Department, as aforesaid, the Parish of Jefferson may proceed by rule, in term time or in chambers in any court of competent jurisdiction and require said transportation company, agency or firm to show cause why the Gasoline Tax Department of the Parish of Jefferson should not be permitted to examine its books, records or other documents, and in case said rule be made absolute, failure to permit such examination thereafter shall be considered as a contempt of court and punished according to law.

SECTION IX. BE IT FURTHER ORDAINED, etc., that the Parish of Jefferson, through the Gasoline Tax Department shall have the power to require any person, firm, corporation, or association of persons, engaged as dealer in gasoline for sale or purchase for consumption in the Parish of Jefferson, to furnish any additional information deemed to be necessary for the purpose of collecting said Tax and for said purpose of collecting said tax, shall have the authority to examine the books

records and files of such person, firm, corporation, or association of persons, and to that end shall have the power to examine witnesses, and if any such witnesses shall fail or refuse to appear at the request of the Gasoline Tax Department of the Parish of Jefferson, or refuse access to the books, records or files, said Parish of Jefferson through the Gasoline Tax Department shall certify facts and names of the witnesses so failing and refusing to appear,

or refusing access to the books, or papers, to the District Court having jurisdiction, and said Court shall thereupon issue a summons to the said party to appear before the Gasoline Tax Department of the Parish of Jefferson, or to a person or persons designated by said Department at a place designated within the jurisdiction of said Court, on a day to be fixed, to be continued as occasion may require, and thereto give such evidence and produce for inspection such books, records, and papers as may be required for the purpose of ascertaining whether or not the return so made is a true and correct return as required by this Ordinance and wherever it shall appear to the Gasoline Tax Department of the Parish of Jefferson that any such person, firm, corporation or association of persons, engaged as a dealer in gasoline for sale or purchase for consumption in the Parish of Jefferson within the meaning of this Ordinance, has unlawfully made an untrue or incorrect return, the Gasoline Tax Department shall correct the return and shall compute the said tax on same and so certify same as being the amount actually due and owing and the Gasoline Tax Department shall concurrently notify such person, firm or corporation or association of persons of such facts and in the event that such person, firm, corporation or association of persons, shall not within five days after such notification, make a correct return and pay the amount due, the Gasoline Tax Department shall, in the name of the Parish of Jefferson, without deposit or advance costs enter suit against such persons, firm, corporation or association of persons, for the amount due together with such penalties as are provided in this Ordinance. Such suits shall be by rule to show cause within five days why payments should not be made, and shall be tried by preference, and may be tried out of term time and in chambers.

SECTION X. BE IT FURTHER ORDAINED, etc., that the Gasoline Tax Department is hereby given the power and authority to search and examine any warehouses, boats, stores, storerooms, automobiles, trucks, conveyances, vehicles, or any and all places of storage, or any and all means of transportation, where, as there is probable cause to believe, the provisions of this Ordinance have been or are being violated; provided that any automobile, truck, boat, conveyance, vehicle or other means of transportation, other than a common carrier, caught or detected transporting gasoline taxed by this Ordinance, without the tax being paid, or a bond furnished for guaranteeing payment, may be seized by the Gasoline Tax Department of the Parish of Jefferson in order to secure the same ad evidencé in a trial brought under this and other sections of this Ordinance.

SECTION XI. BE IT FURTHER ORDAINED, etc., that the importation

into this Parish by any automobile, truck, boat, conveyance, vehicle or other means of transportation, of any gasoline on which the tax is levied by said ordinance has not been paid, or a bond posted to guarantee the payment of same is hereby prohibited, and said automobile, truck, boat, conveyance, vehicle or other means of transportation, so transporting any gasoline, shall be subject to seizure by the Police Jury of the Parish of Jefferson and forfeiture and sale in the manner provided for in this and other sections of this Ordinance.

SECTION XII. BE IT FURTHER ORDAINED, etc., that the Parish of Jefferson hereby authorized in a summary proceeding, or by an action against the owner or operator of any automobile, truck, boat, conveyance vehicle, or other means of transportation, other than a common carrier, used in the transportation of any gasoline, on which a tax is levied by this Ordinance and on which the tax has not been paid, or a bond posted for payment, to demand the forfeiture and sale of the said automobile, truck, boat, conveyance, vehicle, or other means of transportation used in the illegal transportation of gasoline, in violation of this Ordinance.

In all cases where it is made to appear by affidavit that the residence of the owner or operator of the said automobile, truck, boat, conveyance, vehicle or other means of transportation is not in the State of Louisiana, or is not known to the Parish of Jefferson, the Court having jurisdiction of the proceeding shall appoint an attorney at law to represent the said absent or unknown owner, against whom the said rule shall be tried contradictorily, within ten days after the filing of same. The said affidavit may be made by the head of the Gasoline Tax Department, or one of his assistants. The attorney so appointed to represent the absent or unknown owner may waive service and citation of the petition or rule but shall not waive time, nor any legal defense. If upon trial of the said proceeding it is established by satisfactory proof that the said automobile, truck, boat, conveyance, vehicle, or other means of transportation, has been used to transport any gasoline on which a tax is levied by this Ordinance, and upon which said tax has not been paid, or a bond for payment has not been furnished then the Court shall render judgment accordingly, declaring the forfeiture of said automobile, truck, boat, conveyance, vehicle, or other means of transportation and ordering the sale hereof after ten days notice by advertisement in a daily newspaper of general circulation in the Parish of Jefferson by the Sheriff of the Parish of Jefferson, or the respective constables of the Justice of Peace Courts of the Parish of Jefferson, as the case may be, at public auction to the highest bidder for cash and without appraisal, it being the intention and purpose of these proceedings to afford the owner of said automobile, truck, boat, conveyance, vehicle, or other means of transportation, a fair opportunity for hearing in a Court of competent jurisdiction. It is further the intention and purpose of these proceedings that the forfeiture and sale of the said automobile, truck, boat, conveyance, vehicle, or other means of transportation shall be and operate as a penalty for the violation of this Ordinance by illegal transportation; and the payment of the tax due on the gasoline upon which a tax is levied by said Ordinance at the moment of seizure or thereafter, shall not operate to prevent, abate, discontinue, or defeat the said forfeiture and sale of the property. All funds collected from the said seized and forfeited property, shall be paid into the Treasury of the Parish of Jefferson, the same as for taxes collected under this

Ordinance and to be used for the

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purposes provided herein.

SECTION XIII. BE IT FURTHER ORDAINED, etc., that it shall be unlawful for any dealer, or distributor, fines, or retail dealer, or distributor, to receive and have delivered into the storage tanks equipment, in bulk, any gasoline between the hours of nine o'clock P. M. and five o'clock A. M., and the receipt of any gasoline by any dealer, as herein defined, or retail dealer, or distributor, during said hours shall be prima facie evidence of a violation of the provisions of this Ordinance, and an attempt to evade the payment of the tax imposed. Provided, however, that in case of emergency said gasoline may be delivered to and received by a dealer, as herein defined, or a retail dealer, or a distributor between said hours; but, in every such case, both parties, that is the one making delivery and the other receiving, shall separately and individually make a special report thereof to the Gasoline Tax Department within ninety-six hours after the said emergency delivery. Said report shall be mailed by registered mail, and shall show the name and place and residence of the parties making the delivery and receiving same, and the quantity of gasoline so delivered and received.

SECTION XIV. BE IT FURTHER ORDAINED, etc., that the tax provided for by this Ordinance having become delinquent as provided herein as a penalty for by delinquency, the tax debtor shall be subject to penalties, as follows:

Twenty (20%) per centum on the amount and ten (10%) per centum attorney's fees on both tax and penalty in all cases wherein an attorney is called on to assist in the collection. Both of said penalties, whether collected in court or by the Gasoline Tax Department, are to be paid into the Treasury of the Parish of Jefferson in the same manner and to be used for the same purpose as provided for the collection and use of tax on gasoline herein levied.

SECTION XV. BE IT FURTHER ORDAINED, etc., that if any person, firm, corporation, or association of persons, shall fail to make a report of the sales or purchases upon which the tax herein is levied within the time and in the manner prescribed in this Ordinance for such report, it shall be the duty of the Gasoline Tax Department to examine the books, records, and files of such persons, firms, corporations, or associations of persons, to ascertain the amount of such sales and compute the tax thereon as provided herein, and shall add thereto the cost of such examination.

SECTION XVI. BE IT FURTHER ORDAINED, etc., that the tax herein imposed shall not apply to sales to the United States Government or any agency or department thereof, or to sales to the State of Louisiana or the Parish of Jefferson, and when such tax is paid by the United States, or any agency or department thereof, or the State of Louisiana or the Parish of Jefferson, it shall be refunded by Treasury of Parish of Jefferson upon proper showing and authentic proof thereof shall be paid from the funds in the hands of the said Treasury which have been collected under this Ordinance.

SECTION XVII. BE IT FURTHER ORDAINED, etc., that all common or

contract carriers, whether railroads, truck lines, steamships, boat lines, ferries, or otherwise, including the Public Belt Railroad of the City of New Orleans, doing business or making deliveries within the Parish of Jefferson, are hereby required to file with the Gasoline Tax Department of the Parish of Jefferson, monthly, on or before the 15th day of the month succeeding the period covered by the statement, reports showing in detail the number of gallons of gasoline shipped or delivered by them at points of ultimate destination or otherwise, whether in car lots or otherwise, the date of delivery, and by whom and to whom shipped and delivered in the Parish of Jefferson.

SECTION XVIII. BE IT FURTHER ORDAINED, etc., that in order to prevent the illegal importation and transportation of gasoline when sold or purchased for consumption in the Parish of Jefferson and to strengthen and make more effective the manner and method of enforcing the payment of the tax herein levied, in all cases the person, firm, corporation, or association of persons importing or bringing gasoline into the Parish of Jefferson for sale or consumption, or otherwise shall be required to keep posted in a conspicuous place the permit, or true copy thereof, which he has received from the Parish of Jefferson to engage in the business of dealing in gasoline on the truck, automobile, boat, conveyance or other means of transportation, used by him so importing or bringing such gasoline and additionally to carry on such truck, automobile, boat, conveyance, or other means of transportation so used by him an invoice or bill of sale, showing the true name and address of the buyer of such gasoline, and the number of gallons so imported or brought into the Parish of Jefferson.

And in order to further strengthen and make more effective the manner and method of enforcing collection of the tax herein levied, it is further provided that the Gasoline Tax Department shall make and establish reasonable rules and regulations which may be changed from time to time as necessarily may require for the hauling, transporting and delivery of gasoline from point to point within the Parish of Jefferson, and for the hauling, transporting and delivery of gasoline when the point of commencement is within the Parish of Jefferson. It is the purpose and intention of this section to require the Gasoline Tax Department to make and establish such reasonable regulations as will insure collection of the tax herein levied from the persons, firms, corporation, or association of persons, from whom it is collectable.

The person importing or bringing, hauling, transporting or delivering from point to point within the Parish of Jefferson, or hauling, transporting and delivering when the point of commencement is within the Parish of Jefferson, gasoline, shall at the request of any person authorized by law to inquire into or investigate such matters produce or offer for inspection such invoice or bill of sale, or such permit, or other evidence as may be required under the rules and regulations to be established by the Gasoline Tax Department. If such person fails to produce such invoice or bill of sale, or such permit, or shall fail to produce such evidence as may be required by the regulations and rules of the Gasoline Tax Department or if when produces it fails to disclose the aforesaid information, or fails to show that the said person is lawfully hauling, transporting or delivering gasoline, the same shall be prima facie evidence of a violation of this Ordinance and subject said person to prosecution therefor.

SECTION XIX. BE IT FURTHER ORDAINED, etc., That any person, firm corporation or association of persons violating any of the provisions of this Ordinance shall upon conviction thereof before any court of competent jurisdiction,

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be fined not more than Twenty five (\$25.00) Dollars, or sentenced to imprisonment for not more than thirty (30) days, or both, at the discretion of the Court, and each tax delinquency, sale or purchase, or attempt thereof, in violation of the provisions of this Ordinance shall be deemed a separate distinct offense.

SECTION XX. BE IT FURTHER ORDAINED, etc., that if any section, sentence, clause or words of this ordinance shall be held invalid by any Court of competent jurisdiction, the same shall not affect the validity of any other section, sentence, word or clause of said Ordinance.

SECTION XX 1. BE IT FURTHER ORDAINED, etc., that all ordinances or parts of ordinances, insofar as they are inconsistent or in conflict with the provisions of this Ordinance, are hereby repealed.

There being no further business the Jury adjourned.

Wm Hepting
SECRETARY.

W. R. Toledano
PRESIDENT.

Gretna, La. June, 20, 1934

The Police Jury met this day in special session, 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, A. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt Ottermann, A. C. Dumestre, Frank C. Codifer.

The President announced that the special meeting is called for the purpose of considering an agreement made at a conference held in the Louisiana Tax Commissioner's Office, Monday, June 18th, 1934, by and between the president of the Police Jury, Parish of Jefferson, Parish Assessor, Sheriff Ex-Officio Tax Collector, District Attorney and Ass't District Attorney, representing the Police Jury, and various other parties at the interest in the Parish of Jefferson, and the Receiver, Attorney's and officials of the Celotex Company on Assessment valuation and for the payment of the delinquent taxes of the said Celotex Company for the year 1932 and 1933, also to take up Compensation Insurance matter with the E. R. A.

Judge Fleury, District Attorney addressing the Jury outlined the proposition of the Celotex Company for a settlement of their taxes and assessment valuations for the year 1932 and 1933 and 1934. After discussion, the following Resolution was offered for adoption:

WHEREAS, suit has been filed in the District Court of the Parish of Jefferson, by the Police Jury of the Parish of Jefferson, against the Louisiana Tax Commission, Sheriff and Assessor of the Parish of Jefferson, and the Celotex Company for a writ of mandamus to modify the assessment valuation fixed by the Louisiana State Commission under Act

127 of 1932, said case being fixed for trial this twentieth (20th) day of June, 1934; and

WHEREAS, pending the trial of this case, a request was made by the receivers, officers and attorneys for the Celotex Company for a conference with a view of agreeing upon a settlement of the various matters and controversies in said suit; and

WHEREAS, on Monday, June 18th 1934, a conference was held by the office of the Louisiana Tax Commission, by and between the President of this Police Jury, the Sheriff and Assessor of the Parish of Jefferson the District Attorney and the Assistant District Attorney, representing the police Jury and the various parties at interest in the Parish of Jefferson, and Hobart P. Young, Receiver, Monte M. Lemann, Attorney, H. Lutkin, Attorney, C. E. Muench, Vice-President and Manager of the Celotex Company; and

WHEREAS, at said conference, after a discussion of the legal points involving the suit and act 127 of 1932, it was agreed that the following settlement be made:

The Celotex Company to pay the 1932 taxes on the basis of an assessment of \$1,200,000.00, together with \$3,000.00 attorney's fees, the total tax to be paid approximating the sum of \$36,000.00, which amount is to be paid immediately.

To pay the 1933 taxes on the basis of an assessment of \$856,000.00 to be paid in October, 1, 34, the taxes to the amount of approximately the sum of \$27,396.00; and

To fix the valuation for the year 1934, at \$1,000,000.00, the latter subject to the approval of the Tax Commission, and subject to the passage of the Fisher Bill now pending in the Legislature. In the event the Fisher Bill should fail in passage, the assessment valuation for 1934 to be again discussed with the respective parties.

WHEREAS, the said proposition as submitted was agreeable to all of the respective parties, and it being to the best interest and advantage of the Police Jury and Taxing Bodies of the Parish, that said proposition be accepted:

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THEREFORE, BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that the proposed settlement, whereby the Celotex Company is to pay the 1932 taxes on the basis of an assessment of \$1,200,000.00, including \$3,000.00 attorney's fees to be paid immediately, and to pay the 1933 taxes on the basis of an assessment of \$856,000.00, to be paid in October, 1934, be and the same is hereby accepted, approved and ratified, and the Louisiana Tax Commission further authorized and requested to issue the necessary order to correct the assessment figures to conform to said figures, and the Sheriff and Tax Collector is authorized and empowered to collect taxes on the basis of the above settlement.

BE IT FURTHER RESOLVED, etc; that the proposition to accept an assessment valuation of \$1,000,000.00 for the year 1934, subject to the approval of the Louisiana Tax Commission and subject to the passage of the Fisher Bill, agreed upon by our representatives, be and the same is hereby approved and ratified, with the understanding that if this bill should fail in its passage, that the matter is to be further discussed.

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

YEAS----Toledano, Heard, Stumpf, Sartis Feitel, Meyer, Gordon, Petit, Dumestre.

NAYS----Strehle, Cantrelle, Ottermann, Codifer.

The President declared the resolution adopted.

Miss Thompson, director of the E. R. A. Jefferson Parish, appeared before the Jury in connection with a communication addressed Mr. W. R. Toledano, president of the Police Jury, signed, by Mr. H. J. Early, Administrator Emergency Relief Administration of the State of Louisiana, relative to the payment of unpaid balance workmens compensation insurance on work projects in Jefferson Parish. After discussion Mr. Thompson was informed that it was the sense of the Police Jury to pay only compensation insurance on work projects recommended by the Police Jury with the exception of the project to curb the neutral ground on Copernicus Avenue from first to tenth street, Gretna, and the project to have paved between the curb of the neutral ground, Copernicus Avenue, and the payment of the Highway on both sides of the square from First to Second and from Second to Third Street, Gretna, and that the Police Jury oppose paying the insurance of municipalities or political sub-division within the Parish.

There being no further business the Jury adjourned.

Wm Hepting
SECRETARY.

W. R. Toledano
President.

Gretna, La. June 20th 1934

The Police Jury met this day in special session after adjournment of the previous session; the following members were present:

W. R. Toledano, President, H. Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. E. Dumestre, F. C. Codifer.

The President announced that the special meeting was called for the purpose of appointing delegates to the annual convention of the Intra-Coastal Canal Association to be held at Galveston, Texas, also for the purpose of selecting dates for the road inspection through the Parish.

Mr. Codifer moved seconded by Mr. Petit, that the President appoint delegates to attend the 1934 Annual Convention of the Intracoastal Canal to be held at Galveston, Texas, the president announced that he will name delegates at a later date.

Mr. Strehle, moved seconded by Mr. Perrin, that the Jury as a whole make a road inspection tour of the Parish, date to be set by the President--carried.

There being no further business the Jury adjourned.

Wm. Hepting
SECRETARY.

W. R. Toledano
PRESIDENT.

Gretna, La. July 11, 1934

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

W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

Absent - Sartis

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

On motion by Mr. Perrin, seconded by Mr. Heard, It Was Resolved, that the Jury suspend deliberation, and paused in solemn silence for a period of three minutes as a mark of respect the memory of Mrs. Isadore Fisher, deceased, and further resolved that the President appoint a committee to draft a resolution expressing the sympathy of the members of the Police Jury.

The President appointed Mr. Clem Perrin, chairman, Mr. Heard, and Mr. Cantrelle, on the Committee.

After the three minutes of solemn silence expired, on motion duly seconded the regular order of business was suspended to allow parties to address the Jury.

Mr. Lipp and Mr. Baker appeared before the Jury representing a majority of the property owners of Elmeer Place, Metairie Ridge, and submitted a petition signed by the majority of property owners in Elmeer Place, petition the Jury to create a Lighting District in Elmeer Place, After discussion of the matter Mr. Dumestre moved seconded by Mr. Codifer, that action on the matter be deferred until the Jury has time to investigate and that the President appoint a committee of resident taxpayers of Metairie Ridge in order that they may call a meeting to find out the wishes of the residents of that section, whereupon the President appointed the following committee:

W. R. Toledano, Robert Ottermann, A. T. Stumpf, W. E. Strehle, A. C. Dumestre, Frank C. Codifer, John Bordes, Ernest Rivere, Dr. C. S. Lewis, Louis Breaux, Ed. Walsh, G. W. Kingsmill, G. S. Sheen, A. J. Wegmann, Louis Gruber, Maurice Jones, L. Schaff, Fred Selmander, J. J. Mc Cullough, C. E. Faber, Edwin Rivere, J. C. Jumonville, A. C. Thompson, Geo. Heintz, Dan Eastman, J. J. Bogstede, Rowland C. Lawer, R. C. Lewis, Geo. Hogedorn, Frank Jeifer, Ernest Seigel, Wm. Ekembracht, Joe. Braum, Albert Schilling, Douglas Langstoff, Chas. Tchirn, Ed. Cox, Louis Richard, A. S. Lewis.

Mr. John Ernest, and Dr. T. J. Douglas, representing the dairymen of the Parish of Jefferson, request that the Police Jury go on record as opposing the discrimination against dairymen of the Parish of Jefferson evidenced by the fact that recently an ordinance was adopted by the Commission Council of New Orleans, which required dairymen of the Parish of Jefferson to pay a fee or license of Twenty-five (\$25.00) Dollars for the sale of milk in the City of New Orleans, while the farmers in other parishes pay nothing. Mr. Ernest stated that he and the other farmers of the Parish want it understood that they are not opposing the United States Public Service Ordinance for the grading of milk. At discussion, Mr. Dumestre moved, seconded by Mr. Ottermann and carried the adoption of the following resolution:

WHEREAS, a committee of dairymen of Jefferson Parish, represented by Dr. T. J. Douglas, and John Ernest, appeared before this Jury and stated that the City Council of New Orleans, La., had adopted a Milk

Ordinance requiring all dairymen delivering milk in New Orleans to pay a license of Twenty-five (\$25.00) Dollars a year, and

WHEREAS, the Dairymen of Jefferson did meet the requirements of the City Ordinance by paying the license but that since then have found out that the dairymen from other parts and parishes of this State, who are likewise delivering milk in New Orleans are not being made to pay the said license; and

WHEREAS, this committee further states that they had called this fact to the attention of some of the commissioners of New Orleans, and that they had promised to give the dairymen of Jefferson Parish another hearing but to date have failed to do so, and suggests that this Police Jury join them in their request to the mayor and commission council for a hearing on their complaint, therefore

BE IT RESOLVED, that the Police Jury of Jefferson Parish in regular meeting assembled on this 11th day of July, 1934, go on record as requesting of the Honorable mayor and Commissioners of the City of New Orleans a hearing for the dairymen of this Parish so that they might have the opportunity of discussing with them what appears to be a discrimination against the dairymen of this Parish and which this Jury feels was never the intention of the Honorable Mayor and Commissioners of New Orleans. Adopted by a unanimous vote of the Jury. Mr. Ernest, President of and representing the Seventh Ward civic league protested against the making of a bridal path out of the strip of ground along the Jefferson Highway in the 7th Ward for various reasons After discussion Mr. Ottermann moved, seconded by Mr. Gordon that the District Attorney be asked for an opinion as to whether or not the said ground could be used as a public Bridle Path for the reason said ground was donated for the construction of the Orleans-Kenner Electrical Car Line.

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Mr. Hotard, Parish Engineer, submitted a plan to subdivide square one, property of Miss. T. M. Adam, Grand Isle, for approval by the Jury and

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

BE IT RESOLVED, by the Police Jury, in regular session assembled that the plan to subdivide square one, property of Miss T. M. Adam on Grand Isle be and is hereby approved by this Jury, and

BE IT FURTHER RESOLVED, that the President of this Jury is hereby authorized and empowered to sign the Jury's approval, adopted by a unanimous vote of this Jury.

Dr. D. L. Watson addressed the Jury in regards to completion of the former CWA project to open up Ceasar' Street in the Old Homestead Subdivision and on motion by Mr. Codifer, seconded by Mr. Dumestre, the Jury approved the transfer of the former CWA project in Old Homestead Subdivision to the ERA work for its completion, and the Parish Engineer be directed to draw up the necessary application for the transfer. Carried.

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 County Agent. Received.

COMMUNICATIONS

From Police Jury Association of Louisiana Calling on all Police Juries for their cooperation and assistance in financing the official organ of the association by appropriating annually the sum of Three (\$3.00) Dollars per member of the Jury per year.

Mr. Heard moved, seconded by Mr. Feitel, that the sum of Three (\$3.00) Dollars per member per year be appropriated annually for four issued of the Louisiana Digest Official Organ of the Police Jury Association of Louisiana, to be mailed to each member yearly. Carried.

BIDS

Bid of David A. Irby, to repair judges desk and back fixtures, reporters table and three desks. Entire Jury Box, and chairs, witness chair enclosure and clean floor for the sum of \$527.00 was referred to the Courthouse and Jail Committee with full power to act.

Application of the Jefferson Democrat to act as official Journal for the ensuing year under the same terms as heretofore was read, and

By motion of Mr. Feitel, seconded by Mr. Strehle, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, assembled that the Jefferson Democrat be and is hereby appointed official Journal of the Parish of Jefferson for the ensuing year, 1934-35.

Roll call on the adoption of the resolution as follows:

YEAS----Toledano, Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS----None.

The resolution was declared adopted.

Resignation of Eugene J. Dupre pound keeper of the 8th Ward was read, and on motion duly seconded was accepted, and Police Juror F. C. Codifer of the Eighth Ward was authorized and empowered to appoint another keeper for his section of the ward.

On motion of Mr. Codifer, seconded by Mr. Perrin, the following resolution was adopted.

BE IT RESOLVED, that the action taken by the President, W. R. Toledano, in purchasing a one and a half ton Chevrolet truck for road purposes be and is hereby ratified by this Jury.

Further Resolved, that the bill of Leson Chevrolet Company in the amount of \$598.91 for a one and a half ton Chevrolet truck be and is hereby ordered paid.

Application of Cooney Petroleum Company with written consent of the Illinois Central R. R. Company attached was again taken up and

On motion by Mr. Feitel, seconded by Mr. Strehle, the matter was referred to the Parish Oil Commission for its approval.

Mr. Sarintine of the 8th Ward filed a complaint against Mr. James, pound keeper of the 8th Ward for impounding his cattle. After discussion, Mr. Dumestre moved, seconded by Mr. Codifer, that the pound keeper be advised to send the cows back to their owner until an investigation can be had, and that the pound keeper be notified to be present at the next meeting of the Jury.

On motion of Mr. Strehle, seconded by Mr. Heard, that Wm. H. Murphy be appointed purchasing agent for the office supplies for Parish Officials. Motion was carried.

Motion by Mr. Ottermann, seconded by Mr. Perrin that the secretary notify.

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Mr. Jack Harris contractor hauling filling to River Bridge to have the dirt filling that drops off of his truck on the public gravel roads picked up. Also to notify the proper official of the Louisiana and Arkansas Railroad Company to repair their road crossing at Monticella Avenue and Protection Levee.

Motion by Mr. Dumestre, seconded by Mr. Codifer, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury in regular session assembled that the President be and he is hereby authorized to negotiate with the Whitney National Bank for a loan of \$5625.00 to be held in readiness and made when the final plans with the City of New Orleans, and the ERA are finally consummated.

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

YEAS ---- Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Ottermann, Dumestre, Codifer.

NAYS ---- None.

The resolution was declared adopted.

Mr. Gordon moved seconded by Mr. Petit, that a vote of thanks be tendered Senator Jules G. Fisher, for his assistance and untiring efforts in securing the money for Jefferson Parish for the construction of the Palm Street bridge over the Seventeenth Street Canal.

On motion by Mr. Perrin, seconded by Mr. Heard, the following resolution was adopted:

WHEREAS, It has pleased the Almighty God, who ruleth all things, to take from our midst, the honorable Mrs. Isidore Fisher, our friend and associate, and

WHEREAS, in the passing of Mrs. Fisher, this Parish has lost one of its staunchest and best citizens, Mrs. Fisher, by her kindly acts was endeared to all who knew her, a Lady of the highest honor and integrity.

BE IT THEREFORE RESOLVED, that this Police Jury, in regular session assembled, extend to the members of the family their heartfelt sympathy in this sad hour of their bereavement.

BE IT FURTHER RESOLVED, that this resolution be spread upon the minutes book and copy sent the family.

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

AN ORDINANCE 539

Levying a tax of one (1¢) cent per gallon on all gasoline when sold, used or consumed, in the Parish of Jefferson; and prescribing the manner and method of enforcing payment of said tax; defining the persons from whom the tax is collectable, fixing penalties for failure to pay the tax; requiring persons liable for said tax to furnish reports and to obtain permits; providing for the furnishing of bonds by persons liable for said tax, and providing further, for a penalty for the violation of this Ordinance.

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of

Jefferson, that there is hereby levied for a period of one (1) year from the day of, 1934, a tax of one (1) cent per gallon on all gasoline sold, used or consumed in the Parish of Jefferson, to be collected as hereinafter set forth.

SECTION II. BE IT FURTHER ORDAINED, etc; that the aforesaid tax shall be collectable from all persons, firms, corporations, or associations of persons, engaged as dealers in the handling, selling, or purchasing of gasoline, and from all persons, firms corporations or associations of persons, purchasing and importing or bringing gasoline from outside of the Parish of Jefferson into the Parish of Jefferson for consumption; provided that the Ordinance shall not apply to the 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 III. BE IT FURTHER ORDAINED, etc., that it is hereby the duty of the Gasoline Tax Department to collect, supervise and enforce this ordinance and to that end the said Gasoline Tax Department of the Parish of Jefferson is hereby created under the Police Jury of the Parish of Jefferson and is vested with all power and authority conferred by this ordinance. The only legal evidence showing payment of the tax herein levied shall be by proper form of receipt issued by the Gasoline Tax Department of the Parish of Jefferson.

The Gasoline Tax Department of the Parish of Jefferson is hereby vested with the power to make and publish reasonable rules and regulations not inconsistent with the laws or the Constitution of this State or of the United States, for the enforcement of the provisions of this Ordinance and the collection of the taxes herein levied.

SECTION IV. BE IT FURTHER ORDAINED, etc; that the term "dealer" as used in this Ordinance is defined to mean any person, firm, corporation, or association of persons, who produces, refines, manufactures, blends, compounds, or stores, gasoline for sale to the jobbers, or con-

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sumer, or to persons, firms, corporations, or associations of persons, who in turn sell to the jobbers or consumer for consumption in the Parish of Jefferson. The term "dealer" is further defined to mean the person, firm, corporation, or association of persons, who imports or brings such gasoline into the Parish of Jefferson or any other Parish, or from any other State, or foreign country, for sale or use for consumption in the Parish of Jefferson, and on all such gasoline imported or brought from outside of the Parish of Jefferson or from another State or foreign country, and consumed by him, the importer shall be and is hereby classified as a "dealer" and shall pay tax on the amount of such gasoline.

SECTION V. BE IT FURTHER ORDAINED, and etc; that all persons, firms, corporations or associations of persons, importing or bringing from outside of the Parish of Jefferson from any other State or foreign country, such gasoline shall within ten days after the close of each calendar month, report to the Gasoline Tax Department of the Parish of Jefferson,

a list of persons, firms, corporations, or associations of person, with their addresses, from whom such shipments were received, and the gallonage of such gasoline received. Each report shall state whether such gasoline is to be sold or consumed in the Parish of Jefferson or exported out of the Parish of Jefferson. The reports rendered to the Gasoline Tax Department of the Parish of Jefferson, shall be supported by affidavits properly sworn to before an officer of the State, empowered to accept affidavits and in order that the Gasoline Tax Department of the Parish of Jefferson may have additional means of checking the accuracy of such reports, the records, books and other documents of those making them, as well as those of common carriers relating to such shipments, are hereby declared to be accessible to the Gasoline Tax Department of the Parish of Jefferson.

Each dealer, herein defined, and retailer, handler, or distributor of gasoline in the Parish of Jefferson shall secure, maintain and keep for the period of two years, a full and complete record of gasoline sold or purchased for consumption in the Parish of Jefferson by said dealer, retailer, handler, or distributor, together with invoices, bills of lading, and other pertinent records and papers as may be required by the Gasoline Tax Department for the reasonable administration of this Ordinance, and all records shall be open for inspection by the Gasoline Tax Department at all reasonable hours.

SECTION VI. BE IT FURTHER ORDAINED, etc; that every person, firm, corporation, or association of persons, engaged as a dealer in the handling, selling, or purchasing of gasoline for consumption in the Parish of Jefferson, shall immediately upon the producing, manufacturing, blending, compounding, refining or storing, of any gasoline, pay to the Parish of Jefferson the tax levied herein; or immediately upon the importing or bringing of such gasoline into the Parish of Jefferson pay to the Parish of Jefferson the tax levied herein. The tax levied herein is hereby made due and payable upon the producing, refining, manufacturing, blending, compounding, storing, importing, or bringing such gasoline in or into the Parish of Jefferson, as aforesaid. It will be prima facie presumed that all such gasoline brought into the Parish of Jefferson is intended for sale or consumption therein and the tax liability of this Ordinance is based on such presumption. Said payments shall be made by remitting or paying to the Parish of Jefferson by bank draft, post office or express money order, certified checks or cash. Provided further, that it shall be the duty of each dealer, within twenty days after the expiration of each calendar monthly period to file with the Gasoline Tax Department of the Parish of Jefferson a report, under oath on forms prescribed, and furnished by the Gasoline Tax Department, of the business conducted by such dealer during the last preceding monthly period, whether the tax has been paid or not, which report shall show the number of gallons of gasoline that was sold to persons, firms, corporations or associations of persons within the Parish of Jefferson, or consumed by the dealer importing same. Provided, further, that any dealer preferring to pay any tax due hereunder at the time that the monthly reports provided for in this section are filed, will be permitted to do so, provided that the said dealer shall have previously furnished the President of the Police Jury of the Parish of Jefferson a bond guaranteeing payment of any tax, penalties or costs accrued or accruing under this Ordinance; which bond shall be in an amount and of tenor and solvency satisfactory to the President of the Police Jury of the Parish of Jefferson,

and shall have been accepted by him. Said bond having been furnished and accepted as provided herein, the dealer shall be required to pay the tax at the time of making the reports to the Gasoline Tax Department only on such gasoline actually sold or purchased for consumption in the Parish of Jefferson, during the period for which reports are made, and in which event the tax herein levied shall be come delinquent the day after the date herein fixed for the filing of said reports. Provided ruther that the said bond shall not exceed in amount the total tax, penalty and costs of the particular dealer for the last preceding six calendar months, of, if the dealer has had no tax, penalty or costs for the period mentioned, the initial bond shall not exceed the amount of One Thousand (\$1,000) Dollars. Provided further that any dealer who produces, manufactures, blends, compounds, refines, stores, imports or brings gasoline for purchase or sale for consumption in the Parish of Jefferson in any amount, the tax on which will be in the excess of the amount of the bond furnished by the dealer is hereby required to immediately furnish additional bond, as provided herein to the President of the Police Jury of the Parish of Jefferson to guarantee payment of the tax which exceeds the amount of the bond previously furnished. This does not apply to gasoline on which the tax herein levied has been paid, but in no case shall a dealer purchase or sell for consumption gasoline unless the tax on same, as levied herein, has been paid or said tax has been guaranteed by a bond furnished the President of the Police Jury of the Parish of Jefferson, as provided herein. Provided further, that any bond previously furnished the President of the Police Jury of Jefferson Parish by any dealer and accepted by him, which later becomes unsatisfactory to him either as to amount or solvency, or both, the said President of the Police Jury of the Parish of Jefferson shall call upon the said dealer to promptly furnish another and-or larger bond, with the same or other sureties, satisfactory to him as provided herein, and failing to do so after five days' written notice to the said dealer shall ipso facto cause all taxes levied under this Ordinance against the said dealer to become delinquent and the Parish of Jefferson through the Gasoline Tax Department, shall forthwith proceed to collect the said taxes in the same manner as if no bond had ever been furnished and accepted, without, however, prejudicing or waiving any rights under any bond held by the President of the Police Jury of the Parish of Jefferson to guarantee the payment of the tax, penalties or costs under this Ordinance; or

to pay any tax, penalties, or costs accruing under this Ordinance, or failing to furnish bond as provided in this ordinance shall ipso facto make tax, penalties and costs delinquent and shall be construed as attempt to avoid payment of same which shall be sufficient grounds for attachment of the gasoline, wherever the same may be located or found, whether said taxpayer be a resident or non-resident of this Parish, whether said gasoline is in the possession of said delinquent taxpayer or in the possession of other persons, firms, corporations or associations of persons; provided that it is the intention of this Ordinance to make the gasoline responsible for the payment of the tax herein levied together with penalties and costs, and authority to attach is hereby

specifically authorized and granted to the Parish of Jefferson. The procedure prescribed by law shall be followed, except that no bond shall be required of the Parish of Jefferson. Provided further, that failure to pay said tax and failure to furnish said bond, as provided in this section, shall ipso facto, without demands or purrting in default cause said tax, prnalties and costs to become immediately delinquent and the Parish of Jefferson, through the Gasoline Tax Department is hereby vested with authority, upon motion in a Court of Competent jurisdiction, to take a rule on said dealer to show cause in not less than two or more than ten days, exclusive of holidays, after the service thereof, which may be tried out of term and in chambers, and shall always be tried **by preference**, why said dealer should not be ordered to cease from pursuit or business as a dealer; and in case said rule is made absolute the order therein rendered shall be considered a judgment in favor of the Parish of Jefferson, prohibiting such dealer from the further pursuit of said business until such time as he has paid the said delinquent tax, or until he has furnished bond as herein provided, and every violation of the injunction shall be considered as a contempt of court, and punished according to law.

SECTION VII. BE IT FURTHER ORDAINED, etc; 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 VIII. BE IT FURTHER ORDAINED, etc., that it is the purpose of this Ordinance to require payment of the tax herein levied by those who originally sell or purchase for consumption in the Parish of Jefferson such gasoline. It is further the purpose of this Ordinance to require the payment of the tax on all gasoline sold or purchased for consumption in the Parish of Jefferson, immediately upon the producing, refining, manufacturing, blending, compounding, storing, importing, or bringing such gasoline into the Parish of Jefferson unless a bond, as provided herein, is furnished to guarantee the payment of said tax. In no case shall there be a duplicate of the collection of the tax herein levied. But if the gasoline is sold or purchased for consumption in the Parish of Jefferson, without the tax having previously been paid thereon, or a bond posted to guarantee the payment of the same as herein provided, the person, firm, corporation or association of persons thus selling or purchasing for consumption in the Parish of Jefferson shall be personally liable for the payment of said tax and shall be subject to all the provisions of this Ordinance with reference to the enforcement of the payment thereof. Should any gasoline on which the tax has been paid or a bond guaranteeing the payment thereof has been posted, be later sold for export or exported beyond the Parish of Jefferson, the person, firm, corporation or associations of persons, which has previously paid such tax, or furnished such bond may deduct the amount so paid from subsequent payments or from its next monthly return, provided the taxpayer at the time of deduction furnished to the Gasoline Tax Department inland or ocean bills of lading, invoices, bills of sale or other authentic evidence satisfactory to the Gasoline Tax Department, showing with reasonable certainty that the gasoline has been sold for export and exported from the Parish of Jefferson.

The tax herein levied shall not apply to gasoline brought into the Parish of Jefferson in the reservoir or tank of a motor vehicle used as a container for motor fuel used exclusively for propelling said motor vehicle, provided, however, the capacity of such reservoir or tank shall not

exceed thirty gallons.

To enforce collection of said tax, Parish of Jefferson, through the Gasoline Tax Department, is hereby specifically authorized and empowered to examine, at all reasonable hours, the books, records and other documents of all transportation companies, agencies, or firms, operating in this Parish, whether said companies, agencies, or firms conduct their business by rail, water, or otherwise, in order to determine what dealers, or other persons, firms, corporations or association of persons, as provided in this Ordinance, are importing, or otherwise bringing or shipping into this Parish, gasoline which is liable for said tax. In the event said transportation company, agency, or firm, shall refuse to permit such examination of its books, records and other documents by the Gasoline Tax Department as afcresaid, the Parish of Jefferson may proceed by rule in term time or in chambers, in any court of competent jurisdiction and require said transportation company, agency or firm, to show cause why the Gasoline Tax Department of the Parish of Jefferson should not be permitted to examine its books, records or other documents, and in case rule be made absolute, failure to permit such examination thereafter shall be considered as a contempt of court and punished according to law.

SECTION IX. BE IT FURTHER ORDAINED, etc., that the Parish of Jefferson, through the Gasoline Tax Department, shall have the power to require any person, firm, corporation, or association of persons, engaged as dealer in gasoline for sale or purchase for consumption in the Parish of Jefferson, to furnish any additional information deemed to be necessary for the purpose of collecting said tax and for said purpose shall have the authority to examine the books, records and files of such person, firm, corporation, or association of persons, and, to that end, shall have the power to examine witnesses, and if any such witnesses shall fail or refuse to appear at the request of the Gasoline Tax

Department of the Parish of Jefferson, or refuse access to the books, records, files, said Parish of Jefferson, through the Gasoline Tax Department, shall certify facts and names of the witnesses so failing and refusing to appear, or refusing access to the books, or papers, to the District Court having jurisdiction; and said Court shall thereupon issue a summons to the said party to appear before the Gasoline Tax Department of the Parish of Jefferson, or to a person or persons designated by the Department at a place designated within the jurisdiction of said Court, on a day to be fixed, to be continued as occasion may require, and there to give such evidence and produce for inspection such books, records and papers as may be required for the purpose of ascertaining whether or not the return so made is a true and correct return as required by this Ordinance, and whenever it shall appear to the Gasoline Tax Department of the Parish of Jefferson that any person, firm, corporation or association of persons engaged as a dealer in gasoline for sale or purchase for consumption in the Parish of Jefferson, within the meaning of this Ordinance has unlawfully made an untrue or incorrect return, the Gasoline Tax Department shall correct the return and shall compute the said tax on same and so certify same as being the amount actually due and owing, and the Gasoline Tax Department shall correct

con-currently notify such person, firm, corporation or associations of persons of such facts; and in the event that such person, firm, corporation, or association of persons, shall not within five days after such notification make a correct return and pay the full amount due, the Gasoline Tax Department, shall, in the name of the Parish of Jefferson, without deposit or advance costs, enter suit against such person, firm, corporation or associations of persons, for the amount due, together with such penalties as are provided in this Ordinance. Such suits shall be by rule to show cause within five days why payments should not be made, and shall be tried by preference, and may be tried out of term and in chambers.

SECTION X. BE IT FURTHER ORDAINED, etc., that the Gasoline Tax Department of the Parish of Jefferson is hereby given the power and authority to search and examine any warehouse, boats, stores, storerooms automobiles, trucks, conveyances, vehicles, or any and all places of storage, or any and all means of transportation, where, as there is probable cause to believe, the provisions of this Ordinance have been or are being violated; provided that any automobile truck, boat, conveyance, vehicle, or other means of transportation, other than a common carrier, caught or detected transporting gasoline taxed by this Ordinance, without the tax being paid, or a bond furnished for guaranteeing payment may be seized by the Gasoline Tax Department of the Parish of Jefferson in order to secure the same as evidenced in a trial brought under this and other sections of this Ordinance.

SECTION XI. BE IT FURTHER ORDAINED, etc., that the importation into this Parish, the transportation, carriage or movement from point to point within this Parish, by any automobile, truck, boat, conveyance, vehicle or other means of transportation, of any gasoline on which the tax is levied by said Ordinance has not been paid, or a bond posted to guarantee the payment of same, is hereby prohibited, and said automobile, truck, boat, conveyance, vehicle, or other means of transportation, so transporting any gasoline, shall be subject to seizure by the Police Jury of the Parish of Jefferson, and forfeiture and sale in the manner provided for in this and other sections of this Ordinance.

SECTION XII. BE IT FURTHER ORDAINED, etc., that the Parish of Jefferson, hereby authorized in a summary proceeding or by an action against the owner or operator of any automobile, truck, boat, conveyance, vehicle, or other means of transportation, other than a common carrier, used in transportation of any gasoline, on which a tax is levied by this Ordinance and on which the tax has not been paid, or a bond posted for payment, to demand the forfeiture and sale of said automobile, truck, boat, conveyance, vehicle, or other means of transportation, used in the illegal transportation of gasoline, in violation of this Ordinance.

In all cases where it is made to appear by affidavit that the residence of the owner or operator of the said automobile, truck, boat, conveyance, vehicle or other means of transportation is not in the State of Louisiana, or is not known to the Parish of Jefferson, the Court having jurisdiction of the proceeding shall appoint an attorney-at-law to represent the said absent or unknown owner, against whom the said rule shall be tried contradictorily, within ten days after the filing of same, The said affidavit may be made by the head of the Gasoline Tax Department, or one of his assistants. The attorney so appointed to represent the absent or unknown owner may waive service and citation of the petition or

rule, but shall not waive time, nor any legal defense. If upon the trial of the said proceeding it is established by satisfactory proof that the said automobile, truck, boat, conveyance, vehicle, or other means of transportation, has been used to transport any gasoline on which a tax is levied by this Ordinance and upon which said tax has not been paid, or a bond for payment has not been furnished, then the Court shall render judgment accordingly, declaring the forfeiture of said automobile, truck, boat, conveyance, vehicle, or other means of transportation, and ordering the sale hereof after ten days notice by advertisement in a daily newspaper of general circulation in the Parish of Jefferson, or the respective constables of the Justice of Peace Courts of the Parish of Jefferson, as the case may be, at public auction to the highest bidder for cash and without appraisal, it being the intention and purpose of these proceedings to afford the owner of said automobile, truck, boat, conveyance, vehicle, or other means of transportation, a fair opportunity for hearing in a Court of competent jurisdiction. It is further the intention and purpose of these proceedings that the forfeiture and sale of the said automobile, truck, boat, conveyance, vehicle, or other means of transportation shall be and operate as a penalty for the violation of this Ordinance by illegal transportation; and the payment of the tax due on the gasoline upon which a tax is levied by said Ordinance, at the moment of seizure or thereafter, shall not operate to prevent, abate, discontinue, or defeat the said forfeiture and sale of the property. All funds collected from the said seized and forfeited property shall be paid into the Treasury of the Parish of Jefferson the same as for taxes collected under this Ordinance and to be used for the purposes provided herein.

SECTION XIII. BE IT FURTHER ORDAINED, etc., that it shall be unlawful for any dealer, as herein defined, or retail dealer, or distributor to receive and have delivered into the storage tanks or equipment, in bulk, any gasoline between the hours of nine o'clock p. m. and five o'clock a. m. and the receipt of any gasoline by any dealer, as herein defined, or retail dealer, or distributor, during said hours, shall be prima facie evidence of a violation of the

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provisions of this Ordinance, and an attempt to evade the payment of the tax imposed. Provided, however, that in case of emergency said gasoline may be delivered to and received by a dealer, as herein defined, or a retail dealer, or a distributor between said hours; but, in every such case, both parties, that is the one making delivery and the other receiving shall separately and individually make a special report thereof to the Gasoline Tax Department within ninety-six hours after said emergency delivery. Said report shall be mailed by registered mail and shall show the name and place and residence of the parties making delivery and receiving same, and the quantity of gasoline so delivered and received.

SECTION XIV. BE IT FURTHER RESOLVED, etc., that the tax provided for by this Ordinance having become delinquent as provided herein, as a penalty for delinquency, the tax debtor shall be subject to penalties as follows:

Twenty (20%) per centum on the amount of the tax and ten (10%) per centum attorney's fees on both tax and penalty in all cases wherein an attorney is called on to assist in the collection. Both of said penalties, whether collected in court or by Gasoline Tax Department are to be paid into the Treasury of the Parish of Jefferson in the same manner and to be used for the same purposes as provided for the collection and use of the tax on gasoline herein levied.

SECTION XV. BE IT FURTHER ORDAINED, etc., that if any person, firm, corporation, or association of persons, shall fail to make a report of the sales or purchases upon which the tax herein is levied within the time and in the manner prescribed in this Ordinance for such report it shall be the duty of the Gasoline Tax Department to examine the books records, and files of such persons, firms, corporations, association of persons, to ascertain the amount of such sales and compute the tax thereon as provided herein, and shall add thereto the cost of such examination.

SECTION XVI. BE IT FURTHER ORDAINED, etc., that the tax herein imposed shall not apply to sales to the United States Government or any agency or department thereof, or to sales to the State of Louisiana or the Parish of Jefferson, and when such tax is paid by the United States or any agency or department thereof, or the State of Louisiana, or to the Parish of Jefferson, it shall be refunded by the Treasury of the Parish of Jefferson, upon proper showing and authentic proof thereof shall be paid from the funds in the hands of the said Treasury which have been collected under this Ordinance.

SECTION XVII. BE IT FURTHER ORDAINED, etc., That all common or contract carriers, whether railroads, truck lines, steamship, boats, ferries or otherwise, including the Public Belt railroad of the City of New Orleans, doing business or making deliveries within the Parish of Jefferson, are hereby required to file with the Gasoline Tax Department of the Parish of Jefferson, monthly, on or before the 15th day of the month succeeding the period covered by the statement, reports showing in detail the number of gallons of gasoline shipped or delivered by them, at points of ultimate destination or otherwise, whether in car lots or otherwise, the date of delivery and by whom and to whom shipped and delivered in the Parish of Jefferson.

SECTION XVIII. BE IT FURTHER ORDAINED, etc., that in order to prevent the illegal importation and transportation of gasoline when sold or purchased for consumption in the Parish of Jefferson and to strengthen and make more effective the manner and method of enforcing the payment of the tax herein levied, in all cases the person, firm, corporation, or association of persons importing or bringing gasoline into the Parish of Jefferson for sale or consumption, or otherwise, shall be required to keep posted in a conspicuous place the permit, or true copy thereof, which he has received from the Parish of Jefferson to engage in the business of dealing in gasoline, on the truck, automobile, boat, conveyance, or other means of transportation used by him so importing or bringing such gasoline and additionally to carry on such truck, automobile, boat, conveyance or other means of transportation so used by him an invoice or bill of sale, showing the true name and address of the seller and also the true name and address of the buyer of such gasoline and the number of gallons so imported or brought into the Parish of Jefferson.

And in order to further strengthen and make more effective the

manner and method of enforcing collection of the tax herein levied, it is further provided that the Gasoline Tax Department shall make and establish reasonable rules and regulations, which may be changed from time to time as necessity may require, for the hauling, transporting and delivering of gasoline from point to point within the Parish of Jefferson and for the hauling, transporting and delivering of gasoline when the point of commencement is within the Parish of Jefferson. It is the purpose and intention of this section to require the Gasoline Tax Department to make and establish such reasonable regulations as will insure collection of the tax herein levied from the persons, firms, corporations or associations of persons from whom it is collectible.

The person importing, or bringing or hauling, transporting or delivering from point to point within the Parish of Jefferson, or hauling, transporting and delivering when the point of commencement is within the Parish of Jefferson, gasoline shall at the request of any person authorized by law to inquire into or investigate such matters produce or offer for inspection such invoice or bill of sale, or such permit, or other evidence as may be required under the rules and regulations to be established by the Gasoline Tax Department. If such person fails to produce such invoice or bill of sale, or such permit, or shall fail to produce such evidence as may be required by the regulations and rules of the Gasoline Tax Department, or if when produced it fails to disclose the aforesaid information, or fails to show that

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the said person is lawfully hauling, transporting or delivering gasoline, the same shall be prima facie evidence of a violation of this Ordinance and subject said person to prosecution therefor.

SECTION XIX. BE IT FURTHER ORDAINED, etc., that any person, firm, or corporation, or association of persons violating any of the provisions of this Ordinance shall upon conviction thereof before any Court of competent jurisdiction be fined not more than twenty-five (\$25.00) Dollars, or sentenced to imprisonment for not more than thirty (30) days, or both, at the discretion of the Court and each tax delinquency, sale or purchase, at attempt thereof, in violation of the provisions of this Ordinance shall be deemed a separate and distinct offense.

SECTION XX. BE IT FURTHER ORDAINED, etc., that if any section, sentence, clause, or words of this Ordinance shall be held invalid by any Court of competent jurisdiction the same shall not affect the validity of any other section sentence, word or clause of said Ordinance.

SECTION XXI. BE IT FURTHER ORDAINED, etc., that all ordinances, or part of ordinances, insofar as they are inconsistent or in conflict with the provisions of this Ordinance are hereby repealed.

On motion by Mr. Ströhle, seconded by Mr. Ottermann, the following ordinance was adopted.

ORDINANCE NO. 540.

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the WHITNEY NATIONAL BANK, the sum of \$20,000.00,

and such additional sum as ay 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 1934, authorizing the execution of a note or certificate of indebtedness in favor of said bank forsaid 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 1934.

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 NATIONAL BANK, on behalf of this Police Jury, the sum of Twenty Thousand (\$20,000.00) Dollars, 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 1934.

SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of the WHITNEY NATIONAL BANK, a note or certificate of indebtedness for the amount herein set forth, together with such other 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 Twenty Thousand (\$20,000.00) Dollars out of the revenue and taxes of the Parish of Jefferson for the year 1934, together with such other or further sum as may be necessary to pay the interest on said amount.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President

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Gretna, La., Aug. 2nd, 1934

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

W. R. Toledano, President; W. E. Strehle, A. J. Cantrelle, E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre, Frank C. Codifer. Absent Feitel-Meyer.

Absent - - H. Heard, Jos. Sartis, A. T. Stumpf.

The President announced that the special meeting had been called for the purpose of fixing the cost for a permit to sell malt, vinous liquor or spirituous liquors in the Parish of Jefferson, for the second half of the year 1934 in the territorial limits of the parish, also for the purpose of taking up the matter of Police Jury funds frozen in the Interstate Trust and Banking Company.

The matter of fixing the permit cost for the sale of liquors in the Parish for the second half of the year 1934, was taken up and after discussion, Mr. Ottermann moved, seconded by Mr. Perrin, the adoption of the following ordinance.

ORDINANCE NO. 541

An Ordinance making it unlawful for anyone to sell malt, vinous or spirituous liquors within the territorial limits of the Parish of Jefferson, under the jurisdiction of the Police Jury without having first obtained a permit from the Police Jury of the Parish of Jefferson to do so and fixing the cost for such permit for the second half of the year 1934, and providing penalties for the violation of this Ordinance.

SECTION 1. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, in special session assembled that it shall be unlawful for any person or corporation to engage in the business of selling vinous malt or spirituous liquors at wholesale or retail within the territorial limits of the Parish of Jefferson under the jurisdiction of the Police Jury, during the second half of the year 1934, unless such person, firm or corporation shall have first obtained from the Police Jury a permit to engage in such business.

SECTION 11. BE IT FURTHER ORDAINED, etc; that every person, firm, or corporation desiring to engage in the business of selling vinous, malt or spirituous liquors at wholesale or retail, shall, before commencing business, make application for a permit to do so, to the Police Jury of the Parish of Jefferson, which said permit shall give the name, residence and place of business, kind of business and whether to be conducted for white or colored; and in said application the applicant shall agree that if a permit is granted for the operation of a business for the sale of liquor to white people he shall agree not to sell to negroes at the same place and vice versa.

SECTION 111. BE IT FURTHER ORDAINED, etc; that the permit shall cover the period of operation of said business for the second half of the year 1934 and the cost of said permit which shall be paid for before engaging in the business shall be the sum of Fifty Five (\$55.00) Dollars which shall be paid at the time the said permit is issued, said permit to be issued by the Secretary of this Police Jury, and the amount herein specified shall be collected by him.

SECTION IV. BE IT FURTHER ORDAINED, etc; that the permit herein provided for shall be obtained by each and every person, firm or corporation desirous of engaging in the business of selling vinous, malt or spirituous liquors, wholesale or retail, and shall be obtained by said person, firm or corporation on or before September 1st, 1934.

SECTION V. BE IT FURTHER ORDAINED, etc; that person, firm or corporation engaged in the sale, wholesale or retail of any vinous, malt or spirituous liquor without obtaining the permit hereinabove provided for on or before September 1st, 1934, shall be deemed guilty of a misdemeanor for each and every day said person, firm or corporation engages in said business without said permit previously obtained from the Police Jury, and upon conviction shall be fined not less than twenty-five (\$25.00) Dollars, nor more than Fifty (\$50.00) Dollars, or be imprisoned for not less than ten (10) days, nor more than sixty (60) days or both, at the discretion of the court, and for each day said person, firm or corporation shall continue to operate said business after September 1st, 1934, without the permit hereinabove provided for shall constitute a separate offense, for which said person, firm or corporation shall be liable to fine and/or imprisonment as hereinabove provided.

SECTION VI. BE IT FURTHER ORDAINED, etc; that in the case of corporations the officers or persons in charge of said business shall be subject to the penalties hereinabove provided.

SECTION VII. BE IT FURTHER ORDAINED, etc; that any ordinance or parts of ordinances in conflict herewith be and the same are hereby repealed.

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

YEAS- - - - Toledano, Strehle, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS- - - - None. ABSENT - - - - Heard, Stumpf.

The Ordinance was declared adopted.

Mr. Codifer moved seconded by Mr. Feitel, the adoption of the following resolution:

WHEREAS, the Police Jury of the Parish of Jefferson adopted an ordinance at their regular meeting held on February 1st, 1934, requiring everyone engaged in the sale of malt, vinous and spirituous liquors to secure a permit costing Eighty (\$80.00) Dollars, for the privilege of selling same, and

WHEREAS, this Police Jury has found it very difficult to enforce this ordinance due to their limited funds in which to supply special collectors, so naturally persons are failing to secure the said permit, and

WHEREAS, at the last meeting of the Legislature a law was enacted requiring everyone to first secure a permit from the Supervisor of Public Accounts, before they could engage in the business of selling malt, vinous and spirituous liquor therefore:

BE IT RESOLVED, that the Police Jury of Jefferson Parish in special session called for that purpose, this second day of August, 1934, go on record of requesting Miss Alice Lee Grosjean, Supervisor of Public Accounts for the State of Louisiana, not to issue permit to anyone in the Parish of Jefferson until she exacts from them the production of their last Parish permit or an affidavit from the Secretary of the Police Jury of Jefferson Parish showing that they met the requirements of the ordinance adopted by this Police Jury, February 1st, 1934.

Adopted by a unanimous vote of the Jury.

Motion by Mr. Codifer, seconded by Mr. Feitel, that the President be authorized to confer with Miss Alice Lee Grosjean, Supervisor of Public Accounts regarding the issuance of permits for the sale of malt, vinous and spirituous liquors in the Parish to anyone failing to produce their last Parish permit or an affidavit from the Secretary of the Police Jury, Motion carried.

The matter of funds belonging to various boards of the Parish of Jefferson frozen in the Interstate Trust and Banking Company, New Orleans, during the year 1933 was taken up, and

The following letter from Jno. E. Fleury, District Attorney and Legal Advisor of the Police Jury was read,

DISTRICT ATTORNEY'S OFFICE
August 1st, 1934.

Police Jury,

Parish of Jefferson,
Gretna, La,

Gentlemen:-

In connection with the liquidation of the Interstate Trust and Savings Bank, the Police Jury of the Parish of Jefferson made certain deposits, particularly with respect to the payment of interest coupons and bonds, maturing under the terms of which the Interstate Trust and Savings Bank made Trustee.

An account was filed by the liquidators, and it is necessary that a claim be made for preference of the first funds to be paid out in the liquidation

This Claim of the Parish amounts to approximately \$8,000.00 more or less and in this connection, my purpose in writing is to advise that due to the fact that this suit has been filed in the City of New Orleans, where it will be necessary to have counsel watch the proceedings, and due to the further fact that the District Attorney's office has at present for action many matters and things that would preclude the possibility of our handling same, I would therefore suggest that you take necessary action to employ special counsel in the City of New Orleans, for the purpose of filing proceedings and looking after the interest of the Parish in the liquidation, and to fix the fee of said special counsel for this purpose.

Yours very truly,

Jno. E Fleury District Attorney

After discussion Mr. Codifer offered the following ordinance for adoption; seconded by Mr. Perrin:

ORDINANCE NO. 542.

WHEREAS, the Interstate Trust and Banking Company of the City of New Orleans, is in process of liquidation in proceedings in the Civil District Court of the Parish of Orleans, and the State Bank Examiner and his authorized liquidators filed on July 23, 1934, a provisional account in which it is proposed to pay ten per cent to all depositors of record, and

WHEREAS, in second account, the following items appear among those to which the ten per cent payment is to be applied:

Jefferson Parish Road Dist. No. 1, March and September coupon account	\$1626.88
Jefferson Parish Road Dist. No. 2, June 1st, and December 1st, coupon account	\$ 23.75
Jefferson Parish Road Dist. No. 2, March 1st, and September 1st, issue account	1888.13
Jail Bonds, Bond Account	4750.00
Coupon Account	356.47

WHEREAS, various persons, corporations and public bodies have filed oppositions to the aforesaid account, claiming that under the provisions of Act. 63 of 1926 and recent decisions of the Courts of this State, where funds are in possession of a Bank for specific purpose and not as ordinary deposits, parties interested

are entitled to be paid in preference to ordinary depositors; and in order to take necessary steps in the liquidation proceedings to assert a similar claim in behalf of the Parish of Jefferson to preserve the

status of the aforesaid amounts on the same footing as other similar accounts, and

WHEREAS, the Honorable John E. Fleury, District Attorney, will be engaged in trying a series of criminal cases in the Parish of St. John the Baptist, besides other business referred to him for attention by the Drainage and School Boards as well as other matters he is already handling for the Police Juries of the three parishes, and that under the circumstances it is necessary to employ Special Counsel to represent this Jury, and

WHEREAS, since this matter is being contested in the Courts of another district, we are of the opinion that it will be to the best interests of this Jury to employ an attorney-at-law residing within that district, therefore

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson in special session assembled, that Emerson Bentley, Attorney-at-law of New Orleans, La. be and he is hereby engaged, retained and employed as special counsel for the purpose handling all proceedings in connection with the liquidation of the Interstate Trust and Banking Company for which said professional services he shall receive as fee One-third of all moneys recovered for this Police Jury, which said fee and employment shall be approved by the Governor and Attorney General of this State, according to law.

BE IT FURTHER ORDAINED, that the Honorable Oscar K. Allen, Governor of the State of Louisiana and Honorable Gaston L. Porterie, Attorney General of the State of Louisiana, be and are hereby requested to approve the said employment and the said fee fixed in the above ordinance.

BE IT FURTHER ORDAINED, that all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

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

YEAS - - - Toledano, Strehle, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Codifer.

NAYS - - - None. Mr. Dumestre voting blank.

ABSENT - - - Stumpf, Sartis, Heard,

The ordinance was declared adopted.

Mr. Feitel moved, seconded by Mr. Codifer, the adoption of the following resolution:

BE IT RESOLVED by the Police Jury of the Parish in special session this 2nd day of August 1934, that the President be and he is authorized to sign on behalf of the Police Jury any and all proceedings necessary to protect this Jury's rights in the liquidation of the Interstate Trust and Savings Bank of New Orleans, La.

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

YEAS - - - Strehle, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Codifer.

NAYS - - - None. Mr. Dumestre voting blank.

ABSENT - - - Heard, Stumpf, Sartis, The resolution was declared adopted.

Motion by Mr. Perrin, seconded by Mr. Codifer, and carried, that the standing committee of the Police Jury on ferries and franchises, together with Police Jurors Dumestre, Ottermann and District Attorney

Jno. E. Fleury, Parish Engineer Alvin Hotard and W. R. Toledano, President of the Police Jury to confer with Honorable Fred A. Earhart, Commissioner of Public Utilities of New Orleans, La. regarding the franchise for the operation of the Ferry from the head of Napoleon Avenue in New Orleans, to the village of Marrero, which will expire December 20th, 1934 and that the Secretary of this Jury be directed to arrange said conference with the Commissioner of Utilities of New Orleans, La.

On motion by Mr. Perrin, seconded by Mr. Codifer, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in special session assembled, on this second day of August, 1934, that Wm. Hepting, Secretary of this Jury, be and he is hereby authorized to sign on behalf of the Police Jury all Civil Work Administration Documents.

BE IT FURTHER RESOLVED, that Civil Works Administration and Emergency Relief Administration Documents previously signed by Mr. Hepting as Secretary of this Police Jury be and are hereby recognized as valid.

Adopted by a unanimous vote of the Jury.

There being no further business the meeting adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Aug. 8, 1934

The Police Jury met this day in regular session, 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, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

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 persons to address the Jury.

Mr. G. W. Laws, of Metairie Ridge, appeared before the Jury in regards to the project submitted by the Police Jury to the CWA to open up Hilos Avenue, Metairie Ridge, which was not started by the CWA before its abandonment. Request that the said project be submitted to the ERA for completion.

Mr. Dumestre moved, seconded by Mr. Codifer, and carried that the project submitted to CWA by this Jury to open up and improve Hilos Avenue, Metairie Ridge be submitted to the ERA since said project was not started by the CWA, and that the Parish Engineers be directed to prepare necessary plans for the said project and submit them to the ERA.

Motion by Mr. Codifer, seconded by Mr. Meyer, that this Jury submit a project to the ERA to open up Deckbar Avenue to Metairie Road, also to open up a new road from the end of Oak Street, Harahan to connect with the New Orleans-Baton Rouge Air Line Highway, and that the

Parish Engineers be directed to prepare the necessary plans and submit them to the Emergency Relief Administration Motion carried.

Arthur James, pound keeper for the 8th Ward appeared before the Jury and explained the reason why he impounded the cattle belonging to Mr. Serantina, who appeared before the Jury at its last meeting protesting about the impounding of his cattle.

Thereupon Mr. Codifer moved, seconded by Mr. Dumestre, that the Secretary be instructed to write Mr. Serantina and notify him that after hearing both sides of the controversy, that it is the opinion of this Jury that the Pound Keeper acted within the scope of his authority when he empounded his cattle, and therefore he should pay the pound keeper the fees due which according to the understanding amounts to Fourteen (\$14.00) Dollars, Motion was carried.

Mr. Hotard, Parish Engineer, substituted a plan for a new subdivision to be known as Lake Shore for the approval of the Jury.

Mr. Codifer, moved, seconded by Mr. Dumestre, that the plan of Lake Shore Subdivision woned by Mr. Stafford be accepted and approved, and the President be authorized to sign on behalf of this Jury its approval. Carried.

Regular order of business resumed.

REPORTS

Report of Treasurer. Received and ordered filed.

Report of Committee appointed by the Jury composed of Representative citizens of Metairie Ridge together with a committee of the Police Jury to confer with the residents of Elmeer subdivision, Metairie Ridge and Officials of the Louisiana Power and Light Company, relative to creating lighting districts on Metairie Ridge. Received.

WHEREAS, the Police Jury of Jefferson Parish at its regular meeting held on July 11, 1934, received a petition from the residents of Elmeer Sub-division Metairie Ridge, La. requesting that the Police Jury call an election for the purpose of creating a lighting district for their sub-division, and

WHEREAS, before calling the election, the Police Jury thought it advisable to select a committee of representative citizens of Metairie Ridge together with a committee of the Police Jury, to meet with the residents of Elmeer Subdivision and Mr. Reidnor of the Louisiana Power and Light Co., to discuss the probable cost and ascertain, if possible, the extra mileage it will cost tax-payers to maintain said lighting district, and

WHEREAS, the President of the Police Jury appointed the following committee, W. R. Toledano, Robt. Ottermann, A. F. Stumpf, F. Codifer, Jno. Bordes, Ernest Riviere, Dr. C. S. Lewis, Louis Breaux, Ed. Walsh, G. W. Kingsmaill, G. L. Sheen, A. J. Wegman, Louis Gruber, M. Jones, L. Schaff, F. C. Schmaudor, J. J. McCulloch, C. E. Faber, Edwyn Riviere, J. C. Jumonville, A. S. Thompson, Geo. Heintz, Dan Eastmann, J. J. Borgstode

R. C. Lawos, R. C. Lewis, Geo. Hagerdorn, Frank Kiefer, Ernest Seigel, W. Echenbricht, Joe Baum, G. T. Schilling, D. Langstaff, Chas Tschirn, Ed. Cox, Louis Richard, A. D. Lewis, and

WHEREAS, this Committee did meet at the Metairie High School on July 24, at 8 o'clock and selected A. C. Dumestre, chairman, and A. J. Wegmann, Secretary, and after hearing from some of the residents of Elmeer Sub-division who stated that they had misunderstood the whole proposition, and also hearing from Mr. Riednor of the Louisiana Power

and Light Company, it was the opinion of those assembled that a committee be selected to again confer with the residents of Elmeer Subdivision, and

WHEREAS, the following committee was selected:

Louis E. Gruber, Ernest Riviere, D. C. S. Lewis, F. Codifer, R. Ottermann, A. C. Dumestre, A. J. Wegmann.

And they meet with some 25 or 30 residents of Elmeer Subdivision at the office of the Louisiana Power and Light Co. on Tuesday July 31, at 8 o'clock and after a general discussion of the proposition, it was unanimously agreed that this whole matter be deferred until a later date when the proposition to light the main faction of Metairie Ridge will again be taken up, and upon motion duly seconded by the residents of Elmeer Subdivision A. C. Dumestre was re-

quested to draw up the following petition so that they could sign and present it to the Police Jury at their next regular meeting; To the Members of the Police Jury, Parish of Jefferson:
Gentlemen:

At your last regular meeting a petition was presented to your Jury requesting the formation of a lighting district for Elmeer Subdivision, and further asking that a election be called for that purpose. We, the undersigned property owners and residents of Elmeer Subdivision respectfully request this as your authority to scratch our names from the said petition

Respectfully submitted,

WHEREAS, the original committee appointed by the Police Jury held a meeting at the office of the Louisiana Power and Light Company, on Tuesday August 7, at 8 o'clock, and received a report from the committee that conferred with the residents of Elmeer Subdivision to the effect that they are petitioning the Police Jury to have their names scratched from the original petition, therefore,

BE IT RESOLVED, that this committee report back to the Police Jury that it is their opinion that the petition of the residents of Elmeer Subdivision, addressed to the Jury of the Parish of Jefferson requesting the formation of a lighting district, be reported without action, and with the further request that the Police Jury instruct the Parish Engineer to cooperate with this committee in their endeavor to go into this matter more thoroughly with the idea, if possible, of forming a lighting district to take in the whole section of Metairie Ridge.

Respectfully,

Metairie Ridge Citizens, Light Committee A. C. Dumestre,
A. J. Wegmann, Secretary. Chairman

COMMUNICATIONS

From Alfred D. Danziger, requesting a franchise grant for a telephone service covering a route along State Highway No. 78 from Grand Isle to the Parish line between Jefferson and Lafourche Parish. The matter was laid over until next regular meeting of the Jury.

Communication from H. J. Early, administrator of Emergency Relief Administration of the State of Louisiana, notifying the Police Jury that certain types of persons will be eliminated from the ERA rolls after

July 31st, 1934, and request that the Police Jury arrange to care for the families that were under the care of the ERA from the first day of August, 1934, at the rate indicated opposite the names of families attached to his letter was read. After discussion of the matter Mr. Heard moved, seconded by Mr. Feitel, the adoption of the following resolution:

WHEREAS, this Police Jury has received several communications from the Emergency Relief Administration of the State of Louisiana relative to certain types of persons who had heretofore received relief from the Emergency Relief Administration, and

WHEREAS, the Emergency Relief Administration of the State of Louisiana has informed this Police Jury that the said Emergency Relief Administration would eliminate certain types of relief, and requesting this Police Jury to care for and provide for the said relief of unemployables previously cared for, and

WHEREAS, the Police Jury of the Parish of Jefferson has carefully considered and discussed the subject matter, due to its financial condition, is unable to care for and provide for said unemployables,

WHEREAS, only provision made in the laws of the State of Louisiana in cases as set out in the letter and file of the Emergency Relief Administration are such cases as are ordered provided for under the Constitution of the State of Louisiana, and

WHEREAS, the Constitution and the laws of the State of Louisiana only permit Police Juries to budget and set aside the sum of \$2,000.00 for the care of widows and orphans and no other relief authorized or provided for and

THEREFORE, be it Resolved, by the Police Jury of the Parish of Jefferson that due to its financial condition and especially due to the fact that the Constitution and laws of the State of Louisiana have made no provision for the care, relief or maintenance of unemployables that it does hereby declare that it is unable to care for and maintain and grant relief to unemployables in the Parish of Jefferson.

BE IT FURTHER RESOLVED, that a copy of this Resolution be sent to Hon. H. J. Early, Administrator of Emergency Relief Administration of the State of Louisiana, and Miss Patricia Thompson, Director of Relief of the Emergency Relief Administration, Jefferson Parish.

Petitions

Petition signed by tax payers, voters and residents of the 6th Ward, requesting the Jury to appoint Mr. Fabre Adams Pound keeper for the 6th ward. be removed.

Mr. Perrin moved, seconded by Mr. Strehle, that Mr. Kare Fried, pound keeper of the 6th Ward be removed and that Farbe Adams be appointed to fill the vacancy caused by the removal of Mr. Kare Fried. The motion was carried.

Petition of residents, tax payers and property owners of the 3rd Ward petition the Jury to have Eleventh Street Highway reopened between Gardere Subdivision and Delhonde St., Gretna. The matter was referred to the Police Jurors of the 3rd Ward to confer with officials of the Southern Oil Company in regards to constructing a bridge over the Canal in their property at the intersection of the Eleventh Street.

On motion by Mr. Dumestre, seconded by Mr. Strehle, the Jury went

into executive session.

Open session reconvened.

On motion by Mr. Heard, seconded by Mr. Ottermann, Mr. Roussell Ledoux Road Superintendent of the East Bank was allowed Twenty-five (\$25.00) Dollars per month for his expense account.

Karl Fried, ex-pound-keeper for the 6th Ward filed a claim in the amount of Eight Dollars for impounding feeding and advertising for sale of an impounded cow before being removed by the Jury. Mr. Perrin moved, seconded by Mr. Heard that the Jury pay the claim. Carried.

The Secretary was instructed to notify Mr. Jack Harris a second time to remove all the dirt falling from his truck on the graveled roads in the 7th Ward, also to reduce the weight of loads hauled over said gravel road.

Opinion of District Attorney, as requested by the Jury as to whether or not a Bridle Path could be made out of the strip of ground along the Jefferson Highway in the 7th Ward of the Parish, formerly used by the Orleans Kenner Electric Car Line, Received and ordered filed.

Motion by Mr. Heard, seconded by Mr. Sartis, the following Ordinance was adopted:

ORDINANCE NO 543.

An Ordinance authorizing the President on behalf of the Road District to borrow from Road District No. 2 Sinking Fund Account on behalf of Improved Road District No. 1, the sum of Five Thousand (\$5,000.00) Dollars, to pay for bonds maturing Sept. 15, 1934.

SECTION I. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, acting as governing authority of Improved Road District No. 1, Parish of Jefferson, in regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from Road District No. 2, Sinking Fund, Account, on behalf of Improved Road District No. 1, the sum of Five Thousand (\$5,000.00) Dollars, for the purpose of paying Bonds due by Improved Road District No. 1, Sept. 15, 1934.

SECTION II. BE IT ORDAINED by the Police Jury, etc; that for payment of the amount borrowed, Improved Road District No. 1, dedicates, appropriates and sets aside the sum of \$5,000.00 out of the taxes of Road District No. 1, for the year 1934,

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

YEAS - - - Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Codifer.

NAYS - - - None. ABSENT - - Dumestre.

The Ordinance was declared adopted, subject to the approving of the District Attorney.

There being no further business, the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Sept. 12, 1934.

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

W. R. Toledano, President; H. Heard, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

Absent - - Strehle, Stumpf.

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 persons to appear before the Jury.

Mr. L. Rodriguez of the 4th Ward, Marrero, complained to the Jury that cattle are roaming in the Fourth Ward, damaging farmers' crops. Asked that some relief be given the residents and farmers of that section of the Parish against cattle roaming at large, and after discussion, Mr. Cantrelle moved, seconded by Mr. Meyer, that Mr. Victor J. Allo, be and he is hereby appointed Pound-keeper for the first precinct of Ward 4. Motion carried.

Mr. Meyer moved seconded by Mr. Cantrelle that Mr. Jos. Joice be and he is appointed Pound-keeper for Precinct 2 of the 4th Ward. Motion carried.

Mr. and Mrs. A. C. Seruntine of Metairie Ridge addressed the Jury in regards to the impounding of their Dairy cows by the Eighth Ward Pound Keeper; After discussion, Mr. Ottermann, moved, seconded by Mr. Perrin and carried, that all complaints regarding cattle roaming at large and the impounding of same be referred to the Police Jury of each respective ward for investigation, as to whether or not the ordinance of the Police Jury relative to cattle roaming at large is being violated.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer, received and ordered filed.

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

Report of poundkeeper for the 8th Ward Received.

COMMUNICATIONS

From intracostal Assn. requesting the Police Jury to appoint delegates to attend the Annual Convention of the Association to be held at Galveston, Texas on October 5th and 6th, 1934, was read. Mr. Sartis moved, seconded by Mr. Heard, that delegates be appointed by the President and that their expenses be paid by the Jury. The motion was carried, whereby the President appointed the Jury as a whole to attend. Motion was carried.

From Senator Jules G. Fisher, calling the Jury's attention to the fact that a small jail is very much needed at Grand Isle, since the new road and bridges connecting the Island are completed, was read. After discussion Mr. Perrin, seconded Mr. Sartis, that the matter be referred to the Courthouse and Jail Committee, Finance Committee and Parish Engineers, to furnish a plan with the estimated cost to construct a suitable Jail on Grand Isle, and report on same at the special meeting to be held September 21st. Motion was carried.

From Mr. G. W. Laws, Metairie Ridge, Calling the Police Jury's attention to a building being constructed on Edinburgh Avenue, a public thoroughfare in Metairieville. The matter was referred to the Parish Engineer and Police Juror of the Eighth Ward for investigation, and they to report their findings at the next regular meeting of the Jury.

From Mr. Fred Danmer, Barataria notifying the Police Jury that he had filed an application with the United States Engineers Office, New

Orleans, for a permit to erect a bath house and reconstruct the wharf in front of his property at Crown Point, Barataria. Requesting the Jury's approval of same, should the U. S. Engineers grant the permit. Was referred to the Juror of the Sixth Ward.

Request of Mr. A. D. Danziger for a franchise grant to erect, construct, maintain and operate a telephone system on Route 78 of the State Highway between Jefferson and Lafourche Parishes, was again laid over.

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

Reconvening in open session the President on leaving the chair, Mr. Perrin presiding, moved, seconded by Mr. Heard that the service of Mr. A. G. Gugel and Mr. H. J. Barrios as Supervisors of the one cent gasoline tax and liquor permits be granted an indefinite leave of absence without pay, effective at once, and that the Secretary of this Jury assume the duties of the Supervisors of the one cent gasoline tax and liquor permits. Motion was carried.

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

WHEREAS, it has been called to the attention of this Police Jury by numerous persons residing in the Seventh Ward of the Parish of Jefferson, that one Jack Harris doing certain constructing work for the public

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Belt Railroad within said Seventh Ward is using loaded trucks and trailers of a heavier tonnage than that allowed by law in hauling dirt and other material to the site of his job; and

WHEREAS, the said Jack Harris in his operation is damaging roads and bridges situated in the Seventh Ward of this Parish.

THEREFORE, be it resolved, that the District Attorney be instructed to forthwith notify the Public Belt Railroad in writing to withhold any further payments to the said Jack Harris on account of his contract with said Public Belt Railroad until such time that said roads and bridges of the Seventh Ward are repaired.

BE IT FURTHER RESOLVED, that the said District Attorney be instructed to notify said Jack Harris that unless he desists from further damaging the road and bridges of the Seventh Ward that this Police Jury will have him enjoined from continuing the operation under his contract with the Public Belt Railroad.

BE IT FURTHER RESOLVED, that if the said Jack Harris fails to respond to the notice given him by the District Attorney within (3) days from the date when said notice is received, that said District Attorney is then instructed to forthwith file the proper injunction suit in the District Court for the protection of the rights of the people, that said District Attorney is further instructed to institute such suit or suits against the Public Belt Railroad, Jack Harris and his bondsmen, Standard Accident Insurance Co. of Detroit for the damages caused to the people by said Jack Harris' illegal acts. Carried.

On motion by Mr. Toledano, seconded by Mr. Heard, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury in regular meeting assembled,

that Road District No. 2, loans to Improved Road District No. 1, the sum of Five Thousand (\$5,000.00) Dollars to pay the Bonds and Interest due September 15th, 1934.

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

YEAS -----Toledano, Heard, Sartis, Cantrelle, Feitel, Mayer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS -----None. ABSENT ----- Stumpf, Strehle.

The resolution was declared adopted.

Motion by Mr. Dumestre, seconded by Mr. Perrin, the following resolution was adopted:

BE IT RESOLVED, by the Police Jury, that W. R. Toledano, its President, be and he is hereby authorized and empowered to execute in favor of R. Ledoux, Road Superintendent, East Bank, a note or certificate of indebtedness in the sum of \$350.00 for the amount due on Parish service car purchased by the Jury for roads.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La., Sept. 21, 1934

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

W. R. Toledano, President; W. E. Strehle, Jos. L. Sartis, A. T. Stumpf, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

Absent -- Heard, Cantrelle.

The President announced that the special meeting was called for the purpose of levying taxes for the year 1934, and for the purpose of considering a jail on Grand Isle, and for the purpose of taking up the matter of arranging funds for the unemployables under direction of the ERA of Jefferson Parish, and for the purpose of authorizing the President of the Police Jury to make an additional loan from the Whitney National Bank, Algiers Branch, of \$5,000.00 to pay the emergency obligations of the Jury, and for the purpose of taking the necessary steps against delinquent liquor permit violators.

Mr. Ottermann, moved, seconded by Mr. Dumestre, that the following ordinance be adopted.

ORDINANCE NO. 544

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in special 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, of the Parish of Jefferson, the Assessor of the Parish 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 1934, as follows:

PARISH Tax -----Four (4) mills
Road District No. 1-----Four (4) mills

Road District No. 2
Road District No. 3
Parish School Tax
New Jial

Two (2) mills
Three (3) mills
Three (3) Mills
Quarter (1/4) 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 on the adoption of the above ordinance resulted as follows:

YEAS ----- Toledano, W. E. Strehle, Jos. L. Sartis, A. T. Stumpf, E. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

NAYS ----- Noen. Absent -- Heard, Cantrelle.

The Ordinance was declared adopted.

The matter of constructing a jail on Grand Isle was taken up by the Jury, after discussion Mr. Feitel moved, seconded by Mr. Gordon, the adoption of the following resolution.

BE IT RESOLVED, that an amount not to exceed six hundred (\$600.00) dollars be and is hereby appropriated for the construction of a Jail on Grand Isle, and

BE IT RESOLVED FURTHER, that the Courthouse and Jail committee be and is hereby given full power to act to have said jail on Grand Isle constructed.

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

YEAS ----- Toledano, Strehle, Sartis, Stumpf, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ----- None. ABSENT ----- Heard, Cantrelle.

The resolution was declared adopted.

Motion by Mr. Strehle, seconded by Mr. Perrin, and carried, that Mr. Dumestre be appointed a committee of one to find out from the officials of the City of New Orleans if parts of the Old Parish Prison could be bought for Grand Isle Jail.

Mr. Sartis moved, seconded by Mr. Petit, and carried that the matter of relief for unemployables of the Parish of Jefferson be directed by the ERA of the parish be laid over.

Motion by Mr. Feitel, seconded by Mr. Stumpf, the following Ordinance was adopted.

An ordinance to authorize the President on behalf of the Police Jury to borrow from the Whitney National Bank, the sum of \$5,000.00, 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 1934, 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 1934, to pay the amount borrowed.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in special meeting assembled, that the President be and he is

hereby authorized and empowered to borrow from the Whitney National Bank, on behalf of this Police Jury, the sum of \$5,000.00 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 1934.

SECTION 2. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney National 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 \$5,000.00, out of the revenues and taxes of the Parish of Jefferson, for the year 1934, together with such other of 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 ---- Strehle, Sartis, Stumpf, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None. ABSENT ---- Heard, Cantrelle.

The Ordinance was declared adopted.

Mr. Stumpf moved, seconded by Mr. Strehle, and carried, that a committee be appointed to confer with the Mayor and Board of Alderman of the City of Gretna in regard to parking facilities on both sides of Memorial Park Square, also to regulate traffic conditions.

The President appointed the following A. T. Stumpf, Chairman, H. Heard, W. E. Strehle, Jos. L. Sartis, and Parish Engineer Alvin Hotard.

There being no further business the Jury adjourned.

Secretary

President.

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Gretna, La.

Oct. 1, 1934.

The Police Jury of the Parish of Jefferson met this day in special session sitting as a Board of Review on valuations of property for assessment purpose in the Parish of Jefferson as fixed by the Louisiana Tax Commission also to receive protest and hear complaints by aggrieved tax payers, the following members were present: W. R. Toledano, Pres., H. Heard, W. E. Strehle, A. T. Stumpf, Jos. Sartis, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

Mr. J. K. Gaudet, and Jones, attorneys, representing Penick & Ford, filed a protest against the values for assessment purpose fixed by the Louisiana Tax Commission on the company's property situated in the Town of Harvey, Jefferson Parish and requested the Board recommend that the Tax Commission reduce the assessment on buildings, machinery and equipment.

Mr. J. K. Gaudet, attorney representing the McDonogh Realty Company

filed an application for a reduction of assessment on the company's property situated in Ward One of the Parish as fixed by the Parish Assessor for Five Hundred (\$500.00) Dollars to One Hundred (\$100.00) Dollars.

Application from Mrs. Cecelia S. Powell for a reduction of assessment on her property in the City of Gretna as fixed by the Parish Assessor from Ten Thousand (\$10,000.00) Dollars, to Seven Thousand Five Hundred (\$7,500.00) Dollars.

Protest by the American Molasses Company, situated in the City of Gretna, against the values for assessment purpose as fixed by the Louisiana Tax Commission, and request recommendation by the Board that they be granted a hearing by said Tax Commission.

Protest by the American Commercial Alcohol Corp., against the values for assessment purpose fixed by the Louisiana Tax Commission on their property situated in the City of Gretna, request the Board to recommend that they be granted a hearing by the said Tax Commission.

Protest by the John-Manville Co., against the values for assessment purpose fixed by the Louisiana Tax Commission on their property situated in the City of Gretna, requested the Board to recommend that they be granted a hearing by the said Tax Commission.

There being no other protests or complaints, Mr. Ottermann moved, seconded by Mr. Gordon, that the Board go into executive session. Re-convening in open session Mr. Heard, moved, seconded by Mr. Gordon, that this Jury sitting as a Board of review refuse to recommend any reduction of assessment values fixed by the Louisiana Tax Commission on buildings, machinery or equipment of the Penick and Ford, Ltd., Plant, situated at Harvey, Jefferson Parish. Motion carried.

Motion by Mr. Feitel, seconded by Mr. Perrin, that this Board recommend that the American Molasses Company situated in the City of Gretna, be given a hearing by the Louisiana Tax Commission on assessment values fixed by the Commission, carried.

Motion by Mr. Strehle, seconded by Mr. Gordon, the Board recommended that the American Commercial Alcohol Corp., situated in the City of Gretna, be given a hearing by the Tax Commission on assessment values fixed by the commission, carried.

Motion by Mr. Heard, seconded by Mr. Gordon, that the Board recommended that the assessment of five hundred (\$500.00) dollars, as fixed by the Parish Assessor on the building of the McDonogh Realty Company, situated in McDonoghville be reduced to One Hundred (\$100.00) Dollars. Carried.

Motion by Mr. Stumpf, seconded by Mr. Sartis, that the Board recommend that the Johns-Manville Company situated in the City of Gretna, be given a hearing by the Tax Commission on assessment values fixed by the commission. Carried.

There being no further business the Board adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La.
Oct. 10, 1934.

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

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. L. Sartis, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robert Ottermann, A. C. Dumestre, F. C. 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.

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

Mr. Lapole Stahle, Attorney representing the Dunbar Dukate Co. filed a petition to close Baratavia Road at Lafitte, La. Action in the matter was laid over until next regular meeting.

On motion by Mr. Ottermann, seconded by Mr. Gordon, the Jury pause in solemn silence for a period of three minutes out of respect of the memory of Mrs. Mary Dumestre, mother of Mr. A. C. Dumestre, Police Juror of the Eighth Ward.

After the three minutes of solemn silence expired, Mr. Petit moved seconded by Mr. Strehle, the adoption of the following resolution:

WHEREAS, the Almighty God in His infinite wisdom has called to rest Mrs. Mary Dumestre, nee Gugel, mother of Mr. A. C. Dumestre, member of Police Jury, and

WHEREAS, in the passing of Mrs. Dumestre, this Parish has lost one of its staunchest and best citizens, by her charitable and kindly acts she was endeared by all who knew her best, a lady of the highest honor and integrity.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, extend to the members of the family their heartfelt sympathy in this sad hour of bereavement.

BE IT FURTHER RESOLVED, by the Police Jury, that this resolution be spread upon the minute book and a copy sent to the family. Regular order of business resumed.

REPORTS

Report of Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved and ordered paid.

Report of Pound keeper of the Eighth Ward was referred to A.C. Dumestre, Police Juror of the eighth ward.

Mr. W. E. Strehle, chairman of the Courthouse and Jail Committee submitted a plan of the proposed Jail to be constructed on Grand Isle and reported that some of the material of the old Parish Prison, New Orleans, which is being dismantled can be had for the Grand Isle Jail and that the committee was assured by the Commissioner of Public Works that the Parish could have any part of the old prison that can be used for said jail.

COMMUNICATIONS

From John E. Fleury, District Attorney, with the following letter attached from Monte M. Leman, attorney representing the Celotex Company of Marrero, relative to assessment of said Company's plant.

MONROE AND LEMANN, Attorneys and
Counsellor's At Law

WHITNEY BUILDING, New Orleans, La.

Oct. 1, 1934.

Judge John E. Fleury, Gretna, La.

Dear Judge Fleury:-

CELOTEX TAXES, FIE 8643Q

In accordance with the understanding which we had at the meeting in Mr. Rankin's office last week in the matter of 1934 assessment in Jefferson Parish, I took up the matter with Mr. Young and Mr. Dahlberg in Chicago, and I am now authorized to say that we will agree on an assessment at the suggested figure of \$25,000.00 in Jefferson Parish, with the understanding that we will pay the taxes on this assessment in October 1935, without interest or penalties.

As stated at our conference, I think this basis for assessment is high from the Celotex standpoint in view of the existence of the statute providing for the 10 per cent assessment. Mr. Young and Mr. Dahlberg agreed, however, with Mr. Muench and myself that we did not desire to have any controversy with the Parish authorities whose general considerate attitude we have appreciated and whose friendship we should like to preserve.

I will appreciate it if you will acknowledge receipt of this letter in due course, and with repeated thanks for your own personal courtest, I am,

(Sgd)

Sincerely yours,
Monte M. Lemann.

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

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson in regular meeting assembled that the proposition of the Celotex Company regarding the assessment for the year 1934, be and is hereby accepted.

Roll called 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 and Cantrelle.

COMMUNICATIONS

Communication addressed to the President of the Police Jury and signed by the 16 property owners and residents of Elmeer Subdivision, Metairie Ridge, La., stating that they had signed the original petition requesting the Police Jury to hold an election to establish a lighting district in their subdivision, and after careful consideration, have come to the conclusion that it would not be advisable at this time to go through with the proposition and that they heretofore requested that their names be stricken from the original petition.

SIGNED: Jos. C. Delsa, Mrs. Jos. C. Delsa, Geo. M. Strum, E. L. Powell, M. S. Craig, Ernest W. Beck, P. H. Raftery, Mrs. Ford Butler, C. A. McConchlin, Mr. J. Epperson, Mrs. O. J. Perret, Mrs. Mary Valinti, Geo. L. Doerr, Albert Mack, S. Landry, Mrs. Clair Lourvergne.

Thereupon Mr. Dumestre, moved, seconded, by Mr. Codifer, that the request of the property owners of Elmeer Subdivision to form a lighting district be indefinitely postponed. The motion was carried.

From the United States Engineer's Office, New Orleans, La. advising

the Police Jury of the various routes of the Intracoastal Canal now open for navigation, giving the available depths and widths of the Canal, also uncompleted routes from Lake Charles to Sabine River was received and ordered filed.

From Alfred D. Danziger, calling the Jury's attention to the fact that a large number of cattle and horses that have been imported on Grand Isle, creating a nuisance which is unbearable, request the Jury to take whatever steps are in their power to enforce the law to eliminate the nuisance, and

On motion duly seconded the matter was referred to the Police Juror or that respective ward to investigate the matter and report same at next meeting of the Jury.

ORDINANCE NO. 545

FRANCHISE

The following franchise or lease to construct and operate a Telephone System from the line of Lafourche Parish to Grand Isle, was granted to Alfred D. Danziger, subject to the approval of the District Attorney.

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, on, along, over, under, and or across the route known as State Highway No. 78 from Grand Isle to the Parish line between Jefferson and Lafourche Parishes, within Parish of Jefferson, State of Louisiana, and

On motion of Mr. Perrin, seconded by Mr. Petit, 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 put, on, along, over, under and across the route known as State Highway No. 78 from Grand Isle to the Parish Line between Jefferson and Lafourche Parishes, within the Parish of Jefferson, State of Louisiana; and in furtherance of said purpose, to erect, construct maintain and operate such telephone plant and or system and to erect, construct, maintain and operate telephone lines on, along, over, under and or across the route known as State Highway No. 78 from Grand Isle to the Parish line between Jefferson and Lafourche Parishes, within the Parish of Jefferson, State of Louisiana;

BE IT ORDAINED by the Police Jury for 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 this ordinance takes effect, be and the same is hereby granted to Alfred D. Danziger of New Orleans, Louisiana, herein referred to as the Grantee, his transferees, heirs, assigns, to erect, construct, maintain, and operated telephone plant and/or system on, along, over, under, and across the route known as State Highway No. 78 from Grand Isle to the Parish line between Jefferson and Lafourche Parishes, within the Parish of Jefferson, State of Louisiana; and in furtherance of said Grant, to erect, construct, maintain, and operate such telephone plant and/or system and to erect, construct, and operate such telephone 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 said route along Highway No. 78 as aforementioned, for the purpose of distributing, supplying and furnishing telephone service and/or any 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/or across the route known as State Highway No. 78 from Grand Isle to the Parish line between Jefferson and Lafourche Parishes, within the Parish of Jefferson State of Louisiana.

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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 10th day of October, 1934.

President, Police Jury,
Jefferson Parish

Mr. Chas. Levy, Lafitte, La. asked that his application for a franchise right to construct and operate a telephone system from Lafourche Parish line to Grand Isle, was received.

Copy of Franchise to be sold by the Commission Council of the City of New Orleans to operate a ferry from the head of Napoleon Avenue, New Orleans side to the village of Marrero, Jefferson Parish, opposite side of the River, was referred to the District Attorney for an opinion as to whether or not the Police Jury is required by the law to advertise the same franchise since they share in the proceeds of the sale on a fifty per cent basis.

Motion by Mr. Meyer, seconded by Mr. Ottermann, Mr. Charles Sapia of Marrero, La., was approved pound keeper for precinct No. 2, of the Fourth Ward, effective at once.

Motion by Mr. Feitel, seconded by Mr. Heard, that the Parish Auditor Mr. C. J. Tassin, be instructed to attend next regular meeting of the Jury.

Motion by Mr. Feitel, seconded by Mr. Ottermann, that the District Attorney be instructed to take immediate action against all persons who were selling beer and other liquors without a permit from the Police Jury in accordance with Ordinance No. relative to same.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La. Nov. 14, 1934

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

W. R. Toledano, President; H. Heard, W. E. Strehle, Jos. Sartis,

Ed. E. Feitel, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT ---- A. T. Stumpf, A. J. Cantrelle, 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 order of business was suspended to allow persons to address the jury.

Mr. John Stafford appeared before the Jury on behalf of property owners of Bridgedale Subdivision presented a petition signed by said property owners, requesting the Jury for some relief from flooded conditions after heavy rains by having the existing drainage ditches in and through Bridgedale cleaned, and cleared of debris and weeds, after discussion the following resolution was adopted:

Motion by Mr. Codifer, seconded by Mr. Dumestre, the following resolution was adopted.

WHEREAS, a petition signed by the property owners of Bridgedale Subdivision requesting this Jury to have the drainage ditches cleaned and cleared of debris and weeds along the Clearview Parkway Road in Bridgedale Subdivision to afford better drainage condition for residences and farmers, and

WHEREAS, the said Clairview Parkway road was taken over by the Louisiana State Highway Commission and made a part of the State Highway System, therefore,

BE IT RESOLVED, that the State Highway Commission be and is hereby requested to grade Clairview Parkway Road, and have the drainage ditches alongside of said road cleaned and cleared of debris and weeds to remedy the present defective drainage condition which is flooded after rains causing great damage to farms and homes.

Mr. C. J. Tassin, Parish Auditor, appeared before the Jury as requested and the matter of changing the bookkeeping system of the Police Jury was taken up. After discussion Mr. Dumestre moved seconded by Mr. Sartis that the President appoint a committee to confer with the Parish Auditor in regards to changing the bookkeeping system of the Police Jury. Motion was carried and the President appointed the following committee; Strehle, Dumestre and self added.

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, ordered filed.

Report of Pound Keeper for the 8th Ward, received.

Report from constables of the First, Second, Fourth, Fifth, and Sixth Justice of the Peace Courts, on all business places within the territorial limits of the Parish of Jefferson who are operating without the proper license or permit was read and by motion duly seconded was referred to the District Attorney to take legal action against all persons, firm or corporations violating Police Jury ordinances relative to business license and permits.

From the State Of Louisiana Health Department recommend that the Police Jury enforce the sanitary regulations on the ferry boats and adjunct waiting rooms operating within the territorial limits of the Parish. Received.

Opinions of District Attorney John E. Fleury, relative to whether or

not the law requires the Police Jury to advertise sale of the Napoleon Avenue Ferry Franchise for the reason same franchise is being advertised by the Commissioner of Public utilities of New Orleans, who concur in the sale, received and ordered filed.

The following opinion of the District Attorney relative to the legality of the Police Jury adopting an ordinance granting to Alfred D. Danziger the right and privilege and franchise for a period of twenty-five (25) years to operate a telephone system from Grand Isle to the Parish between Jefferson and Lafourche Parishes in the Parish of Jefferson read.

November 5th, 1934.

Mr. Wm. Hepting, Secretary,
Police Jury, Parish of Jefferson,
Gretna, Louisiana.

Gentlemen:-

I beg to herewith enclose and return to you proposed ordinance granting to Alfred D. Danziger the right, privilege and franchise for a period of ninety nine (99) years to construct, maintain, erect and operate a telephone system and/or plant for the installation of telephones for the purpose of furnishing telephone service over and across the road known as State Highway No. 78, from Grand Isle to the Parish line between Jefferson and La Fourche Parishes

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in the Parish of Jefferson.

I have checked up the law on this subject and wist the powers of the Police Jury are limited and they have a right to use the power conferred upon them by the Constitution and the Statues of this State, I am of the opinion that under this ordinance the Police Jury would have the right to grant to the applicant the right and privilege to construct, maintain and operate telephone lines on, along, over and across the roads and highways in the Parish of Jefferson from Grand Isle to the Parish line between Jefferson and Lafourche Parishes, and this opinion covers that particular part of the franchise.

I understand further that it is the purpose of the Jury to fix the limit at twenty-five (25) years instead of ninety-nine (99) years. This is a matter that lies entirely in your discretion, and it is unnecessary for any opinion on this particular phrase of the franchise.

Yours very truly,

JNO. E. FLEURY. Dist Att.

Mr. Perrin moved, seconded by Mr. Petit, that the ordinance adopted by this Jury, October 10th, 1934, relative to franchise granted to A. D. Danziger be and is hereby effective as of November 4th, 1934.

Petition of Dunbar-Duckate Company, Inc., to close Barataria Road at Lafayette, no action taken, laid over.

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

WHEREAS, the Parish Engineer report that the Cooney Petroleum Company have constructed and are now operating gasoline storage tanks in ward seven without having the proper protection levee's around said tanks

as required by the Board of Underwriters, and

WHEREAS, the said company have been instructed by the Engineer and Oil Commission to build levee's around their gasoline tanks, as is required by law, therefore

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that the District Attorney be and he is hereby instructed to take the necessary steps against said Cooney Petroleum Company to compel them to comply with the rules and regulations of the State Board of Underwriters.

On motion duly seconded the Secretary was instructed to advertise for a fiscal agent for the Police Jury, also instructed to advertise proper budget for the year 1935.

Motion by Mr. Strehle, seconded by Mr. Petit, that Mr. A. G. Gugel be reinstated supervisor of the one cent gasoline tax effective as of November 1st, 1934. Motion was carried.

Motion by Mr. Dumestre, seconded by Mr. Gordon, that Mr. Vernon dupepe be appointed supervisor of the one cent gasoline tax left bank, vice Mr. R. J. Barrus, resigned, effective November 1st, 1934. Motion carried.

On motion duly seconded the Secretary was instructed to notify the Board of Alderman of the City of Gretna, to replace the three cars of gravel taken from the Flour Mill switch Gretna, and used by them, which was the property of the Police Jury or to refund the amount paid for same to the Police Jury.

Motion by Mr. Feitel, seconded by Mr. Sartis, that the Secretary of this Jury notify the South Louisiana Power and Light Company that since complaints have been filed with the Police Jury against the condition of the busses used by said company for transportation of passengers from Gretna to Westwego the Jury urgently request that the company provide better busses and better service, also notify the Louisiana Avenue Ferry Company to have the approach to the ferry at Harvey made more safe to avoid accidents which at present is in need of repair and have the waiting room and ferry boat kept in a more sanitary condition.

Secretary notify the New Orleans advertising company to remove the advertising sign placed by them at the intersection of Shrewsbury Road and Jefferson Highway 7th Ward said sign being dangerous to vehicular traffic which obstructs view from approaching vehicles, also notify superintendent of the Illinois Central Railroad Company to place a danger light at the intersection of the Jefferson Highway and Company Railroad.

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

ORDINANCE NO. 546

To levy, collect and enforce payment of an annual license tax to all persons, associations of persons, firms, and corporations pursuing any trade, profession, vocation, calling or business, pursuant to section 8, of Article X of the Constitution of 1934, 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 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 1935, 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, 1935, 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, association of persons or corporations pursuing within the district or parish any trade, profession, vocation or business, a license tax hereafter 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 carrying on 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, to-wit:

First Class- - When the declared or nominal capital, surplus or 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 or 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 or 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 or 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, and 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 of carrying on a private banking house, business or agency, the license shall be based on the total declared capital invested in said business, whether 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 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 said 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 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, the license shall be thirty dollars (\$30.00).

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, or 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 same person, firm, association or corporation, there shall be 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 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 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 in this ordinance or by special ordinance 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 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 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 or more, and less than fifteen thousand dollars, the license shall be fifteen-dollars, (\$15.00).

Eighth Class- - When the gross sales are 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, soda water, soda pop, coca cola, chero cola, grapico or other similiar 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, 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 light, gas heat, or power, electric light, water work, cotton compress or cotton

Pickery, slaughter house, distillery receiving alcohols or malt liquors, brewing ale, beer, porter or malt liquors, and for each telegraph, telephone or express business other than those subject to license under foreign licenses 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 seventy-five 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 (\$250.00)

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 and 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

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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 fifteen thousand dollars and less, 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 motion pictures, theatorium or other similiar 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 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 annual gross 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 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 (\$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 or establishment not above provided for are given, the classification 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 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 and 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 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 ice shall pay an annual license, which license is hereby fixed and graded as as follows, to-wit:

- (A) When traveling on foot, one hundred dollars (\$100.00).
 When traveling on horseback, 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 persons residing in the Parish where the license is issued and selling their goods exclusively in the Parish, shall pay only one half of the amounts named in sub-section (a) as above set out.

And provided that peddlers of fresh meats, 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 of clerks of peddlers or hawkers, but that he or they must pay a license in his or their names, 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 over 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 or restaurant, tea room, office, house or other eating place, 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 lind pool, or bagatele tables, tempin alleys and shooting galleries from which revenues 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 or retail of soda water, ice cream, confections, soda pop, coca cola, cher-cola, grapico or other similiar 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, or 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, ceral or other liquors or beverages containing any alcoholic content shall pay license based upon gross annual sales, and each separate establishment, place, distribution, 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 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).

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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 or retail of malt or cereal beverages containing any alcoholic content less than one half of one per cent by volume, shall pay license on the gross annual sales, and each separate establishment at which such beverage is 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 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 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, 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 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 by 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 classification 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 receipts of said business, which license shall be fixed and graded as follows, to-wit:

First Class -- When the gross annual receipts are one million dollars or more, the license shall be three hundred and fifty dollars (\$350.00).

Second Class-- When the gross annual receipts are seven hundred and fifty thousand dollars or more, and less than one million dollars, the license shall be two hundred and fifty dollars (\$250.00).

Third Class-- When the gross annual receipts are five hundred thousand dollars or more, and less than seven hundred and fifty thousand dollars, the license shall be one hundred and eighty dollars (\$180.00).

Fourth Class -- When the gross annual receipts are three hundred thousand dollars or more, and less than five hundred thousand dollars, the license shall be one hundred and fifty dollars (\$150.00).

Fifth Class -- When the gross annual receipts are one hundred thousand dollars, and less than three hundred thousand dollars, the license shall be one hundred and twenty dollars (\$120.00).

Sixth Class -- When the gross annual receipts are fifty thousand dollars or more, and less than one hundred thousand dollars, the license shall be sixty dollars (\$60.00).

Seventh Class -- When the gross annual receipts are twenty five thousand dollars or more and less than fifty thousand dollars, the license shall be thirty dollars (\$30.00).

Eighth Class -- When the gross annual receipts are ten thousand

dollars or more, and less than twenty-five dollars, the license shall be twenty dollars (\$20.00).

Ninth Class -- When the gross annual 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 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 carrying on the profession or business of keeping cabs, hacks, horses or motor vehicles or steam

boats or 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 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 and fifty dollars, the license shall be five dollars (\$5.00).

That any 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 decorator, jeweler, or any other professional occupation, shall be graded

according to the classification 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 business or profession of steam dying, steam cleaning, steam pressing, or the business of electric laundering, the license shall be based upon the gross annual receipts from the professional business, and shall be fixed and granted 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 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).

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

ORDINANCE NO. 547

To levy and 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 horse racing with certain exceptions and providing a penalty for violations thereof, and repealing all laws in conflict herewith.

SECTION 1. BE IT ORDAINED, by the Parish of Jefferson, that there be and is hereby levied a license tax upon each person, association of persons, or business firm, partnership or corporation engaged in or pursuing any business whereby horses are run for purses of where any entrance fee is charged for the entrance of said horses in a race for each and every race, track so operated which 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 admission by spectators and entrance fee for horses racing amounts to ten thousand dollars (\$10,000.00) or more, per day, the license tax shall be six hundred dollars per day, for the time or duration of the race meeting.

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Second Class -- When the paid admissions by spectators and entrance fees for the horses racing amount to seventy-five hundred dollars (\$7500.00) or more, and less than ten thousand dollars, the license fee shall be five hundred dollars (\$500.00), per day for the time or duration of the meeting.

Third Class -- When the paid admissions by spectators and entrance fee for the horses, racing amount to five thousand dollars (\$5,000.00) or more, and less than seventy five hundred dollars (\$7,500.00) per day, the

license shall be three hundred dollars (\$300.00) per day, for the time and 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 minimum tax herein provided shall be paid in advance daily to 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 to be in accordance with the herein provided graduated schedule in section No. 1, and that this license 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 fee 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. 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 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 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 therewith with the provisions of Section 1 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 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 for amusement and entertainment, and not for the purpose of profit, provided that said fairs so conducted shall not be for a period of 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 tax as aforesaid, shall be guilty of a misdemeanor and punishable by a fine of not more than \$100.00 and not less than twenty five (\$25.00) dollars or by imprisonment of not more than thirty (30) days or not less than ten (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 or 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 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 and the amount of the 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 license, 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 persons or person, 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

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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 accounts that may have been or may be rendered or furnished in pursuance of the provision 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 the 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 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 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 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 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 be strictly carried out.

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 collector 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 loss or destroyed license.

SECTION 22. That the the ex-officio tax 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, 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 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 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 the same. Any false swearing as to the gross receipts or 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 license 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 individuals, the member of the firm or the proper official of the corporation, same may be taken by a competent agent on personal knowledge of the fact, to me made to appear in the body of the affidavit.

SECTION 24. That the tax collector and ex-officio tax collectors are hereby required to keep a license register, in which they shall enter the name of every person, association 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 license 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 his office for future reference or use.

SECTION 25. That the exofficio tax collector violating any of the provisions of this ordinance or who shall willfully rate any person

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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 for 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 license shall pay a commission to him of ten per 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 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 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 given 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 provision of this Act 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, 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 payment in any judgment in favor of the State of Louisiana; and provided further, that the said attorney, 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 collect state licenses shall, through incompetency, negligence or fault on his own 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 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 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 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 provisions of this 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 own 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 and immovable of the delinquent owing 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 whatever, as hereinbefore provided, whether earned within or without the Parish of Jefferson, shall from 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.

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

YEAS - - - - Toledano, Heard, Strehle, Sartis, Feitel, Gordon, Petit, Ottermann, Dumestre, Codifer.

NAYS - - - - None. Absent - - Stumpf, Meyer, Cantrelle,

The ordinance was declared adopted.

ORDINANCE NO. 548

Making it unlawful for anyone to sell vinous, malt or spirituous liquors, within the territory of the Parish of Jefferson, under the Jurisdiction of this Police Jury, without having first obtained a permit from the Police Jury of the Parish of Jefferson to do so; fixing the cost of said permit; and providing penalties for the violation of this ordinance.

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, that it shall be unlawful for any person, firm or corporation to engage in the business of selling, vinous, malt or spirituous liquors, at wholesale or retail within the territorial limits of the Parish of Jefferson under the jurisdiction of the Police Jury of the Parish of Jefferson, unless such person, firm or corporation shall have first obtained from the Police Jury a permit to engage in such business.

SECTION 2. Be it further ordained, etc; that every person, firm or corporation desiring to engage in the business of selling vinous malt or spirituous liquors at wholesale or retail, shall before commencing business make application for a permit to do so to the Police Jury which permit shall give the name, resident, age, place of business, kind of business and whether to be conducted for white or colored, and in said application, the application shall agree that if a permit is granted for the operation of a business for the sale of liquor to white people he shall agree not to sell to negroes at the same place, and vice versa.

SECTION 3. Be it further ordained, etc; that the permit shall cover the period of operation of said business, from January 1st, 1935, up to and including June 30, 1935, and from July 1st 1935 up to and including December 31st, 1935, and the cost of said permit which shall be paid for before engaging in the business shall be the sum of One Hundred Sixty (\$160.00) Dollars, which may be paid semi-annually, the first payment shall be made on January 1st, 1935, for the first period ending June

30th, 1935, and the second payment shall be made on the 1st day of July, for the second period ending December 31st, 1935, said permit to be issued by the Secretary of this Police Jury and the amount herein specified shall be collected by him.

SECTION 4. Be it further ordained, etc; that the permit herein provided for shall be obtained by each and every person, firm, or corporation desirous of engaging in the business of selling vinous, malt or spirituous liquors, at wholesale or retail, and shall be obtained by the person, firm or corporation on or before January 1st, 1935.

SECTION 5. Be it further ordained, etc; that any person, firm or corporation engaging in the sale at wholesale or retail of any vinous, malt or spirituous liquor without first having obtained the permit hereinabove provided for, on or before January 1, 1935, shall be deemed guilty of a misdemeanor for each and every day said person, firm or corporation engages in said business without said permit previously obtained from the Police Jury, and upon conviction shall be fined not less than twenty-five (\$25.00) Dollars, nor more than Fifty (\$50.) Dollars, or imprisonment of not less than ten (10) days more more than sixty (60) days, or both, at the discretion of the Court, and for each day said person, firm or corporation shall continue to operate said business after March 1, 1935, without the permit hereinabove provided for, same shall constitute a separate offense, for which said person, firm or corporation shall be liable to fine and/or imprisonment as hereinabove provided.

SECTION 6. Be it further ordained, etc; that in the case of corporation the officers or persons in charge of said business shall be subject to the penalties hereinabove provided.

SECTION 7. Be it further ordained, etc; that any ordinances or parts of 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, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - - None. The ordinance was declared adopted.

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

ORDINANCE NO. 532.

To levy, collect and enforce the payment for the year 1935 of a license tax on all persons, associations of persons, firms and corporations engaged in the business of selling malt, vinous or spirituous liquors prescribing penalties for violation of the provisions of this ordinance; and repealing all ordinance or parts of ordinances in conflict herewith.

SECTION 1. Be It ordained by the Police Jury of the Parish of Jefferson, that all persons, associations of persons, firms or corporations engaged during the year 1935 in the sale at retail of distilled, spirituous, vinous, 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 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 receipts are forty thousand dollars or more, and less than fifty thousand dollars, the license shall be two hundred and fifty dollars (\$250.00).

Second Class - - When the gross annual receipts are thirty thousand dollars or more, and less than forty thousand dollars, the license shall be two hundred dollars (\$200.00).

Third Class - - When the gross annual receipts are twenty thousand dollars or more, and less than thirty thousand dollars, the license shall be one hundred and fifty dollars (\$150.00).

Fourth Class - - When the gross annual receipts are sixteen thousand dollars or more, and less than twenty thousand, the license shall be one hundred and twenty-five dollars (\$125.00).

Fifth Class - - When the gross annual receipts are twelve thousand dollars or more, and less than sixteen thousand dollars, the license shall be one hundred and fifteen dollars (\$115.00).

Sixth Class - - When the gross annual receipts are ten thousand dollars or more, and less than twelve thousand dollars the license shall be seventy five dollars (\$75.00).

Seventh Class - - When the gross annual receipts are eight thousand dollars or more, and less than ten thousand dollars, the license shall be sixty dollars (\$60.00).

Eighth 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).

Ninth 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).

Tenth 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).

Eleventh 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).

Twelfth 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).

Thirteenth Class - - When the gross annual receipts are one thousand dollars or more, and less than two thousand dollars, the license shall be ten dollars (\$10.00).

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

YEAS - - - - Toledano, Heard, Strehle, Sartis, Feitel, Gordon, Petit, Ottermann, Dumestre, Codifer.

NAYS - - - - None. ABSENT - - - - Stumpf, Meyer, Cantrelle.

The Ordinance was declared adopted.

There being no further business the Jury adjourned.

Wm Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Dec. 4, 1934

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

W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

The President announced that the special meeting was called for the purpose of considering and acting upon the recommendation of Mr. H. J. Early, Administrator of the Emergency Relief Administration of Louisiana, to aid the unemployables, unemployed, widows and orphans in the Parish; after discussion Mr. Codifer moved, seconded by Mr. Gordon, that the President appoint a committee to confer with State Administrator H. J. Early of the ERA, relative to emergency relief for unemployable and mother's aid cases in the Parish, the motion carried, whereupon the following committee was appointed; A. C. Dumestre, Chairman; A. T. Stumpf, Hirsch Meyer, District Attorney Jno. E. Fleury, and W. R. Toledano, President of the Jury, added.

Motion by Mr. Ottermann, seconded by Mr. Codifer, that Mr. W. R. Toledano, President of this Jury be and is hereby appointed to represent the Police Jury at the Special meeting of the Police Juries' association to be held at Monroe, La., Friday, December 6, 1934.

There being no further business, the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. Dec. 12, 1934.

The Police Jury met this day in regular session with the following members present; W. R. Toledano, President, Harold Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, Hirsch Meyer, E. M. Gordon, Petit, Clem Perrin, Robt. Ottermann, A. C. Dumestre, E. C. Codifer.

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

REPORTS

Report of Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Report of County Agent, received.

Report of Poundkeeper of the 8th Ward, received.

The following report of Mr. Alvin E. Hotard, Parish Engineer was read:

REPORT OF ENGINEER

Gretna, La. Nov. 23, 1934

The Honorable President and Members,
Police Jury of Jefferson Parish.
Gretna, La.

Re: Construction of building on
Edinburgh Avenue, a public
thoroughfare in the town of Metairieville.

Gentlemen:-

I have looked into the above matter as requested by your honorable body at the regular meeting of October 10. It was necessary to make a survey of this property in order to establish the street lines. This I have done and found the building located as shown on the accompanying plan

The building nearest the Seventeenth Street Canal is the property of a Mr. J. S. Borgstede, and consists of a store and residence. This building is approximately in the center of Edinburgh Avenue. The other building is in the course of construction and as I am informed, the property of a Mr. Louis Barnett. As can be seen on the accompanying plan, this structure is in both Edinburgh Avenue and Lake Avenue.

I trust that this will furnish you with all the information needed in this matter,

Respectfully submitted,
ALVIN E. HOTARD
Parish Engineer.

Mr. Codifer, seconded by Mr. Dumestre, that the report of the Parish Engineer be received and referred to the District Attorney to take necessary action against the owners of the building obstructing Edinburgh and Lake Avenue, Metairie Ridge, as reported by the Parish Engineer.

COMMUNICATIONS

From the United States Postoffice relative to the closing of Third Street by the Public Belt Railroad Company which shuts of Rural Letter Carrier's Route in the Seventh Ward of the Parish, was read to the Jury. After discussion, Mr. Petit moved, seconded by Mr. Cantrelle, that Mr. Ottermann, Police Juror of the Seventh Ward be appointed a committee of one to investigate the matter and report his findings at the next meeting of the Jury.

From Honorable Fred A. Earhart, Commissioner of Public Utilities, New Orleans, informing the Jury that the Commission Council of New Orleans has appointed Mr. P. H. Quinlan City Engineer, Assessor for the Napoleon Avenue Ferry, and advised the Jury that it was necessary that they appoint Mr. Quinlan to represent the Town of Marrero, and

On motion of Mr. Cantrelle, seconded by Mr. Feitel, Mr. P. H. Quinlan was appointed to represent the Police Jury in appraising the values of the Napoleon Avenue Ferry, etc.

From the Louisiana Highway Commission calling the Police Jury's attention to Act No. 2 of the regular session of the Legislature of Louisiana, 1934, setting aside and dedicating for the construction of gravelled and/or crushed rock and/or shell surfaced highways and necessary bridges, to be constructed out of the proceeds of bonds authorized by Act No. 3 of the Sixth Extra Session of 1930, and request that this most needed road in the Parish, be designated by the Police Jury to be constructed out of the funds when Bonds are sold. The matter was laid over for further consideration.

The following resignation of Mr. Ed. E. Feitel, as a member of the Board of Equalization was read.

RESIGNATION

Harvey, La. Dec. 12, 1934,

To the Police Jury, Parish of Jefferson,
Gretna, La.

Gentlemen:-

I hereby tender this my resignation as a member of the Parish Board of Equalization.

Yours truly,
ED. E. FEITEL.

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Motion by Mr. Meyer, seconded by Mr. Ottermann, that the resignation of Mr. Feitel be accepted.
Carried.

Motion by Mr. Meyer, seconded by Mr. Sartis, that Mr. Jacob Hecker of Marrero, La. be appointed member of the Board of Equalization, Parish of Jefferson, vice Mr. Ed. E. Feitel, resigned. Term expiring 1/1/38.
Motion carried.

Communication from A. J. Early, Administrator Emergency Relief Administration of Louisiana calling the Police Jury's attention to the fact that unless some provisions are arranged by the Police Jury of the Parish of Jefferson for relief of the unemployables, unemployed and mothers and cases in the Parish that Emergency Relief by the Federal Government will be discontinued, after December. Motion by Mr. Sartis seconded by Mr. Ottermann, the following Ordinance was proposed for passage at the meeting to be held, Tuesday, December 18th, 1934, action thereon to be taken after legal publication of a notice required thereunder which Ordinance is as follows:

ORDINANCE No 549

an additional tax of one cent per gallon in addition to the one cent heretofore levied

Levying an additional tax of one (1) cent per gallon on all gasoline or other motor fuel sold, used or consumed within the territorial limits of the Parish of Jefferson, La. for the year 1935; providing for the dedication of all taxes, less the cost of collection, collected under authority of this Ordinance, to be used for the relief of unemployed or unemployables, or in Mothers' Aid cases of the Parish of Jefferson La; providing how and from whom said tax; shall be collected; prescribing the manner and method of enforcing said tax; requiring persons liable for said tax to furnish reports; and providing further for a penalty for the violation of this Ordinance.

WHEREAS, a public emergency exists in this Parish which involves the health, safety or welfare of the people in the Parish, and it becomes necessary to impose an additional one (1) cent gasoline tax on all gasoline or other motor fuel sold, used or consumed within the territorial limits of this Parish.

Therefore, pursuant to the authority vested in this Police Jury, under the provisions of Act 31 of the Extra Special Session of the Legislature of the

an additional tax of one cent per gallon in addition to the one cent heretofore levied

State of Louisiana for the year 1934.

SECTION I. BE IT ORDAINED by the Police Jury of the Parish of Jefferson, La. that there is and is hereby levied for the year 1935, a tax of one (1) cent per gallon on all gasoline or other motor fuel sold used or consumed within the territorial limits of the Parish of Jefferson, La. beginning with the first (1st) day of January, 1935.

SECTION II. BE IT ORDAINED, etc; that the aforesaid tax shall be collected through the jobbers that is, through all persons, firms, corporations or associations of persons engaged in the selling and distributing of gasoline or other motor fuel for retail sale, or distributing same to be sold at retail.

SECTION III. BE IT FURTHER ORDAINED, etc; that the term "jobbers" as used in this Ordinance, is defined to mean any person, firm, corporation or association of persons, who sell gasoline or other motor fuel in bulk, direct to the consumer.

SECTION IV. BE IT FURTHER ORDAINED, etc; that all jobbers and all persons, firms, corporations, or associations of persons, irrespective of their domicile, selling and distributing gasoline or other motor fuel for retail sale, or distributing same to be sold at retail in this Parish, shall on or before the 20th day of each month, make a report, which shall be supported by affidavit properly sworn to before an officer authorized to administer oath, stating the number of gallons sold or distributed in the Parish of Jefferson, La. during the preceding month, and accompanied with remittance covering said tax.

SECTION V. BE IT FURTHER ORDAINED, etc; that it is hereby declared to be a misdemeanor for any jobber, agent or employee to deliver gasoline or other motor fuel within this Parish, unless the report hereinbefore provided for is made, and any such jobber, agent, or employee violating this ordinance, shall upon conviction, pay a fine of not more than One Hundred and no One Hundreds (\$100.00) Dollars, or imprisonment in the Parish Jail for a period not to exceed thirty (30) days, or both fine and imprisonment, at the discretion of the Court.

SECTION VI. BE IT FURTHER ORDAINED, etc; that the proceeds derived from the collection of said one (1) cent gasoline, tax less the cost of collection, shall be and the same is hereby dedicated for the relief of the unemployed or unemployables, or in Mothers' Aid cases in this Parish, said proceeds, less the cost of collection, shall be remitted by the Parish Treasurer of this Parish to the Treasurer of the State of Louisiana, and said funds shall be distributed by the State Treasurer to the Federal Emergency Relief Administration of the State of Louisiana, for the purpose herein set

forth.

SECTION VII. BE IT FURTHER ORDAINED, etc; that the Secretary of this Jury, shall cause public notice to be published one time in the official journal of this Parish, notifying the public of the proposed passage of this Ordinance, and public notice shall also be given that the said tax herein provided for is being imposed to meet a public emergency which involves the health, safety and welfare of the people of this Parish.

SECTION VIII. BE IT FURTHER ORDAINED, etc., that this tax, when imposed, shall be in addition to the one (1) cent gasoline tax already imposed by this Parish, provided for by the Constitution and laws of this State, for use in the construction, maintenance and repair of the Parish roads and bridges.

for relief of unemployed and mothers' aid etc

SECTION IX. BE IR FURTHER ORDAINED, etc; that all ordinances or parts of Ordinances inconsistent herewith except the Ordinance providing for the imposition of a gasoline tax of one (1) cent, adopted by the Police Jury on the 13th day of June, 1934, be and the same are hereby repealed.

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.

The Ordinance was declared adopted.

Secretary reported that no bids from any bank to act as Fiscal Agent for the Police Jury were received, whereas, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that the Whitney National Bank, Algiers Branch, be and is hereby selected as fiscal agent for this Jury for the year 1935-1936 and that the President be and he is hereby authorized to enter into a contract with the Whitney National Bank, Algiers, Branch, for the purpose.

BE IT FURTHER RESOLVED, that the President be and is hereby authorized and empowered to enter into a contract on behalf of this Jury to borrow the sum of One Hundred Thousand (\$100,000.00) Dollars, and to pledge the revenues of the Parish for the year 1935 to secure said loan, provided that all banks in the Second Congressional District shall signify in writing that they are not interested in the Fiscal Agency contract of the Parish of Jefferson for the year 1935 and 1936.

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, Perrin, Ottermann, Dumestre, Codifer.

NAYS- - - - None. The Resolution was declared adopted.

Motion by Mr. Feitel, seconded by Mr. Heard, that the Parish Treasurer and Auditor be notified to furnish the Jury with (15) copies

of their monthly report.

On motion of Mr. Strehle, seconded by Mr. Gordon, the Jury went into executive session.

Reconvening in open session, Mr. Strehle, moved, seconded by Mr. Heard, that Mr. A. G. Gugel and Mr. R. J. Barrus be paid commission on collections of the one cent gasoline tax during the month of October 1934.

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

YEAS- - - - Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Petit, Perrin, Ottermann, Codifer.

NAYS- - - - Toledano, Mr. Gordon and Mr. Dumestre voting blank. The motion was declared carried.

On motion by Mr. Sartis, seconded by Mr. Gordon and carried, Mr. Clifford Dumestre was appointed assistant secretary of the Police Jury at a salary of Sixty Dollars per month.

Motion by Mr. Cantrelle, seconded by Mr. Strehle, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that the following budget for the calendar year, beginning January 1st, 1935, and ending December 31st, 1935, be and the same is hereby adopted.

BUDGET

PROBABLE REVENUES FOR THE YEAR 1935

Parish Tax including Municipal Westwego - - - - -	\$107,400.00
Parish Business License	2,500.00
Anticipated Race Track License	11,500.00
Liquor Permits	7,500.00
Franchises	25.00
Official Court Stenographer's Fee	1,500.00
	<u>\$130,425.00</u>

PROBABLE EXPENSE

Salary, Secretary Police Jury	\$1,800.00
Salary, Treasurer	900.00
Salary, Engineer	600.00
Salary, Auditor	420.00
Salary, Ass't District Attorney	1,000.00
Salary Custodian Court House	1,200.00
Salary, Probation Officer	1,500.00
Salary Justice of Peace and Constables	7,500.00
Salary, Jail Physician	700.00
Salary, Official Court Stenographer	2,100.00
Salary, Indexing Books in C. C.'s Office	2,400.00
Salary, Sheriff's Attendance in Court	600.00
Salary, Clerk of Court's Attendance in a court	800.00
Salary, Sheriff Annual Criminal Fee	1,000.00
District Attorney's Fee	1,500.00
Coroner's Fee	1,800.00
Compensation of Registrar of Voters & Asst.	1,350.00

Compensation of Assessor-----\$1,750.00

Paupers	2,000.00
Compensation for the Aged and Blind	306.00
Mileage and Per Deim	2,000.00
Stationary and Office Supplies	2,000.00
Grand Jury Warrants	2,000.00
Petit and Coroner's Jury Warrants	3,619.00
Feeding Prisoners	7,000.00
Transportation of Prisoners and Insane	500.00
Maintenance of Buildings, including Grand Isle Jail	3,000.00
Election Expense	1,500.00
Interest on Loans	7,000.00
Fire Patrol	4,320.00
Beneficiary Students	300.00
Excess Revenues Bonds and Interest	21,160.00
Roads and Bridges	5,000.00
Board of Health	1,200.00
Official Journal	800.00
Miscellaneous	12,000.00
Contingent Expense Fund	24,000.00
County Agent	1,800.00

Total ----- \$130,425.00

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

YEAS ----Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ----None. The resolution was declared adopted.

Motion by Mr. Dumestre, seconded by Mr. Codifer, the following resolution was adopted:

RESOLUTION

Requesting the Louisiana Public Service Commission to grant a certificate of Public Convenience and Necessity to New Orleans Public Service, Inc., for the operation of a system of Passenger Motor Bus Transportation for public use on Metairie Road or Jefferson Highway, in the Parish of Jefferson from the Upper Parish Line of the Parish of Orleans to Johnson Street; to authorize the abandonment of its present electric street car line of Metairie Road or Jefferson Highway in the Parish of Jefferson; and consenting thereto.

WHEREAS, New Orleans Public Service, Inc., has made, or shortly will make, application to the Louisiana Public Service Commission for a certificate of public convenience and necessity for the operation of a system of passenger motor bus transportation for public use on Metairie Road or Jefferson Highway in the Parish of Jefferson from the upper parish line of the Parish of Orleans to Severn Avenue and thence along said road on highway (or Severn Avenue) to its intersection with Johnson Street.

WHEREAS, upon the granting or issuance by the Louisiana Public Service Commission to New Orleans Public Service, Inc., of a certificate of public convenience and necessity for the operation of the aforesaid passenger motor bus line, and the placing of said passenger motor bus line in operation, there will no longer be any public necessity for the operation by it of the electric street railroad line now operated by it over and along Metairie Road or Jefferson Highway in

the Parish of Jefferson from the upper parish line of the Parish of Orleans to Severn Avenue, and New Orleans Public Service, Inc. should be authorized and permitted to abandon and discontinue the operation of its said electric street railway line in the Parish of Jefferson and in connection therewith to remove all rails, ties, curves, switches, sidings, public work poles, wires, overhead lines and other appurtenances, which by reason of said abandonment and discontinuance, will no longer be necessary.

NOW, THEREFORE, BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, State of Louisiana, in regular session convened, that the Louisiana Public Service Commission be and it is hereby requested to grant a certificate of public convenience and necessity to New Orleans Public Service, Inc. for the operation of a system of passenger motor bus transportation for public use on Metairie Road of Jefferson Highway in the Parish of Jefferson from the upper parish line of the Parish of Orleans to Severn Avenue and thence along said road or highway (or Severn Avenue) to its intersection with Johnson Street.

BE IT FURTHER RESOLVED, etc., that the Louisiana Public Service Commission be and it is hereby requested to authorize and permit New Orleans Public Service, Inc., to abandon and discontinue the operation of its electric street railway line, now operated by it over and along Metairie Road or Jefferson Highway in the Parish of Jefferson from the upper parish line of the Parish of Orleans to Severn Avenue, and in connection therewith to remove all rails, ties, curves, switches, sidings, special work, poles, wires, overhead lines and other appurtenances, to which the Police Jury does hereby consent.

The motion to adopt the Resolution was seconded by Mr. Codifer.

The President ordered a vote of "Yeas" and "Nays", which resulted as follows:

YEAS ---- Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None. The resolution was therefore declared adopted.

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Motion by Mr. Perrin, seconded by Mr. Cantrelle, that the meeting stand adjourned to Tuesday, December 19, 1934.

W. R. Toledano
President.

Wm. Hepting
Secretary.

Gretna, La.
December 18, 1934.

The Police Jury met this day in regular adjourned session, the following members were present: W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, G. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

Reconvening in regular session Mr. Ottermann, Police Juror of the 7th Ward appointed by the Jury to ascertain whether or not land desired to open up a public road in the rear of the residential section of First, Second and Third Street in the Seventh Ward, could be purchased, reported

that he had a conference with owners of the land desired and that they had a fixed price for the amount of their land required.

Mr. Thomas Flaherty appeared before the Jury and stated that for part of his land requires 32½ by 262 feet he would sell for the price of \$1,000.00 and on behalf of Mrs. Gundman stated that she will sell the part of her land required 17 by 262 feet for the price of \$1,500.00. After discussion Mr. Ottermann moved, seconded by Mr. Codifer that the President appoint a committee to confer with the State Highway commission and the Public Belt Railway Commission in regard to providing an outlet for property owners of First, Second and Third Street of the Seventh Ward since the said streets have been closed by the public railway commission.

The motion was carried and the president appointed the following committee: Robert Ottermann, Chairman, A. C. Dumestre, F. C. Codifer and self added.

Application of John Hodgson for a permit to erect and operate an oil station and garage on the property of Robert Ottermann located on Jefferson Highway and Clairborne Drive, with written consent of the majority of property owners within 300 feet of the proposed site, stating that they agree to the erection and operation of an oil station and garage at the above mentioned location.

Motion by Mr. Gordon, seconded by Mr. Cantrelle, that Mr. John Hodgson be granted a permit to erect and operate an oil station and garage on the property of Mr. Robert Ottermann at the intersection of Jefferson Highway and Claiborne Drive, of the Seventh Ward. Motion was carried.

Motion by Mr. Meyer, seconded by Mr. Ottermann, the Jury went into executive session.

Reconvening in open session Mr. Sartis moved, seconded by Mr. Perrin that the Secretary advertise in official Journal for bids from banks to act as fiscal agent for the Police Jury for the year 1935 and 1936, motion was carried.

Motion by Mr. Sartis, seconded by Mr. Ottermann, the following ordinance was adopted.

AN ORDINANCE NO 550

Levying a tax of one (1) cent per gallon on all gasoline or other motor fuel sold, used or consumed within territorial limits of the Parish of Jefferson, Louisiana, for the year 1935, providing for the dedication of all taxes less the cost of collection, collected under authority of this ordinance, to be used for the relief of unemployed or unemployables, or in Mothers' Aid cases of the Parish of Jefferson, La. providing how and from whom said tax shall be collected; prescribing the manner and method of enforcing said tax; requiring persons liable for said tax to furnish reports; and providing further for a penalty for the violation of this Ordinance.

WHEREAS, a public emergency exists in this Parish which involves the health safety or welfare of the people in the Parish, and it becomes necessary to impose an additional one (1) cent gasoline tax on all gasoline or other motor fuel sold, used or consumed within the territorial limits of this Parish.

THEREFORE, pursuant to the authority vested in this Police Jury, under the provisions of Act 31 of the Extra Special Session of the Legislature of the State of Louisiana of year 1934.

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of

Jefferson, La. that there is and is hereby levied for the year 1935, a tax of one (1) cent per gallon on all gasoline or other motor fuel sold, used or consumed within the territorial limits of the Parish of Jefferson, La., beginning with the first (1st) day of January, 1935.

SECTION II. BE IT FURTHER, etc., that the aforesaid tax shall be collected through the jobbers, that is, through all persons, firms, corporations or associations of persons engaged in the selling and distributing of gasoline or other motor fuel for retail sale, or distributing same to be sold at retail.

SECTION III. BE IT FURTHER ORDAINED, etc., that the term "jobber" as used in the ordinance is defined to mean any person, firm, corporation or association of persons who sell gasoline or other motor fuel in bulk, direct to the consumer.

SECTION IV. BE IT FURTHER ORDAINED, etc., that all jobbers and persons, firms, corporations or associations of persons, irrespective of their domicile selling and distributing gasoline or other motor fuel for retail, or distributing same to be sold at retail in this Parish, shall on or before the 20th day of each month make a report, which shall be supported by affidavit properly sworn

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to before an officer authorized to administer oaths, stating the number of gallons sold or distributed in the Parish of Jefferson, La. during the preceding month, and accompanied with remittance covering the said tax.

SECTION V. BE IT FURTHER ORDAINED, that it is hereby declared to be a misdemeanor for any jobber, agent or employee to deliver gasoline or other motor fuel within this Parish unless the report hereinbefore provided for is made, and any such jobbers, agent or employee violating the ordinance, shall upon conviction, pay a fine of not more than One HUNDRED and No/100 (\$100.00) (Dollars), or imprisonment in the Parish Jail for a period not to exceed thirty (30) days, or both, fine and imprisonment, at the discretion of the Court.

SECTION VI. BE IT FURTHER ORDAINED, etc., that the proceeds derived from the collection of said one (1) cent gasoline tax less the cost of collection, shall be and the same is hereby dedicated for the relief of the unemployed or unemployables, or in Mothers' Aid cases in this Parish, and said proceeds, less the cost of collection shall be remitted by the Parish Treasurer of the Parish to the Treasurer of the State of Louisiana, and said funds shall be disbursed by the State Treasurer to the Federal Emergency Relief Administration of the State of Louisiana, for the purpose herein set forth.

SECTION VII. BE IT FURTHER ORDAINED, that the Secretary of this Jury shall cause public notice to be published one time in the official journal of this Parish, notifying the public of the proposed passage of this ordinance and public notice shall also be given that the said tax herein provided for is imposed to meet a public emergency which involves the health, safety and welfare of the people of this Parish.

SECTION VIII. BE IT FURTHER ORDAINED, that this tax, when imposed, shall be in addition to the one (1) cent gasoline tax already imposed by this Parish, provided for by the Constitution and laws of the State or use in the construction maintenance and repair of Parish roads and bridges.

SECTION IX. BE IT FURTHER ORDAINED, etc., that all ordinances or parts of ordinances inconsistent herewith, except the ordinance providing for the imposition of a gasoline tax of one (1) cent adopted by this Police Jury on the 9th day of May, 1934, be and the same are hereby repealed.

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

YEAS ---- Toledano, Heard, Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None. The Ordinance was declared adopted.

Motion by Mr. Codifer, seconded by Mr. Sartis, the following Ordinance was adopted:

AN ORDINANCE No. 551

An ordinance to authorize the President, on behalf of the Police Jury to borrow from the WHITNEY NATIONAL BANK, 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 1934, 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 1934, 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 NATIONAL BANK, on behalf of the Police Jury, the sum of \$2,500.00, 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 1934.

SECTION II. BE IT FURTHER ORDAINED, that the President is further authorized and empowered to execute in favor of Whitney National 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, that for payment of the 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 \$2,500.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1934, 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, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS --- None. ABSENT.-- Stumpf. The Ordinance was declared adopted.

There being no further business the Jury adjourned.

W. R. Toledano
President

Secretary.

Gretna, La. Jany. 9, 1935.

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

W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, Hirsch Meyers, E. M. Gordon Jos. Petit, C. Perrin, Robert Ottermann, A. C. Dumestre, F. C. Codifer.

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 with to allow parties to address the Jury.

Dr. D. L. Watson appeared before the Jury and advised them that the project recommended by the Police Jury to the ERA for the construction of a shell road on Old Homestead Avenue from Metairie Road to Cedar Street and thence along Cedar Avenue to Seventeenth Street Canal, of which grading of said road is near completion, request that the Jury take up with the State Highway Commission the matter of hard surfacing the said road with clam shells and-or

Mr. Numa Hero, president of the Jefferson Plaquemine Drainage district suggested that the Jury recommend to the State Highway Commission the hard surfacing with shells or gravel the road along the Intracoastal Canal, East Side, from Harvey to the line of Plaquemine Parish, according to plan submitted, said road being a part of the Highway system. After discussion Mr. Codifer moved seconded by Mr. Meyer, the adoption of the following resolution:

RESOLUTION

WHEREAS, Act No. Two of the Regular session of the Legislature of Louisiana for the year 1934 provides for the setting aside and dedicating for the construction of gravel and - or crushed rock and-or shell surface highways and necessary bridges a sum not less than Seven Million Dollars of the proceeds of bonds which were authorized by Act No. 3 of the Sixth Extra Session of the Legislature of Louisiana for the year 1930, and

WHEREAS, this Police Jury has been notified by the Louisiana Highway Commission that it is the intent and purpose of the Louisiana Highway Commission to build and construct of gravel and or crushed rock and-or shell surface highways in the several parishes of the State of Louisiana and has requested this Police Jury to indicate a list of certain of the highways of the Parish of Jefferson which this Police Jury wishes to have graveled and-or crushed rock and-or shell surfaced.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson that it does hereby petition and request the Louisiana Highway Commission to construct and use gravel and-or crushed rock and-or shell surface the following highways, which are listed in the order of their preference as follows:

1. Harvey Canal Highway, commencing at the Old Spanish Trail on the East Side of the Harvey or Intracoastal Canal and ending at the Jefferson and Plaquemine Parish Line, a total distance of 5.15 miles.
2. Whitney Avenue, from the Orleans Parish Line to the Gretna Belle-Chasse Highway, a distance of 1.85 miles.
3. Bonnabie Boulevard from the Metairie Road to Lakeshore Highway a distance of 3.25 miles.
4. Willow Road from the Old Spanish Trail to Barataria Boulevard a distance of 3.20 miles.
5. Deckbar Avenue from the Jefferson Highway to Metairie Road a distance of 1.75 miles.

6. Continuation of Whitney Avenue from Gretna-Belle Chasse Highway to the Jefferson Plaquemine Pumping Station, a distance of 4.20 miles.

7. Helios Street from Metairie Road to Lakeshore Highway a distance of 2.36 miles.

Resolved further, that the Parish Engineer be requested to complete and execute necessary forms furnished by the Louisiana State Highway Commission to be certified to by the Sectetary of this Police Jury and the Parish Engineer setting forth the section of roads to be constructed and furnishing such further information as called for in said blank form.

Resolved further that copy of this resolution be sent to the Highway Commission.

The above resolution was adopted by a unanimous vote.

Mr. Alex Martin addressed the Jury and filed a petition signed by residents of the Air Line Highway and surroundings from Severn Avenue to Bridgedale, petition the Jury to have the new bus line which was put into effect December 27, 1934, running from Esplanade and City Park Avenue, New Orleans, to Johnson and Severn Avenues, Jefferson Parish; to continue up the Airline Highway to Bridgedale. After discussion, Mr. Codifer moved seconded by Mr. Dumestre, the adoption of the following resolution:

WHEREAS, this Police Jury has been petitioned by residents of the Airline Highway to have the new bus line which was put into effect December 27, 1934, running from Esplanade and City Park Avenue, New Orleans to Johnson and Severn Avenue, Jefferson Parish, to continue up the Airline Highway to Bridgedale, therefore;

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BE IT RESOLVED, that this Police Jury hereby recommend to Public Service Commission of Louisiana the extension of the new bus line from Esplanade and City Park Avenue, New Orleans, up the Airline Highway to Bridgedale, Jefferson Parish, instead of its present terminal at Johnson and Severn Avenue, Jefferson Parish.

The resolution was declared adopted by a unanimous vote.

Regular order of business resumed.

REPORTS

- Report of Treasurer. Received and ordered filed.
- Report of Finance Committee, all bills approved and ordered paid.
- Report of Parish Auditor, received.
- Report of Supervisor of Public Accounts. Received.
- Report of Pound Keeper, 8th Ward, received.

COMMUNICATIONS

From Mr. H. J. Early, administrator of the ERA of Louisiana, request the Police Jury to loan from its fiscal agent the approximate amount to be collected from the one cent per gallon tax levies on all gasoline and Fuel oil sold in the Parish during January, 1935, for emergency relief for the unemployables, and mother's aid and on motion duly seconded the President was appointed a committee of one to confer with the proper officials of the fiscal agency of the Police Jury regarding the loan, with full power to act. Motion carried.

The following appraisal of the Ferry Terminal (at Marrero) was submitted by Mr. A. E. Hotard, Parish Engineer.

APPRAISAL OF NAPOLEON AVENUE FERRY TERMINAL

Items	Description	Replacement Value	Present Value
(a)	Ferry House - Property of Jefferson Parish		
(b)	Bridges, 16 tons steel @ \$150.00 -----	\$2400.00	
	10 M. F. B. M. Timber @ \$60.00 -----	600.00	
		<u>\$3,000.00</u>	<u>\$1,800.00</u>
(c)	Piling, Foundation and Mooring, 2300 Lin feet		
	Timber piling @ \$1.00 -----	\$2,300.00	
	400 B. feet lumber @ \$100.00 per M -	\$40.00	
	7 tons steel @ \$150.00 chains, hoises, etc.		
		1050.00	
	Say	<u>\$4,000.00</u>	<u>\$ 2400.00</u>
(d)	Pontoon (steel barge type	8,400.00	5,600.00
(e)	Fill. 1500 cu. yds. @ \$100	1,500.00	1,500.00
		<u>\$ 16,900.00</u>	<u>\$ 11,300.00</u>

Motion by Mr. Codifer, seconded by Mr. Ottermann, that the Police Jury upon the advice of the District Attorney take whatever action is necessary to have the houses constructed on Edinburgh Avenue and Lake Avenue, Metairie Ridge moved off said avenue by the owners, motion was carried.

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

Resolved: That the Louisiana Power and Light Company be notified to improve the service and equipment of its busses operating between Gretna and Westwego, and that the old and delapidated busses be replaced with modern vehicles, otherwise a complaint will be filed with the Louisiana Public Service Commission.

Mr. Strehle, chairman of the Courthouse and Jail Committee, advised the Jury of the sanitary conditions at the jail in regards to the bedding used for certain prisoners, also that new mattresses and shower baths is necessary for the Petit Jury Dormitory in the Courthouse at Gretna, and on motion by Mr. Gordon, seconded by Mr. Perrin, the matter was referred to the Finance and Courthouse and Jail Committee, with full power to act.

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

BE IT RESOLVED, by the Police Jury in regular session, that Mr. Onezphas Bernard be and he is hereby appointed a member of the Board of Commissioners of the Second Jefferson Drainage District, vice Tom Territo, term expired. The above resolution was adopted by a unanimous vote.

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

BE IT RESOLVED, by the Members of the Police Jury of the Parish of Jefferson, Louisiana, that

The muskrat industry of the State of Louisiana is one of the largest sources of income to this state and does furnish employment to a very large number of men, who otherwise would be unemployed.

The muskrats that now inhabit the marsh lands of this Parish are being depleted very fast and that this Jury do petition the Conserva-

tion Commission of the State of Louisiana to set out certain lands as a muskrat reserve or breeding place so that this industry will not become a lost industry in this state.

The trapping of muskrats in this state be one of a lawful industry, and that the law limiting each and every trapper to two hundred and fifty traps be observed, also that the use of Gibb's traps be prohibited.

All Parishes in this State in which muskrats inhabit be notified of the passage of this resolution.

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

YEAS ---- Toledano, Heard, Strehle, Sartis, Stumpf, Cantrelle, Feitel Gordon, Meyer, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None. The resolution was declared adopted.

Motion by Mr. Sartis, seconded by Mr. Ottermann, that Mr. C. V. Bourgeois, Parish Treasurer be allowed expenses not to exceed Twenty-five (\$25.00) Dollars per month.

Motion was carried by a unanimous vote.

Petition of the Dunbar-Dukate Company through its attorneys, Issac S. Heller and Leopold Stahl, petition the Police Jury to close Barataria Road at Lafitte, was read. After discussion Mr. Perrin moved, seconded by Mr. Heard, the adoption of the following resolution.

BE IT RESOLVED, that the President write a letter to the petitioners, Dunbar-Dukate Company, 822 Perdido Street, New Orleans, La., notifying them that the Jury has no jurisdiction to authorize the opening of the property along the Bayou Barataria in Lafitte section, for the reason that they have no record of any road having been approved along said Bayou Barataria and therefore have no jurisdiction to close a road that does not exist. Motion carried.

On motion by Mr. Feitel, seconded by Mr. Heard, the Jury recessed to January 23, 1935.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La., Jany. 23, 1935.

The Police Jury met this day in regular session adjourned from January 9, 1935, the following members were present:

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. L. Sartis, A. J. Cantrelle, Ed. Feitel, H. Meyer, Joseph Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer, Gordon.

Absent -- A. T. Stumpf.

On motion duly seconded the reading of the minutes of the last meeting was dispensed with.

Honorable Fred A. Earhart, Commissioner of Public Utilities, New Orleans, La., advised the Police Jury by letter of a report from the City Engineer P. H. Quinlan, on the appraisal of the Napoleon Avenue Ferry terminal at ninety-thousand (\$90,000.00) Dollars, requested that the Jury pass on same in order that the ordinance authorizing the sale of the franchise can be published. After discussion, Mr. Dumestre moved, seconded by Mr. Codifer, that the president together with the Police Jurors of the 4th Ward and Mr. E. M. Conzelman confer with Mr. Fred A. Earhart, Commissioner of Public Utilities of the City of New Orleans, with regard to the assessed valuation of the Ferry Boat "H.O. Penick" together with the pontoons, moorings, bridges, ferry houses and other appurtenance attached

thereto, now in operation at the Marrero -Napoleon Avenue Ferry and that this committee be given full power to act. Motion was carried.

On motion by Mr. Meyer, seconded by Mr. Ottermann, Miss Dunlap of Westwego, La., was selected and appointed social worker for this Police Jury, for the distribution of funds derived from the one cent gasoline tax levied by the Police Jury for the benefit of the unemployables, mothers' aid cases, etc., subject to the approval of the ERA of Louisiana. Motion was carried.

On motion by Mr. Strehle, seconded by Mr. Heard, Miss Ruth Gomez was appointed secretary for the social worker office for the distribution of funds derived from the one cent gasoline tax levied for the benefit of the unemployed mothers' aid cases, etc., her salary to be paid out of the benefit funds. Motion was carried.

On motion by Mr. Strohle, seconded by Mr. Perrin, the following Ordinance was adopted:

ORDINANCE No 552

An Ordinance of the Police Jury of the Parish of Jefferson authorizing the execution of a fiscal agency agreement with Whitney National Bank of New Orleans and fixing the security to be furnished by the fiscal agent, to secure deposits made by the Police Jury of the Parish of Jefferson

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BE IT ORDAINED by the Police Jury of the Parish of Jefferson, in regular session assembled, that this Police Jury, in accordance with Act 39 of the regular session of the General Assembly of Louisiana for 1934, as amended, having heretofore giving notices and published its intention to select a Fiscal Agent and Depository Bank for the year 1935, and having received no bids or applications from any banks pursuant thereto, do enter into a written agreement with the Whitney National Bank of New Orleans, naming it as Fiscal Agent for the year 1935, which agreement shall provide, among other things, that this Police Jury shall have the right to borrow from the Fiscal Agent during the year 1935, a sum not to exceed One Hundred Thousand (\$100,000.00) Dollars, the amounts thus borrowed to be evidenced by negotiable certificates of indebtedness of the Police Jury of the Parish of Jefferson, to be dated the date of the loans, to bear interest at six(6%) per cent per annum from date until paid, to be payable to bearer on or before March 1, 1936, and to stipulate for the payment of ten (10%) per cent attorney's fees in the event the same shall be placed in the hands of an attorney for collection, compromise or other action all such certificates to be numbered serially, beginning with the Number One (1) as issued, which agreement shall further provide that said Bank shall pay to the Police Jury interest at the rate of One and one-half (1½) per cent computed on daily balances in the manner provided by existing laws, on all monies at any time deposited with said Bank by said Police Jury as such Fiscal Agent, and which agreement shall provide that all monies borrowed by the Police Jury from said Bank shall constitute an anticipation of revenues of the calendar year in which the same are borrowed, and shall be borrowed for the purpose of paying the current expenses of such calendar year, and that all such

amounts and negotiable certificates of indebtedness issued to evidence the same in principal, interest and attorney's fees shall be secured by pledge of the revenues of the Police Jury of the calendar year for which the same are borrowed.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that this Police Jury do borrow from the Fiscal Agent, Whitney National Bank of New Orleans, to be named under the agreement hereinabove authorized, during the year 1935 up to the sum of One Hundred Thousand (\$100,000.00) Dollars, in accordance with the agreement to be executed as hereinabove provided, and that to evidence such amounts the president and secretary of this Police Jury shall execute and deliver, from time to time, as such amount is borrowed, the negotiable certificates of indebtedness as provided for under the agreement hereinabove authorized. The President and Secretary of this Police Jury are authorized to prepare the form of such certificates of indebtedness which form shall contain such other terms, stipulations and conditions as they may deem proper to incorporate therein.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that to secure the payment of all indebtedness incurred by the Police Jury of the Parish of Jefferson and loaned by said Fiscal Agent during the calendar year of 1935, and the negotiable certificates of indebtedness to be issued to evidence loans thus made, this Police Jury does hereby irrevocable pledge, pawn and hypothecate to and in favor of the Whitney National Bank of New Orleans, or holder or holders of said certificates of indebtedness, all of the revenues of the Police Jury of the Parish of Jefferson for the year 1935, 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 any time 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 Parish of Jefferson be and they are hereby authorized and empowered and instructed to hold all such funds as and when collected and for account of the said bank and immediately apply the same to the payment and liquidation of all such negotiable certificates of indebtedness.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, 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 National Bank of New Orleans, covering its appointment as Fiscal Agent and all other things hereinabove recited to be contained in said contract, said contract to contain such further and additional terms, conditions and stipulations as the said President may deem proper to incorporate therein, and such form of contract shall be executed by said President shall be the contract authorized hereby.

BE IT FURTHER 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 National Bank of New Orleans, named as the Fiscal Agent for the year 1935 for the Police Jury of the Parish of Jefferson, as security for monies deposited by the said Police Jury, of the Parish of Jefferson, with Whitney National Bank of

New Orleans, 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 and negotiated with the Whitney National Bank of New Orleans for monies borrowed from said Bank by the said Police Jury. The principal amount of said certificates of indebtedness or promissory notes thus deposited a security shall be One Hundred (\$100%) per cent of the amount on deposit to the credit of the Police Jury and in accordance with law.

BE IT FURTHER ORDAINED, by the Police Jury of the Parish of Jefferson, that the Treasurer of the Parish of Jefferson be and he is hereby authorized, empowered and instructed to receive such certificates of indebtedness, or promissory notes from Whitney National Bank of New Orleans, who shall receipt therefor to Whitney National Bank of New Orleans and hold such evidences of debt as Trustee for said Bank and the Police Jury of the Parish of Jefferson, as their interest may appear, and the said Treasurer is authorized to execute and deliver to

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said Bank a receipt in words and figures, as follows:

Gretna, Louisiana, -
Wm. Hepting, 1935

"Received from Whitney National Bank of New Orleans, the following certificate of indebtedness or promissory notes executed by the Police Jury of the Parish of Jefferson and delivered to and negotiated with Whitney National Bank of New Orleans 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 _____ 1935 which authorized me to receive said security and hold same as the property of Whitney National Bank of New Orleans, as Trustee of 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 said 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 National Bank of New Orleans and place said securities delivered to him in said box.

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

YEAS- - - - Toledano, Heard, Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None. ABSENT - - - - Stumpf.

The Ordinance was declared adopted.

ORDINANCE NO. 553

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

An Ordinance to authorize the President on behalf of the Police Jury to borrow from the Whitney National Bank, the sum of \$40,000.00, 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 1935, 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 1935, to pay the amount borrowed.

SECTION 1. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson in a regular meeting assembled, that the President be and he is hereby authorized and empowered to borrow from the Whitney National Bank, on behalf of this Police Jury, the sum of \$40,000.00 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 1935.

SECTION 11. BE IT FURTHER ORDAINED, etc; that the President is further authorized and empowered to execute in favor of said Whitney National Bank, a note or certificate of indebtedness for the amount herein set forth, together with the interest due or to become due thereon.

SECTION 111. 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 \$40,000.00, out of the revenues and taxes of the Parish of Jefferson for the year 1935, 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 - - - - Heard, Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS- - - - None ABSENT - - - - Stumpf.

The Ordinance was declared adopted.

There being no further business, the Jury adjourned.

W. R. Toledano Wm. Hepting
President. Secretary.

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Gretna, La. Feb. 13, 1935.

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

W. R. Toledano, President; H. Heard, W. E. Strehle, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, C. Perrin, Robt. Ottermann, A. C. Dumestre, Frank C. Codifer.

Absent - - Jos. Sartis, 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.

Judge Wm. A. Bell, representing Mr. H. J. Early, administrator for

the Emergency Relief Administration of Louisiana, advised the Jury that there is a balance due by the Parish of Jefferson in the amount of \$592.91 for workmen's compensation insurance on welfare workers. After discussion, Mr. Toledano, on leaving the chair, Mr. Strehle, presiding, moved that the debt be paid. Motion was seconded by Mr. Ottermann and carried.

Petition signed by owners of property situated and being in the Fourth Jefferson Drainage District, petition the Police Jury to appoint Mr. Frank W. Mayo, as a member of the Board of Commissioners of the Fourth Jefferson Drainage District vice Mr. S. T. Cristina, term expired was read and after discussion Mr. Toledano moved, seconded by Mr. Ottermann, the adoption of the following resolution.

WHEREAS, a vacancy exists on the Board of Commissions of the Fourth Jefferson Drainage District, and

WHEREAS, petitions signed by owners of property situated and being in the Fourth Jefferson Drainage District petition this Police Jury to appoint Mr. Frank W. Mayo, a member of said Board, therefore,

BE IT RESOLVED, that Mr. Frank W. Mayo, be and he is hereby appointed a member of the Fourth Jefferson Drainage District vice Mr. S. T. Cristina, term expired.

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

YEAS- - - - Toledano, Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Perrin, Ottermann, Dumestre, Codifer.

NAYS- - - - None. ABSENT - - - - Sartis, Petit.

The resolution was declared adopted.

Mrs. Marion Odom, president of the school board, on behalf of pupils attending school in Homedale Sub-division request that the Jury have stop signs placed on the Highway near the school, and

On motion of Mr. Stumpf, seconded by Mr. Cantrelle, Mr. D. H. Roussel, Road Superintendent was instructed to place stop signs on the Highway near the public school in Homedale. Carried.

Mr. A. M. Mc Cormack, assistant post master of the City of Gretna, addressed the Jury, advising them that a new post office would probably be constructed in the City of Gretna by the Federal Government under a Civil Works Administration project, provided a suitable site could be secured by this Jury. After hearing the statement of Mr. Mc Cormack, Mr. Dumestre moved, seconded by Mr. Codifer, that the President appoint a committee to be composed of Mr. A. T. Stumpf, Chairman, Jos. Sartis, W. E. Strehle, Heard, and the President of the Jury to confer with Mr. Mc Cormack and other proper officials in regards to the new Post Office. Motion was carried.

Mr. Harvey, representing the Louisiana Tractor and Machinery Company of Baton Rouge, offered to sell on terms a new caterpillar Tractor and road grader which operated on low grade fuel oil. After discussion it was moved and seconded that the Jury as a whole meet with the representatives of the Louisiana Tractor Company for a demonstration of the Tractor in question.

Motion by Mr. Dumestre, seconded by Mr. Ottermann, that the secretary advertise for bids for the purchase of one tractor and one road grader for Road District No. 1.

Mr. Toledano, presiding, regular order of business was resumed.

REPORTS

Report of Parish Treasurer, received and ordered filed.
Report of Finance Committee. All bills approved and ordered paid.
Report of the Parish Auditor. Received.
Report of the Supervisor of Public Accounts. Received.
Report of Pound Keeper of the 8th Ward. Received.

COMMUNICATIONS

From Police Jury of Iberia Parish inviting the members of the Police Jury and their friends to attend the celebration of the eradication of the tick in the parishes lying west of the Mississippi River in

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South Louisiana to be held at the Live Stock Experiment Farm in Iberia Parish on Friday, February 22nd, 1935, at 10 A. M. was read and on motion duly seconded, the Jury was appointed as a whole to attend said celebration.

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

WHEREAS, the school children of Metairie Ridge are compelled, in bad weather to traverse the Metairie Highway, going to and from their respective schools which are located on and near the said Highway, and is very dangerous both to life and limb of said children, and

WHEREAS, the New Orleans Public Service, Inc., is now operating motor vehicles, instead of electric cars as heretofore used, which, to a certain extent adds to the congestion of traffic on said Highway, and

WHEREAS, when the Police Jury recommended to the Louisiana Public Service Commission that a certificate of operation be issued to the New Orleans Public Service, Inc; to operate buses instead of electric cars, and also approved the application of the said corporation to discontinue the electric car franchise and thereby abandon same, it was suggested at the time that the road bed of the car line could be used to widen the Metairie Highway and thereby eliminate the traffic conditions along said Highway.

THEREFORE, Be It Resolved, that the Jefferson Parish Police Jury in regular session assembled this 13th day of February, 1935, go on record as requesting of the New Orleans Public Service, Inc; to deed over to the Police Jury of Jefferson Parish the right of way which extends from the 17th Street Canal to Shrewsbury, with the idea in view of having the Louisiana Highway Commission use said right of way to widen and construct a side walk along the Metairie Highway.

BE IT FURTHER RESOLVED, that a copy of this resolution be sent to the New Orleans Public Service, Inc., and the Louisiana Highway Commission.

The resolution was adopted:

Motion by Mr. Dumestre, seconded by Mr. Gordon, that a committee be appointed by the president to confer with the sheriff relative to the collection of a license from the Arts and Publishers Society represented in New Orleans, Louisiana, by J. Studibaker Lucas, motion carried.

The following were appointed: A. C. Dumestre, Chairman, E. M. Gordon, A. T. Stumpf.

Motion by Mr. Cantrelle, seconded by Mr. Meyer, that the Secretary

be instructed to advertise the franchise of the Napoleon Avenue Ferry as advertised by the Commission of Public Utilities of the City of New Orleans, with amendments to said franchise eliminating the appraisal of the moorings, landing, ferry house and ferry boat, H. O. Penick.

Motion carried.

Copy of resolution adopted by the Barataria Women's Club relative to the preservation of song birds in the Barataria Section, and request that the Police Jury do whatever is in their power for the preservation of bird life, especially song birds in Barataria was read, and on motion duly seconded the matter was referred to the State Conservation Commission.

On motion by Mr. Ottermann, seconded by Mr. Perrin, the following ordinance was adopted:

ORDINANCE NO. 554

An Ordinance to authorize the president on behalf of the Police Jury to borrow from the Whitney National 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 for the year 1935, 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 1935, 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 he and he is hereby authorized and empowered to borrow from the Whitney National 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 1935.

SECTION 2. BE IT FURTHER ORDAINED, etc; that the President is further authorized and empowered to execute in favor of said Whitney National 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 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 \$20,000.00, out of the revenues and taxes of the Parish of Jefferson, for the year 1935, 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 - - - - Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Perrin, Ottermann, Dumestre, Codifer.

NAYS- - - - None. ABSENT - - - - Sartis, Petit,

The Ordinance was declared adopted.

The following communication from the United States Engineer's Office, New Orleans, Louisiana, relative to the exchanging of land to

better facilitate navigation interest in the Intercoastal Canal at Harvey, Louisiana, was read.

Police Jury, Jefferson Parish,
Gretna, La.

Gentlemen:-

With further reference to our letter of November 4, 1932, concerning the dedication to the proper parish authorities of a right-of-way for a road beginning at Eleventh Street, La., and extending southerly along the rear right-of-way of the waterway, a distance of 1,000 feet, Mr. Lampert and Mr. Hooper, as representatives of the estate known as "Mrs. W. Adelman, et als." have visited this office to ascertain what my viewpoint would be toward the construction of substitute facilities better serving navigation interests whose crafts are moored in the public mooring basin some 3,000 feet further down the canal from the Mississippi River. It is believed that the proposed action outlined by these gentlemen would, in fact, better serve the needs of the people of the community, and this office will interpose no objection to the change from conditions to which we originally agreed.

Based upon information furnished to me concerning the presentation to be made to your body, it is my understanding that they desire to have returned to the Adelman Estate that certain tract of land 80 feet wide by 1,000 feet long, known as "Harbor Road" and abutting at its northern end upon Eleventh Street. This area is shown cross hatched in red on the attached blueprint. In return for the surrender of this land to the Adelman Estate, they propose to dedicate immediately for public use the entire right of way outlined in red on the attached blue print, beginning at its northern end at Eleventh Street and extending, to a junction with the road being built along the east bank of Harvey Canal to the pumping plant some distance down the canal. Additionally at an early future date they promise to dedicate for public use a tract 200 feet in length along the canal by 80 feet depth measured eastward from the Government's east right of way line for canal, its northern boundary being 530 feet south of the south right of way line of Eleventh Street, Gretna, La. together with a 50 foot right of way for a road connecting this tract with Peters Avenue. This area is additionally cross hatched in yellow to the attached map. The action outlined by them appears logical, and insofar as the interest of the United States are concerned, I see no reason to refuse their request.

If accomplishment of all features outlined above is insured, this office interposes no objection to the course of action proposed, inasmuch as it is believed the interest of the public will be better served.

Very truly yours,

HENRY HUTCHINGS, Jr. Major Corps of
Engineers, Dist. Engineer.

After discussion the following resolution was adopted.

Resolved, that the President of the Police Jury of the Parish of Jefferson be and he is hereby authorized and empowered to sign the necessary deed accepting from Mrs. Katie A. Christian Adelman, et als, the following described property:

First: A certain tract or parcel of land situated in the Parish of Jefferson, State of Louisiana, in Township 13 and 14 South, Range 24 East, in the Southwestern Land District of Land District of Louisiana, and comprising a strip fifty (50) feet width, measuring 25 feet either side of the following described center line.

Beginning at the present south end of Peters road opposite a point on the Eastline of boundary of the hereinafter described larger tract 27 1/2 feet south thereof, distant 2017.03 feet, south 16 deg. 48 1/2' East from the North east corner of the said larger tract as Engineers Station 23X42.2.

Thence along South 16 deg. 48 1/2' east, projecting and extending the Center line of Peters Road, parallel to and 27 1/2 feet distant from the East Line or boundary of the hereinafter described larger tract, distance of 2014.2 feet to Engineers Station 53X56.4, opposite and 27 1/2 feet distant from the East line or boundary of the hereinafter described larger tract, at a point 5031.23 feet South 16 deg. 48 1/2' East from the North east corner of the hereinafter referred to larger tract to the South line or limits of the here firstly described tract or parcel of land, which said tract is indicated as parcel No. 13 and bordered red on the blueprint copy of the map of plan of C. O. Hooper, Industrial Engineer, dated February 5, 1934, and affixed hereto (herein referred to Act) and made a part hereof, and contains 3.46 acres, more or less.

SECOND. A Certain tract or parcel of land situated in the Parish of Jefferson, State of Louisiana in Township 14 South, Range 24 East, Southwestern Land District of Louisiana, comprising a strip 50 feet in width, measuring 25 feet either side of the following described Center Line.

Beginning at a point 27 1/2 distant from the Eastline or boundary of the hereinafter discribed larger tract and opposite a point on said East line or boundary 5031.23 feet South 16 deg. 48 1/2' East from the North East corner of said larger tract, at Engineers Station 53X56.4.

Thence, in a south and westerly direction along and with a curved line to the right of radius 288.2 feet, projected with the tangential direction south 16 deg. 48 1/2 east, a distance of 118.7 feet to a point at the end of said curve at Engineers station 54X75.1 the arc of said curve includes 45 compass degrees.

Thence, 28 deg. West, tangental to the next above referred to curve, a distance of 118.2 feet to a point at the beginning of a curve to the left at Engineer's Station 55X93.3.

Thence, in a south and easterly direction, along and with a curved line to the left, of radius 288.2 projected from the direction South 28 deg. 11 1/2' West, a distance of 119.2 feet to a point at the end of said curve at Engineer's station 57X12.5. The arc of said curve includes 45 deg. 8 1/2'.

Thence, South 17 deg. East, tangental to the next above referred to curve parallel and 75 feet distance from the west line or boundary of the hereinafter described larger tract, a distance of 2488.2 feet to the beginning of a curve to the right, at Engineers Station 82X00.7.

Thence in a south and westerly direction, along and with a curved line to the right of radius 573.7 feet projected from the direction South 17 deg. East, a distance of 230 feet to a point at the end of said curve at Engineer's station 84x30.7. The arc of said curve includes 23 compass degrees.

Thence, South 6 deg. west, tangental to the next above referred to

curve a distance of 75.3 feet to a point on the East line or boundary of the United States Government Intercoastal Waterway (Harvey Canal section No. 1) at Engineer's station 85X06. and/or the Southern line or limits of the here secondly described tract or parcel of land, which said tract of land is indicated as parcel No. 14 and bordered black on the blue print copy of map which is annexed to above referred tract, and containing 3.39 acres more or less.

Resolved Further: That said property is to be used as a right of way for a road for the use and benefit of the public.

Resolved Further; That as a consideration of the donation of the said property hereinabove described to this Police Jury that the Police Jury of the Parish of Jefferson, through its President Weaver R. Toledano, is to return and the said President is hereby authorized and empowered to return to the said Mrs. Katie A. Christian Adelman in exchange for the property hereinabove described, the following property to-wit:

A certain tract of parcel of land situated in Jefferson Parish, State of Louisiana, and comprising a right of way, 80 feet in width along side and adjoining the East Line of boundary of the United States Government's Intracoastal Waterway (Harvey's Canal) Section No. 1.

Beginning at the South line of eleventh street at a distance of 2087.2 feet south 17 deg. East from the South Line of Fourth Street, and extending Southward along said East line or boundary of the United States Government's Intercoastal Waterway (Harvey Canal Section No. 1) South 17 deg. East in width 80 feet for a distance toward the pumping Plant of the Jefferson Plaquemine Drainage District of 1000 feet.

Said Tract or parcel of land contains 3.83 acres more or less and is designated as Harbor Road, and boarded yellow on blue print copy of map of C. O. Hooper, Industrial Engineer, Dated Feb. 5, 1935 annexed hereto and map made part hereof.

Resolved further, that the President is authorized and empowered to do any and all things necessary to take this Resolution into force and effect.

Roll being called on the adoption of the above resulted as follows: YEAS - - - - W. R. Toledano, H. Heard, W. E. Strehle, A. T. Stumpf, A. J. Cantrelle, Feitel, Meyer, Gordon, Perrin, Ottermann Dumestre, Codifer.

NAYS - - - - None. ABSENT - - - - Sartis, Petit.

There being no further business the Jury adjourned.

W. R. Toledano
President

Wm. Hepting
Secretary

Gretna, La. March 13, 1935.

The Police Jury met this day in regular session, the following members were present: W. R. Toledano, President, H. Heard, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

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

On motion duly seconded the regular order of business was dispensed

with to allow parties to address the Jury.

Mrs. Hereford, representing the Louisiana Digest, Official Journal of the Police Jury Association of Louisiana requested the Jury to make the usual appropriation for the advertising of the Parish of Jefferson in the Journal. Mr. Cantrelle, moved, seconded by Mr. Petit, that the Jury appropriate One Hundred (\$100.00) Dollars for three-quarter (3/4) page advertisement of the Parish in the Louisiana Digest. Official Journal of the Police Jury Association of Louisiana. Motion carried.

Mr. Channing Stowell of Harahan appeared before the Jury in regards to publishing a book of the Parish to be known as the Jefferson Year Book in which the natural advantages of Jefferson Parish will be advertised to the world, at no cost to the Police Jury. After discussion, the following resolution was adopted:

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

WHEREAS, Mr. Channing Stowell, a resident of Harahan, La., this Parish, appeared before the Police Jury and extolled to them the natural advantages within our Parish and that it was his intention to publish to the world, in order to bring the attention of the people, these natural advantages and thereby, possibly, induce some manufacturing corporation to locate within our boundries, and it is his intention, in order to do so, to have a book published known as the "Jefferson Parish Yearbook for 1935". in which he will have incorporated these many natural advantages, and since the publishing of a book of this kind naturally will cost a considerable sum of money, and knowing fully well that the Jury is not in a position to pay the printing and publishing of same in order to carry out his idea it will be necessary for him to solicit ads in connection there-with in order to be able to defray the expenses of printing and distributing of the above mentioned Yearbook; therefore.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled this 13th day of March, 1935, that this Jury go on record as heartily approving the movement instituted by Mr. Stowell and further that the following letter be given to him in order that he may display same to whomever he may come in contact with in order to show authority therefor, which is as follows:

To whom It May Concern:

We, the undersigned, members of the Police Jury of the Parish of Jefferson, do hereby heartily approve and endorse the movement of Mr. Channing Stowell, a resident of our Parish, to publish and distribute a Jefferson Parish Yearbook for 1935.

We will appreciate any courtesy extended to Mr. Stowell in helping to show the world the natural advantages of our great Parish.

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

YEAS - - - - Toledano, Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

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

Mr. C. A. Buchler, on behalf of the Boy Scouts of the Parish requested the Police Jury to make application to Emergency Relief Administration for Labor necessary to construct a vehicle ramp or incline over and across the levees of the river at a point six hundred feet below the U. S. Industrial Plant in Westwego, and by motion of Mr. Gordon, seconded by Mr. Feitel, the following resolution was adopted.

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson at regular meeting assembled that the President and or Secretary of this Police Jury be, and they are hereby authorized, empowered and directed to make proper application to Emergency Relief Administration for labor necessary to construct vehicle ramp or inclines over and across public levee along the mississippi River, at a point about six hundred (600) feet below the U. S. Industrial Plant in the town of Westwego, Parish of Jefferson, in order to get to and from Boy Scout Camp now being constructed on batture along Mississippi River.

BE IT FURTHER RESOLVED, that the Parish Engineer be and he is hereby authorized, empowered and directed to make preliminary survey and furnish necessary data and information to Emergency Administration authorities in connection with application.

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

YEAS - - - - Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Meyer, Gordon Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

Hon. Dr. Burnley C. White member of a committee appointed by the Board of Alderman of the City of Gretna to confer with the members of the Police Jury in regards to securing for Welfare Workers of the Parish of Jefferson, the same scale of wages as is paid welfare workers in New Orleans, also to distribute in the commodities the same as distributed in New Orleans by the Emergency Relief Administration and to urge completion of unfinished projects in the City of Gretna, request the Police Jury to appoint a like committee to take up the matter jointly with Mr. Earley, Administrator of the ERA of Louisiana for a adjustment. After discussion Mr. Heard moved, seconded by Mr. Meyer, that the President appoint a committee composed of members of the Jury to confer with the committee of the Board of Aldermen of the City of Gretna in regard to securing the same relief for Welfare Workers of the Parish of Jefferson as Welfare Workers receive in the Parish of Orleans. Motion carried.

The President appointed the following committee: Messrs. A. C. Dumestre, Robt. Ottermann, H. Meyer, W. E. Strehle.

Regular order of business resumed.

REPORTS

Report of Parish Treasurer received and ordered filed.

Report of Finance Committee, all bills approved and ordered paid.

Report of the Agricultural Extension Division of Louisiana State University, relative to the cattle purchase programs, was received and ordered filed.

COMMUNICATIONS

From District Attorney John E. Fleury, relative to a letter received by him from Mr. H. J. Earley, Administrator of the ERA in regards to the \$2000.00 appropriated by the Police Jury for Mother's Aid, and \$300.00 for Blind persons over the age of 60 years, in connection with funds collected from the one cent gasoline tax for relief purposes. Received. From Senator Jules G. Fisher, with letter addressed to Hon. A. P. Tugwell, Chairman, Louisiana Highway Commission, and Hon. W. R. Toledano, President of the

Police Jury in connection with Bridge at East End attached was read, and referred to the Parish Engineer for an estimate of the probable cost for the construction of a new bridge.

On motion of Mr. Feitel, seconded by Mr. Heard, the Treasurer was directed to refund the sum of Ten (\$10.00) Dollars to the Jefferson Bus Company for over payment of License for the year 1935. Carried.

PERMIT

Application from Commercial Solvents Corporation for a permit to erect six (6) molasses tanks on their property at Harvey, La. Permit was granted,

Notice from the Co-operative Extension work in agriculture and Home Economics of Louisiana, that Mr. H. W. Fristoe, County Agent for Jefferson Parish has been transferred to another type of field work being released March 1st, 1935, and that another agent will replace him was read.

Mr. George T. Geiger of Gretna, La. filed an application for the position as County Agent for the Parish, vice Mr. H. W. Fristoe, transferred to another type of field work. After discussion Mr. Dumestre moved, seconded by Mr. Stumpf, that the service of County Agent be discontinued from March 1st, 1935 until such time as the Police Jury and the proper officials of the co-operative extension work in Agriculture and Home Economics get together on the appointment of another County Agent for Jefferson Parish -- Motion carried.

On motion of Mr. Dumestre, seconded by Mr. Ottermann, that the President order an inspection of roads on the East Bank of the river, also to view the demonstration of road machines by Louisiana Tractor and Machinery Company of Baton Rouge; International Harvester Company and Louisiana Road Machinery Company of New Orleans on Tuesday March 19th, 1935, at one o'clock P. M. Motion carried.

On motion of Mr. Feitel, seconded by Mr. Ottermann, it was resolved that payment for gas tax exemptions less than 54¢ per month be paid quarterly.

On motion by Mr. Codifer, seconded by Mr. Feitel, the Road Superintendent was instructed to place speed limit signs along the public highways within the Parish.

On motion by Mr. Ottermann, duly seconded the Secretary was instructed to notify Mr. Dan D. Settune, Superintendent B. B. Department of the I. C. R. R. to repair the sidewalks and crossings of the said railroad at the intersection of Protection Levee, Southport, which is in bad shape.

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

AN ORDINANCE 555

An ordinance to authorize the President, on behalf of this Police Jury, to borrow from the Whitney National Bank, the sum of \$6,000.00 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 1935, 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 1935 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 National Bank on

behalf of this Police Jury, the sum of \$6,000.00, 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 1935.

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SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney National 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 the payment of the amount borrowed and note or certificate executed as herein provided, Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of \$6,000.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1935, 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 resolution resulted as follows:

YEAS ---- Heard, Strehle, Sartis, Cantrelle, Stumpf, Feitel, Meyer, Gordon, Petit, Ferrin, Ottermann, Dumestre, Codifer.

NAYS ---- None.

The Ordinance was declared adopted.

On motion by Mr. Petit, seconded by Mr. Gordon, the Jury recessed until March 20, 1935.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. March 19, 1935.

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

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. L. Sartis, A. T. Stumpf, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

The President announced that the special meeting was called for the purpose of making an inspection of the roads on the East Side of the river, also for the purpose of viewing demonstrations of various types of road tractors.

Wm. Hepting
Secretary.

Gretna, La. March 20, 1935.

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

W. R. Toledano, President, H. Heard, W. E. Strehle, A. T. Stumpf, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer, Regular order of business resumed.

Mr. Alvin E. Hotard, Parish Engineer submitted a plan for approval

by the Police Jury for re-subdividing Bonneble Subdivision, Metairie, and
On motion by Mr. Perrin, seconded by Mr. Ottermann, the plan for re-subdividing Bonnebel subdivision Metairie be approved, and the President of this Jury authorized to sign the Police Jury's approval, carried.

Application for the appointment of Mr. George T. Geiger of Gretna for the appointment of County Agent vice Mr. H. W. Fristoe, transferred to other field work, was read. Mr. Sartis moved, seconded by Mr. Perrin, that the president be given full power to act.

Bids from the following Road Machine Companies for the sale of a road tractor and grader was received and ordered opened, viz:

Louisiana Tractor and Machinery Company of Baton Rouge, J. D. Adams Company, New Orleans, La., and Louisiana Road Machine Co. of New Orleans, La. After discussion, on motion duly seconded the Jury went into executive session.

Reconvening in open session Mr. Sartis moved, seconded by Mr. Gordon, the adoption of the following resolution.

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, that the bid of the Louisiana Tractor and Machinery Company of Baton Rouge, La. for a caterpillar diesel thirty five tractor for the sum of thirty one hundred fifty (\$3150.00) Dollars freight charges and three hundred fifty (\$350.00) dollars trade in, be and is hereby accepted.

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BE IT FURTHER RESOLVED, that the President be and he is hereby authorized to sign agreement and arrange terms for payment of said tractor.

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

YEAS ---- Toledano, Sartis, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- None.

ABSENT -- Heard, Strehle, Stumpf, Cantrelle.

The resolution was declared adopted.

Letter from Commissioner Earhart of the City of New Orleans, dated March 19th, inclosing copy of Ordinance advertising the Napoleon Avenue Ferry Franchise was read and on motion made and seconded the same was referred to Ernest M. Conzelman, Assistant District Attorney, who has been handling this matter for the Police Jury.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. April 10, 1935.

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

W. R. Toledano, President, H. Heard, A. T. Stumpf, Jos. L. Sartis, A. J. Cantrelle, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

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.

Judge Fleury, on behalf of the Petit Jurors, who are accepted in cases and held by the Court over night, filed a complaint of the poor accommodation afforded said Jurors, particular in criminal cases when they are held over nights and days in discharge of duty, suggested that the Jury provide regular size mattresses for the beds, in the dormitory of the Courthouse for Petit Jurors, also provide a place where shower baths can be taken here by Petit Jurors.

On motion by Mr. Dumestre, seconded by Mr. Gordon, the matter was referred to the Courthouse and Jail Committee, with full power to act.

Mr. Dumestre, filed a protest against the slow work in providing relief for unemployables, and the hardship of persons to make application for relief.

Requested that the Director of the ERA facilitate matters for the unfortunate persons who have to apply at the office in the Courthouse at Gretna, La. by allowing social workers to establish suitable places in sections of the Parish, which Miss Thompson assured would be taken care of in the near future.

Mr. C. W. Bayburn, commender of Metairie Post No. 175 American Legion appeared before the Jury and outlined plans for the erection of a Legion Home on Harlem Avenue, and endorsement which was given by Sheriff Frank J. Clancy, who addressed the Police Jury, urging that the project be aided through donation of a site.

Mr. Hayman, representing the West Carrollton Fire Company appeared before the Jury for a donation to purchase fire hose for the West Carrollton Fire Company No. 1, and

On motion by Mr. Feitel, seconded by Mr. Cantrelle, the sum of Three Hundred (\$300.00) Dollars was donated. Motion carried by a unanimous vote.

Mr. Hayman, representing the Seventh Ward Civic League, filed a vigorous protest against the practice of delay by allowing the body of a victim caused by accident to remain at the site until viewed by the Parish Coroner. Mr. Conzelmann, Assistant District Attorney advised Mr. Hayman that an accident victim's body can be removed by an order from the Parish Coroner or District Attorney.

Dr. Douglas addressed the Jury regarding cattle and dairy interests in the Parish and State, and

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On motion by Mr. Dumestre, seconded by Mr. Ottermann, a vote of thanks was tendered Dr. Douglas for the valuable information given the Jury.

Regular order of business received and ordered filed.

REPORTS

Report of Parish Treasurer, received and ordered filed.

Report of Finance Committee, all bills approved ordered paid.

Report of Vernon Dupepe, Supervisor of Liquor Permits, was read and referred to the District Attorney.

COMMUNICATIONS

From John E. Fleury, Chairman of the Red Cross Committee, Jefferson

Parish Chapter, requesting the Jury to make a donation to the Chapter, and

On motion by Mr. Codifer, seconded by Mr. Perrin, the sum of One Hundred and Fifty (\$150.00) Dollars was donated to continue its good work. Motion carried.

Mr. Jones, representing a committee appointed by the Association of Commerce of New Orleans, outlined a proposed establishment of Recreational Parks, Wild Life Preserves and such other beneficial results as might be obtained from the proper use of the land area of the Parishes surrounding Lake Pontchartrain, advised the Police Jury that the first essential step would be the appointment of a planning board for the Parish. After discussion, on motion by Mr. Cantrelle, seconded by Mr. Petit the following resolution was adopted:

WHEREAS, the question of utilization of non-productive, marginal and abandoned land for Park conservation or other useful purposes, has become a national, as well as a local problem, and

WHEREAS, Federal, State and other agencies are now giving the subject serious attention, therefore

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, that a local board to be known as a planning board-composed of the following: President and members of the Police Jury, County Agent, Superintendent of Education and bankers, is hereby created for the purpose of collecting necessary statistics, submission of projects and refinancing of obligations of land and the general orderly development of the Parish.

BE IT FURTHER RESOLVED, etc., that this board is not to incur any financial obligation without the consent of the Police Jury and is to serve for a period expiring December 31st, 1936.

Upon request of Mr. S. T. Cristina, who appeared before the Jury, the names of Messrs. Jno. C. Dopp, A. K. Roy, and John C. Brunning added to the above-mentioned planning board.

Communication from the heirs of the late Dr. Theo. Engelbach, Justice of the Peace, Grand Isle, La. applied for the salary due their deceased father, received and

On motion of Mr. Perrin, seconded by Mr. Petit, the salary of Dr. Theo. Engelbach as salary of Justice of the Peace, Grand Isle, for the month of January and February, 1935, be paid to his heirs. Carried.

Application of the International Lubricant Corporation for refund of Twenty five (\$25.00) Dollars paid to the Parish for occupational license tax for the year 1935, referred to the District Attorney for an opinion.

Application from Irwin Chalaire, for a permit to construct a house at East End opposite the property of William Rapp. Referred to Parish Engineer.

Mr. Codifer called the Police Jury's attention to the fact that an unsanitary condition exist on Metairie Ridge caused from cesspools drainage. The Matter was referred to the Parish Board of Health, and the Secretary instructed to notify the Health Officer to be present at next meeting of the Jury.

On motion by Mr. Stumpf, seconded by Mr. Sartis, it was resolved that Mr. Vernon J. Wilty be appointed clerk to the Board of Equalization during the 1935 session at a salary of One Hundred (\$100.00) Dollars, he to assume any extra expense if needed. Motion carried by a unanimous vote.

On motion by Mr. Ottermann, seconded by Mr. Heard, the President of the Jury was delegated to attend the National Rivers and Harbors Congress at Washington, D. C., May 30th, 1935, to represent Jefferson Parish, his expense to be paid by the Police Jury. Carried.

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

ORDINANCE NO, 556

An ordinance to authorize the President, on behalf of the Police Jury, to borrow from the Whitney National Bank, the sum of (\$7500.00, 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 1935, authorizing the execution of a note or certificate of indebtedness in favor of said bank for said amount

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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 1935, 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 National Bank, on behalf of this Police Jury, the sum of Seventy five Hundred (\$7500.00) Dollars, 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 1935.

SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney National 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 \$7500, out of the revenues and taxes of the Parish of Jefferson, for the year 1936, 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 --- Heard, Strehle, Stumpf, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS --- None.

The ordinance was declared adopted.

On motion duly seconded, the Secretary was instructed to notify Mr. Barclay, Superintendent of the Public Belt R. R. to move the switch stand and track located at the intersection of Monticello Avenue and Protection Levee back from its present position which is a menace to the public.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President

Gretna, La., May 8, 1935.

The Police Jury met this day in regular session, members present: W. R. Toledano, President, W. E. Strehle, A. T. Stumpf, Jos. L. Sartis, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT -- H. Heard, H. Meyer.

Mr. E. A. Richard, representing ten owners of the Great Southern Wirebound Box Co., Inc., addressed the Police Jury in regards to setting aside and revoking the dedication of a certain portion of the said company's property in the Hyman Subdivision situated in the Seventh Ward of the Parish. After discussion, Mr. Ottermann moved, seconded by Mr. Cantrelle, the adoption of the following ordinance.

ORDINANCE NO. 557

An ordinance relating to the closing of portion of Claiborne Avenue in Hyman Subdivision in the Parish of Jefferson, as shown by the plan of Hyman Subdivision dated August 2nd, 1926, and revised October 12th, 1926, and December 6th, 1926, by Elbert G. Sandoz, Civil Engineer and Surveyor, comprised between the following boundaries, to-wit:-

The property of Great Southern Wire bound Box Co., Inc., on the North, lot 29 of Block 7 of Hyman Subdivision on the South; the eastern boundary line of the Hyman subdivision as shown by the aforesaid plan on the east; the extension western boundary line of Lot 49 of Block 7 on the West; has never been opened or used as a street and has been abandoned and is no longer needed for public purposes;

NOW, THEREFORE, BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in meeting duly called and assembled, that the dedication of the aforesaid portion of Claiborne Avenue be, and the same is, hereby revoked and set aside.

BE IT FURTHER RESOLVED, that the invalidity of any portion of this ordinance shall not affect the validity of any other portion hereof which can be giving effect without such invalid part. Subject to the approval of the District Attorney.

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

YEAS -- Toledano, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS --- NONE. ABSENT --- Heard, Meyer.

The resolution was declared adopted.

Mr. Hyman, resident of West Carrollton, appeared before the Jury and filed a complaint against the operation of a hog farm situated in the residential section of West Carrollton in the Seventh Ward.

Request that some action be taken by the Jury to have the obnoxious odor that emanates from the hog farm

eliminated. Also called to the attention of the Jury, the dangerous

condition of the steps over the Protection Levee at the Intersection of Oak and Monticello Street, Southport.

Mr. Ottermann moved, seconded by Mr. Cantrelle, that the Parish Health Officer and the State Board of Health be notified of the complaint filed with the Jury against said hog farm, request that an investigation be made and take whatever action is necessary to have the nuisance abated.

Also notify Orleans Levee Board to have steps over Protection Levee at Oak and Monticello Streets, Southport, repaired. Motion carried.

Motion by Mr. Feitel, seconded by Mr. Ottermann, that the salary check of the Parish Health officer be held up until next meeting of the Jury. Carried.

Mr. Evans Thomassie, addressed the Jury regarding the cost of a permit to sell beer, liquor, etc. in the Parish. Request that the Jury provide special permit to operators of dance halls which operate once a week to sell beer, liquor, etc. After discussion, Mr. Dumestre moved seconded by Mr. Sartis, that the President take the matter up with the District Attorney with full power to act. Carried.

Regular order of business resumed.

REPORTS.

Report of Treasurer, received and ordered filed.

Report of finance committee, all bills approved ordered paid.

Report of Supervisor of gasoline Department, on check made on stations located in Kenner and Southport.

Referred to auditor gasoline tax collections.

Report of Arthur N. James, poundkeeper of the Eighth Ward, of cattle impounded during February and March, 1935. Also reminding the Jury of their agreement to pay cost and expenses in Seruntine case. Amounting to \$19.25 was read and

On motion of Mr. Codifer, seconded by Mr. Dumestre, the Treasurer was instructed to draw a check in favor of Mr. Arthur N. James for cost and expenses incurred of the Seruntine cattle. Carried.

From Mr. J. W. Bateman, director agricultural extension work in Louisiana, regarding the progress made by Mr. Geo. T. Geiger in connection with his training for the position of County Agent in Jefferson Parish was read, and

On motion by Mr. Dumestre, seconded by Mr. Stumpf, the Secretary was instructed to acknowledge receipt of the letter and spread it on the minutes of this meeting of the Police Jury. Carried.

Baton Rouge, La.

Mr. W. R. Toledano, President,

Police Jury, Kenner, La.

Dear Mr. Toledano:-

For the information of the Police Jury, I wish to state that we have had occasion to watch Mr. Geo. T. Geiger's work in connection with his training for the position of Country Agent in Jefferson Parish and we are very much pleased with the progress which he has made.

We first gave him training under Mr. H. S. Moles, Supervising Inspector who sent him out with different inspectors for two weeks, after which he was given an examination, which all inspectors have to stand before they can be qualified for that service.

We understand that he made a perfect grade on this examination.

We then put him under the direction of the Professor of Dairying here at the University and he has been given thorough training in both handling milk from the standpoint of the farm and from the manufacturing standpoint.

This week we are sending him out with our Assistant Club Leader, Mr. M. M. LaCroix, and we hope that he will get a thorough knowledge of what our organization is doing for the boys and girls of the State in 4-H club work.

In conclusion let me say if this young man continues to make the progress which he has made so far, we are satisfied that he will be fully qualified to carry on Extension Work in the Parish of Jefferson.

Thanking you, and your Jury, for your hearty cooperation in this matter and with best wishes, I am,

Yours very truly,
J. W. BATEMAN

Director, Agricultural Extension.

From the 4th Jefferson Drainage District calling the Police Jury's attention to the fact that the New Orleans Public Service in removing their tracks from Narcissis Street, Metairie, left a wooden box in Metairie Bayou which creates an obstruction in the drainage during heavy rains and as Narcissis is an open roadway that the matter comes under the jurisdiction of the Police Jury, suggest that the Jury urge the Public Service to rectify same. Referred to Police Jurors of the Eighth Ward.

Mr. W. C. Vetsch, Co-ordinator of gasoline tax appeared before the

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Jury and outlined the advantage it would be to the Jury by appointing a co-ordinator over the gasoline tax department. After discussion the following resolution was adopted.

WHEREAS, this Police Jury has had considerable experience with tax-evaders and as **serious consideration was given** the matter which convinced the Jury that the Parish supervisor whose territory limits are restricted within the Parish lines and cannot do the work satisfactorily, and

WHEREAS, the Co-ordinated plan, which contemplates tracing the distribution of gasoline from refinery to filling station, appears to be the logical solution, therefore,

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that Mr. Walter C. Vetsch, be and he is hereby appointed auditor of gasoline tax collections, and that he be paid on a monthly basis of six and one half ($6\frac{1}{2}$) mills on the dollar of the amount of gas tax collected by this Parish. Effective June 1st, 1935.

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

YEAS ----- Toledano, Strehle, Sartis, Stumpf, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ----- NONE. ABSENT -- Heard, Meyer.

Resolution was declared adopted.

Communication from Senator Jules G. Fisher, advising the Police Jury that the Public Service has provided bus stops throughout Metairie, and that his attention was called to the fact that for the sum of Forty-nine (\$49.00) Dollars per month sufficient lights would be placed along the highway on Metairie where the Public Service bus operates. Request that the Police Jury budget the amount to meet the requirement, was read. After discussion, Mr. Dumestre, moved seconded by Mr. Codifer that the request be granted.

Counter motion by Mr. Cantrelle, seconded by Mr. Ottermann, that action on the matter be laid over to next regular meeting.

Roll being called to vote on the counter motion by Mr. Cantrelle, resulted as follows:-

YEAS --- Toledano, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Gordon, Petit, Ottermann.

NAYS -- Perrin, Dumestre, Codifer.

ABSENT -- Heard, Meyer.

The President declared the original motion lost.

Application of the Colonial Land Co., Inc. through F. H. Klump, its agent, for refund of dual assessment paid by said Company for the years 1930 and 1931, referred to District Attorney.

Motion by Mr. Dumestre, seconded by Mr. Gordon, the secretary was instructed to advertise proposed ordinance to levy a one cent per gallon tax on gasoline sold in the Parish of Jefferson for one year. Carried.

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

BE IT RESOLVED that Mr. A. G. Gugel be and he is hereby appointed supervisor of gasoline tax collection for the West Bank of the river and Mr. Vernon Dupepe for the East Bank of the river, for a term of one year beginning June 1, 1935 on a commission basis of ten per cent (10%) on net amount collected each month. Mr. Gugel to receive 60% and Mr. Dupepe 40% of the 10% commission.

On motion by Mr. Cantrelle, seconded by Mr. Gordon, Mr. A. J. Terrabonne was appointed pound keeper for the 3rd precinct of the 4th ward. Carried.

Motion by Mr. Strehle, seconded by Mr. Sartis, the following ordinance was adopted.

ORDINANCE NO. 558

An ordinance to authorize the President on behalf of the Police Jury, borrow from the Whitney National Bank, the sum of \$6,500.00, 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 1935, 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 1935, 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 NATIONAL BANK on behalf of this Police Jury, the sum of \$6,500.00 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 1935.

SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said WHITNEY NATIONAL 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 \$6,500.00 out of the revenues and taxes of the Parish of Jefferson, for the year 1935, together with such other or further sum as may be necessary to pay the interest on said amount.

On motion by Mr. Cantrelle, seconded by Mr. Dumestre, the secretary was

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instructed to advertise for bids on 100 cars of washed gravel more or less for road purpose.

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

WHEREAS, in the death of Honorable Conrad A. Buchler a former District Attorney of this 24th Judicial District and also the first Mayor of the City of Westwego, there has been lost to the Parish of Jefferson as well as the State of Louisiana, one of its foremost citizens, a man of keenest intellect, a builder of marvelous constructive force, and a consular of great wisdom, now, therefore

BE IT RESOLVED that the Police Jury of the Parish of Jefferson being deeply sensible of the loss thus sustained, shall and it hereby does note in its records its tribute to the life and worth of Mr. Buchler, and its appreciation of his noble character and the eminent services he has rendered to his country and to humanity; and

BE IT FURTHER RESOLVED, that a copy of this resolution be tendered to his bereaved family.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President

Gretna, La. June 12, 1935.

The Police Jury met this day in regular session, the following members were present: W. R. Toledano, President, H. Heard, W. E. Strehle, A. T. Stumpf, Jos. Sartis, A. J. Cantrelle, Ed. E. Feitel, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT -- 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 order of business was suspended to allow various parties to address the Jury.

Mr. C. V. Bourgeois of the Sixth Ward of the Parish addressed the

Jury on behalf of unemployables, Mother's aid Cases and the unemployed appealed to the Jury to assist in any way possible the unfortunates to secure relief from the proceeds of the one cent per gallon gasoline tax imposed for relief purpose which large contributions are collected from the Sixth Ward; after discussion, the matter was reported to Miss M. Dunlap in charge of the Jefferson Parish relief office for immediate attention.

Complaint filed by Mr. Robt. Servers and Jos. Fiefenmann against parties fencing in sidewalks along the Air Line Highway and on Carrollton Street, Metairie Ridge. Referred to the Parish Engineer for investigation.

REPORTS

Report of Parish Treasurer. Received and ordered filed.

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

Report of Geo. T. Geiger, County Agent, W. C. Vetsch, Parish Gasoline Tax Co-ordinator, Parish Board of Equalization and Grand Jury, received and ordered filed.

The following bids on 100 cars, more or less, of washed gravel 1 inch to 1/2 inch for roads, were opened.

Holloway Gravel Co., Amite, 70¢ per ton FOB Pit, less 10¢ per ton for cash 15 days.

Jahncke Service, New Orleans, 70¢ per ton FOB pit, less 10¢ per ton for cash 15 days.

Flint Sand and Gravel Co., New Orleans, 70¢ per ton FOB pit, less 10¢ per ton for cash 15 days.

Washington Sand and Gravel Co., 65¢ per ton FOB pit, less 10¢ per ton for cash 15 days.

On motion by Mr. Strehle seconded by Mr. Petit, the Jury went into executive session Reconvened in open session.

On motion of Mr. Ottermann, seconded by Mr. Petit, all bids on the 100 cars of gravel were rejected.

From Alfred D. Danziger, regarding cattle roaming at large on Grand Isle requested that a pound keeper be appointed to impound all cattle roaming at large on the island. The matter was referred to the Police Juror of the Sixth Ward to name a pound keeper. From the Celotex Company, with reference to widening the paved highway adjacent to their plant between Marrero and Westwego. Requested the Police Jury to recommend to the proper authorities the widening of said highway at said location, was read, and

On motion of Mr. Gordon, seconded by Mr. Feitel, the following

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resolution was adopted:

WHEREAS, the Celotex Company request this Jury to recommend the proper authorities the widening of the paved highway adjacent to their property between Marrero and Westwego, owing to the hazardous condition existing around said plant due to congestion by general traffic at certain hours when shifts are made by the said plant, by which quite a number of serious accidents have occurred, therefore

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson that they hereby recommend and request the State Highway Commission to widen

the above mentioned roadway to about twice its width for a distance of about one hundred feet in either direction of said plant.

COMMUNICATIONS

From F. H. Klumpp, N. O. La., with reference to widen Metairie Road and completion of road along the railroad of the Southern Railway from Metairie Road to the River Road to relieve traffic congestion, was read, and

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

BE IT RESOLVED, by the Police Jury, that the State Highway Commission be requested to complete the road along the Southern Railroad from Metairie Road to the river which is a part of the State highway, also recommend the widening of Metairie Road to eliminate general traffic congestion.

Mr. Frank H. Langridge, Gretna, La., propositioned the Police Jury to lease certain land owned by the Parish of Jefferson in the Sixth Ward for the purpose of mining and operating for oil, gas and other mineral, etc; was read, and

On motion by Mr. Feitel, seconded by Mr. Codifer, the following resolution was adopted:

RESOLVED by the Police Jury of Jefferson Parish in legal session convenend that,

WHEREAS, the Parish of Jefferson owns a strip of land four hundred (400) feet in width (subject to a servitude granted to the United States of America for canal purposes), which said strip of land is described as follows, to-wit:

"A certain strip of land measuring four hundred (400) feet in width starting in Section 36, Township 16 south, Range 23 east, and running in a southeasterly direction through Section 1, 12, 7, 18, 19, 20, 29, 32, 33, Township 17 south, Range 23 east, and through Section 4, Township 18 south, Range 23 east, and being commonly known as the Dupree strip or cut, all being located in Jefferson Parish, Louisiana."

And, WHEREAS, under a proposition made by Frank H. Langridge, a resident of the Parish of Jefferson, the Parish of Jefferson, has an opportunity of having the said property developed for oil, gas, and other minerals; and,

WHEREAS, if the said property be not drilled its mineral value may be lessened or even wholly lost to the Parish of Jefferson by reason of drilling on adjacent lands;

NOW, THEREFORE, BE IT RESOLVED that W. R. Toledano, as President of this Police Jury, be and he is hereby authorized and directed to execute in favor of said Frank H. Langridge, his heirs, and assigns, an oil, gas, and mineral lease on the aforesaid described tract of land under the terms and conditions set out in the lease proposed by the said Langridge, a copy of which has been filed with this Police Jury and which is ordered to be incorporated in the minutes thereof.

BE IT FURTHER RESOLVED THAT the President of this Police Jury be and he is hereby directed and authorized forthwith to take steps to secure the consent of the United State Government for the drilling of the said land and for the clearing of the title of the Parish of Jefferson thereto against any and all adverse claims.

Roll called on the adoption of the above resolution resulted as

follows:

YEAS - - - - Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Gordon, Petit, Ferrin, Ottermann, Dumestre, Codifer.

NAYS - - - - None.

ABSENT - - - H. MEYER.

The resolution was declared adopted.

Application of Alfred D. Danziger for permission to cross Bayou Tonnaire and Bayou Forblan in Jefferson Parish, with telephone wires along the right of way of the Louisiana Highway Commission, subject to the approval of said Highway Commission, was read, and

On motion by Mr. Ferrin, seconded by Mr. Feitel, 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 Alfred D. Danziger, to cross Bayou Tonnaire and Bayou Forblan in Jefferson Parish, with telephone wires, along the right-of-way of the Louisiana Highway Commission,

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subject to the approval of said Highway Commission.

Application of J. Alexander for a permit to operate a filling station at the corner of Metairie Road and Gruner Avenue, Metairie Ridge, permit granted.

Petition signed by owners of property along and adjacent to Bayou Feime in the 4th Ward, petition the Jury to have said bayou cleaned out, and all pipes, bridges and other crossings raised to a sufficient height so that they will not obstruct drainage which at present is causing unestimable damage during heavy rains.

On motion by Mr. Cantrelle, seconded by Mr. Ferrin that the cleaning out and clearing of Bayou Feime in the 4th Ward be recommended as an ERA project and that the engineer be instructed to prepare the necessary papers to be filed with the ERA. Carried.

Petition by a committee appointed by residents of Metairie Ridge to petition the Police Jury to set aside and dedicate the Neutral Ground on Bonnabel Place between Codifer Boulevard and Brockenbrough Street to be used as a public play ground and the appointment of Messrs. C. L. Morse, F. M. Bertaut, J. W. Gardner, Richard Holland and Arthur Joachim as a playground committee for same, and

On motion by Mr. Codifer, seconded by Mr. Dumestre, the petition was received and the matter of donating Neutral Ground on Bonnabel Boulevard between Codifer Avenue and Brockenbrough Street be referred to the District Attorney to draw up the necessary document.

Petition signed by citizens property owners and residents of Homestead Avenue, Metairie Ridge, protesting against the widening of Homestead Avenue by Alfred E. Bonnabel without authority by the Police Jury or property owners of said Avenue, was read, and

On motion by Mr. Codifer, and duly seconded, the secretary was directed to advise Mr. Bonnabel not to widen or to make any changes on Bonnabel Boulevard in old Homestead Subdivision, without first obtaining permission from the Police Jury. Carried.

Resignation of Mr. J. H. Harvey as electrical inspector of the Sixth

Ward was read, and

On motion by Mr. Perrin, duly seconded, same was accepted.

A. E. Hotard, Parish Engineer, submitted a plan of suburban Park, McDonoghville, Ward one of the Parish for approval, and

On motion by Mr. Heard, seconded by Mr. Strehle, the president was authorized to sign the approval of same on behalf of the Police Jury.

On motion of Mr. Stumpf, seconded by Mr. Sartis, the salary of G. T. Geiger, as County Agent to be fixed at one hundred and twenty five (\$125) Dollars per month beginning June 1st, 1935. Carried.

On motion by Mr. Stumpf, seconded by Mr. Sartis, the salary of Geo. J. Trauth, first Justice of the Peace was increased twenty-five (\$25) Dollars per month beginning July 1st, 1935. Carried.

On motion of Mr. Dumestre, seconded by Mr. Godifer, Hall and Mc Farland, operating a garage on Metairie Ridge, and R. Schultz, operator of a garage at East End, was appointed agents to issue Auto Driver's license.

By motion of Mr. Strehle, 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 Jefferson Democrat be and is hereby appointed the Official Journal of the Parish of the Parish of Jefferson for a term of one year at a salary of Eight Hundred (\$800.00) Dollars per year.

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

YEAS - - - - Toledano, Heard, Stumpf, Sartis, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Godifer, Strehle,
NAYS - - - - NONE. ABSENT H. Meyer.

The resolution was declared adopted.

Motion by Mr. Strehle, seconded by Mr. Cantrelle, W. H. Murphy was appointed purchasing agent for the Police Jury for Parish office supplies. Carried.

On motion by Mr. Gordon, seconded by Mr. Ottermann, the sum three hundred (\$300.00) dollars was donated to the Westwego Fire Company No. 1 for the purpose of purchasing New fire hose. Carried.

On motion duly seconded, the secretary was directed to advise the authorities of the Swift and Company located at Marrero, La., that complaint has been filed with the Police Jury against the obnoxious odors and fumes emanating from its plant at Marrero, which is unpleasant and detrimental to life and property, request that action be taken by said Company to eliminate same. Carried.

On motion by Mr. Perrin, seconded by Mr. Heard, the following resolution was adopted:

RESOLUTION

WHEREAS, there has been a lot of activity in the exploration and finding of oil, gas, and other minerals in the Parish of Jefferson, and

WHEREAS, the Parish of Jefferson is developing into a gas, oil and mineral Parish, in so far that oil has been located and is being produced, and

WHEREAS, the said explorations are being made by persons, firms and corporations holding leases from the State of Louisiana, Parish of Jefferson,

the School Board of the Parish of Jefferson, and from private individuals, and

WHEREAS, the people of the Parish of Jefferson should be considered and their interest taken in the way of seeking employment for its people.

BE IT RESOLVED, that it is the sense of this Police Jury that the persons firms or corporations drilling and exploring for oil, gas and other minerals be requested to give preference to the residents and inhabitants of the Parish of Jefferson, in work and employment in this undertaking, all things being equal.

On motion by Mr. Sartis, seconded by Mr. Heard, the following ordinance was adopted:

ORDINANCE NO. 559 GAS TAX

Levying a tax of one (1¢) cent per gallon on all gasoline when sold, used or consumed, in the Parish of Jefferson; and prescribing the manner and method of enforcing payment of said tax; defining the persons from whom the tax is collectable, fixing penalties for failure to pay the tax; requiring persons liable for said tax to furnish reports and to obtain permits; providing for the furnishing of bonds by persons liable for said tax to furnish reports and to obtain permits; providing for the furnishing of bonds by persons liable for said tax; and providing, for further a penalty for the violation of this Ordinance.

SECTION I. BE IT ORDAINED, by the Police Jury of the Parish of Jefferson that there is hereby levied for a period of one (1) year from the first day of June, 1935, a tax of one (1¢) cent per gallon on all gasoline sold, used or consumed in the Parish of Jefferson, to be collected as hereinafter set forth.

SECTION II BE IT FURTHER ORDAINED etc; that the aforesaid tax shall be collectable from all persons, firms, corporations, or association of persons engaged as dealers in the handling, selling, or purchasing of gasoline and from all persons, firms, corporations, or associations of persons, purchasing, and importing or bringing gasoline from outside of the Parish of Jefferson into the Parish of Jefferson for consumption; provided that the Ordinance 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.

SECTION III. BE IT FURTHER ORDAINED, etc; that it is hereby made the duty of the Gasoline Tax Collector to collect, supervise and enforce the collection of all taxes that may be due under the provisions of this Ordinance and to that end said Gasoline Tax Department of the Parish of Jefferson is hereby created under the Parish of Jefferson's Police Jury and is vested with all power and authority conferred by this Ordinance. The only legal evidence showing payment of the tax herein levied shall be by proper form of receipt issued by the Gasoline tax department of the Parish of Jefferson.

The Gasoline Tax Department of the Parish of Jefferson is hereby vested with the power to make and publish reasonable rules and regulations not inconsistent with the laws or the Constitution of this State, or of the United States, for the enforcement of the provisions of this Ordinance and the collection of the taxes herein levied.

SECTION IV. BE IT FURTHER ORDAINED, etc; that the term "dealer" as used in this Ordinance is defined to mean any person, firm, corporation

or association of persons, who produces, refines, manufactures, blends, compounds, or stores gasoline for sale to the jobber, or consumer, or to the persons, firms corporations or association of persons who in turn sell, the jobber or consumer for consumption in the Parish of Jefferson.

The term "dealer" is further

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defined to mean the persons, firms, corporations, or association of persons who imports or brings such gasoline into the Parish of Jefferson from any other Parish, or from any other State, or foreign country for sale or use for consumption in the Parish of Jefferson, and on all such gasoline imported or brought in from outside of the Parish of Jefferson or from any other State, or foreign Country and consumed by him the importer shall be and is hereby classified as a "dealer" and shall pay the tax on the amount of such gasoline.

SECTION V. BE IT FURTHER ORDAINED, etc; that all persons, firms, corporations, or association of persons, importing or bringing from outside of the Parish of Jefferson, from any other State, or foreign country, such gasoline shall within ten days after the close of each calendar month report to the Gasoline Tax Department of the Parish of Jefferson a list of persons, firms, corporations, or association of persons, with their addresses, from whom such shipments were received the date shipped, the dates received, and the gallonage of such gasoline received. Each report shall state whether such gasoline is to be sold or consumed in the Parish of Jefferson, or exported out of the Parish of Jefferson. The reports rendered to the Gasoline Tax Department of the Parish of Jefferson shall be supported by affidavits properly sworn to before an officer of the State empowered to accept affidavits; and, in order that the Gasoline Tax Department of the Parish of Jefferson may have additional means of checking the accuracy of such reports, the records, books, and other documents of those making them, as well as those of common carriers relating to such shipments, are hereby declared to be accessible to the Gasoline Tax Department of the Parish of Jefferson.

Each dealer, as herein defined, and retailer, handler or distributor of Gasoline in the Parish of Jefferson shall secure, maintain, and keep, for the period of two years, a full and complete record of gasoline, sold or purchased for consumption in the Parish of Jefferson by said dealer, retailer, handler or distributor, together with invoices, bills of lading, and other pertinent records and papers as may be required by the Gasoline Tax Department for the reasonable administration of this Ordinance; and all records shall be opened for inspection by the Gasoline Tax Department at all reasonable hours.

SECTION VI. BE IT FURTHER ORDAINED, etc; that every person, firm, corporation or association of persons, engaged as a dealer in the handling, selling, or purchasing of gasoline for consumption in the Parish of Jefferson, shall immediately upon producing, manufacturing, blending, compounding, refining or storing, of any gasoline, pay to the Parish of Jefferson, the tax levied herein; or immediately upon the importing or bringing of such gasoline into the Parish of Jefferson pay to the Parish of Jefferson the tax levied. The tax levied herein is hereby made due and payable upon the producing, refining, manufacturing blending,

compounding, storing, importing or bringing such gasoline in or into the Parish of Jefferson, as aforesaid. It will be prima facie evidence that all such gasoline, brought into the Parish of Jefferson is intended for sale or consumption therein and the tax liability in this Ordinance is based on such presumption. Said payment shall be made by remitting or paying to the Parish of Jefferson by bank draft, post office, or express money order, certified checks, or cash. Provided, further, that it shall be the duty of each dealer, within twenty days after the expiration of each calendar monthly period, to file with the Gasoline Tax Department of the Parish of Jefferson a report, under oath, on forms prescribed and furnished by Gasoline Tax Department of the business conducted by such dealer during the last preceding monthly period, whether the tax has been paid or not, which report shall show the number of gallons of gasoline that was sold to persons, firms corporations or associations of persons within the Parish of Jefferson or consumed by the dealer importing same. Provided, further, that any dealer preferring to pay any tax due hereunder at the time that the monthly reports provided for in this section are filed, will be permitted to do so, provided that said dealer shall have previously furnished the President of the Police Jury of the Parish of Jefferson a bond guaranteeing payment of any tax, penalties or costs accrued or accruing under the Ordinance, which bond shall be in an amount and of tenor and solvency satisfactory to the President of the Police Jury of the Parish of Jefferson and shall have been accepted by him. Said bond having been furnished and accepted, as provided herein, the dealer at the time of making the reports to the Gasoline Tax Department only on such gasoline actually sold or purchased for consumption in the Parish of Jefferson during the period for which reports are made and in which event, the tax herein levied shall become delinquent the day after the date herein fixed for the filing of said reports. Provided, further, that the said bond shall not exceed in amount the total tax, penalty and costs of the particular dealer for the last preceding six calendar months, or if the dealer has had no tax, penalty or costs for the period mentioned, the initial bond shall not exceed the amount of One Thousand (\$1,000.00) Dollars. Provided, further, that any dealer who produces, manufactures, blends, compounds, refines, stores, imports or brings gasoline for purchase or sale for consumption in the Parish of Jefferson in any amount, the tax on which will be in excess of the amount of the bond furnished by the said dealer, is hereby required to immediately furnish additional bond, as provided herein, to the President of the Police Jury of the Parish of Jefferson to guarantee payment of the tax which exceeds the amount of the bond previously furnished. This does not apply to gasoline on which the tax herein levied has been paid but in no case shall a dealer purchase or sell for consumption gasoline unless the tax on the same, as levied herein has been paid or said tax has been guaranteed by a bond furnished the President of the Police Jury of the Parish of Jefferson as provided herein. Provided, further, that any bond previously furnished the President of the Police Jury of the Parish of Jefferson by any dealer and accepted by him, which later becomes unsatisfactory to him, either as to amount or solvency, or both the said President of the Police Jury of the Parish of Jefferson shall call upon the said dealer to promptly furnish another and/or larger bond with the same or other securities, satisfactory to him as provided herein, and failing to do so after five days' notice to

the said dealer shall

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ipso facto cause all taxes levied under this Ordinance against the said dealer to become delinquent and the Parish of Jefferson, through the Gasoline Tax Department shall forthwith proceed to collect the said taxes in the same manner as if no bond had ever been furnished and accepted, without, however, prejudicing or waiving any rights under any bond held by the president of the Police Jury of the Parish of Jefferson to guarantee the payment of the tax, penalties, or costs under this Ordinance; or failing to pay any tax, penalties, or costs accruing under the Ordinance, or failing to furnish bond as provided in this Ordinance shall ipso facto make penalties and costs delinquent and shall be construed as an attempt to avoid payment of same, which shall be sufficient grounds for attachment of the gasoline, wherever the same may be located or found, whether said taxpayer be a resident or non-resident of the Parish, whether said gasoline is in the possession of said delinquent taxpayer or in the possession of other persons, firms, corporations, or associations or persons, provided that it is the intention of this Ordinance to make the gasoline responsible for the payment of the tax herein levied, together with penalties and costs and authority to attach is hereby specifically authorized and granted to the Parish of Jefferson. The procedure prescribed by law shall be followed except that no bond shall be required of the Parish of Jefferson. Provided further, that failure to furnish said bond, as provided, in this section, shall ipso facto, without demand or putting in default, cause said tax, penalties and costs to become immediately delinquent and the Parish of Jefferson, through the Gasoline Tax Department, is hereby vested with authority, upon motion in a Court of competent jurisdiction, to take rule on said dealer to show cause in not less than two nor more than ten days, exclusive of holidays, after the service thereof, which may be tried out of term and in chambers, and shall always be tried by preference, why said dealer should not be ordered to cease from pursuit of business as a dealer, and in case said rule is made absolute the order therein rendered shall be considered a judgment in favor of the Parish of Jefferson, prohibiting such dealer from the further pursuit of said business until such time as he has paid the said delinquent tax, or until he has furnished bond as herein provided, and every violation of the injunction shall be considered as a contempt of court, and punished according to law.

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

SECTION VIII. BE IT FURTHER ORDAINED, etc; that it is the purpose of this Ordinance to require payment of the tax herein levied by those who originally sell or purchase for consumption in the Parish of Jefferson such gasoline. It is further the purpose of this Ordinance to require the payment of the tax on all gasoline sold or purchased for consumption in the Parish of Jefferson, immediately upon the producing, refining manufacturing, blending, compounding, storing, importing or bringing of such gasoline into the Parish of Jefferson unless a bond, as

provided herein, is furnished to guarantee the payment of said tax. In no case shall there be a duplication of the collection of the tax herein levied. But if the gasoline is sold or purchased for consumption in the Parish of Jefferson, without the tax having been paid previously thereon, or a bond to guarantee the payment of the same as herein provided, the person, firm, corporation or association of persons thus selling or purchasing for consumption in the Parish of Jefferson shall be personally liable for the payment of said tax and shall be subject to all the provisions of this Ordinance with reference to enforcement of the payment thereof. Should any gasoline, on which the tax has been paid, or bond guaranteeing the payment thereof has been posted, be later sold for export or exported beyond the Parish of Jefferson, the person, firm, corporation or association of persons, which has previously paid such tax, or furnished such bond, may deduct the amount so paid from subsequent payment or from its next monthly return, provided the taxpayer at the time of the deduction furnishes to the Gasoline Tax Department inland or ocean bills of lading, invoices, bills of sale or other authentic evidence satisfactory to the Gasoline Tax Department showing with reasonable certainty that the gasoline has been sold for export and exported from the Parish of Jefferson.

The tax herein levied shall not apply to gasoline brought into the Parish of Jefferson in the reservoir or tank of a motor vehicle used as a container for motor fuel used exclusively for propelling said motor vehicle, provided, however, the capacity of such reservoir or tank shall not exceed thirty gallons.

To enforce collection of said tax, Parish of Jefferson, through the Gasoline Tax Department, is hereby specifically authorized and empowered to examine at all reasonable hours, the books, records and other documents of all transportation companies, agencies, or firms, operating in this Parish, whether said companies, agencies, or firms conduct their business by rail, water, or otherwise, in order to determine what dealers, or other persons, firms corporations or associations of persons, as provided in this Ordinance are importing, or otherwise bringing or shipping into this Parish gasoline which is liable for said tax. In the event, said transportation Company, agency, or firm, shall refuse to permit such examination of its books, records, and other documents by the Gasoline Tax Department, as aforesaid, the Parish of Jefferson may proceed by rule, in term time or in chambers, in any court of competent jurisdiction and require said transportation company, agency or firm to show cause why the Gasoline Tax Department of the Parish of Jefferson should not be permitted to examine its books or records or other documents, and in case said rule be made absolute, failure to permit such examination thereafter shall be considered as a contempt of court and punished according to law.

SECTION IX. BE IT FURTHER ORDAINED, etc; that the Parish of Jefferson, through the Gasoline Tax Department, shall have the power to require any person, firm, corporation or association of persons, engaged as dealer in gasoline for sale or purchase for consumption in the Parish of Jefferson, to furnish any additional information deemed to be necessary for the purpose shall have the authority to examine the books, records and files of such person, firm, corporation or association of persons, and, to that end, shall have the power to examine witnesses, and if any such witnesses shall fail or refuse to appear at the request

of the Gasoline Tax Department of the Parish of Jefferson, or refuse access to the books, records or files, said Parish of Jefferson, through the Gasoline Tax Department, shall certify facts and names of the witnesses so failing and refusing to appear, or refusing access to the books, or papers

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to the District Court having jurisdiction; and said court shall thereupon issue a summons to the said party to appear before the Gasoline Tax Department of the Parish of Jefferson, or to a person or persons designated by the said Department, at a place designated within the jurisdiction of said Court on a day to be fixed to be continued as occasion may require, and there to give such evidence and produce for inspection such books, records and papers as may be required for the purpose of ascertaining whether or not the return so made is a true and correct return as required by this Ordinance, and whenever it shall appear to the Gasoline Tax Department of the Parish of Jefferson that any such person, firm corporation or association of persons engaged as a dealer in gasoline for sale or purchase for consumption in the Parish of Jefferson, within the meaning of the Ordinance, has unlawfully made an untrue or incorrect return, the Gasoline Tax Department shall correct the return and shall compute the said tax on same and so certify same as being the amount actually due and owing, and the Gasoline Tax Department shall concurrently notify such persons, firms, corporations, or associations of persons, of such facts, and in the event that such persons, firm, coproation, or association of person, shall not within five days after such notification, make a correct return and pay the full amount due, the Gasoline Tax Department shall, in the name of the Parish of Jefferson, without deposit or advance costs, enter suit against such person, firm, corporation, or association of persons, for the amount due, together with such penalties as are provided in this Ordinance. Such suits shall be by rule to show cause within five days why payment should not be made, and shall be tried by preference, and may be tried out of term time and in chambers.

SECTION X. BE IT FURTHER ORDAINED, etc; that the Gasoline Tax Department of the Parish of Jefferson is hereby given the power and authority to search and examine any warehouses, boats, stores, store-rooms automobiles, trucks, conveyances, vehicles, or any and all places of storages, or any and all means of transportation, where, as there is probable cause to believe, the provisions of this Ordinance have been or are being violated; provided that any automobile, truck, boat, conveyance, vehicle, or other means of transportation, other than a common carrier, caught or detected transporting gasoline taxed by this Ordinance, without the tax being paid, or a bond furnished for guaranteeing payment, may be seized by the Gasoline Tax Department of the Parish of Jefferson in order to secure the same as evidence in a trial brought under this and other section of this Ordinance.

SECTION XI. BE IT FURTHER ORDAINED, etc; that the importation into this Parish, the transportation, carriage, or movement from point to point within this Parish, by any automobile, truck, boat, conveyance, vehicle, or other means of transportation, of any gasoline on which the

tax is levied by said Ordinance has not been paid, or a bond posted to guarantee the payment of same, is hereby prohibited, and said automobile, truck, boat, conveyance, vehicle, or other means of transportation so transporting any gasoline, shall be subject to seizure by the Police Jury of the Parish of Jefferson and forfeiture and sale in the manner provided for in this and other section of this Ordinance.

SECTION XII. BE IT FURTHER ORDAINED, etc; that the Parish of Jefferson hereby authorized in summary proceeding, or by an action against the owner or operator of any automobile, truck, boat, conveyance, vehicle, or other means of transportation, other than a common carrier used in the transportation of any gasoline, on which a tax is levied by this Ordinance and on which the tax has not been paid, or a bond posted for payment, to demand the forfeiture and sale of the said automobile, truck, boat, conveyance, vehicle, or other means of transportation, used in the illegal transportation of gasoline, in violation of this Ordinance.

In all cases where it is made to appear by affidavit that the resident of the owner or operator of the said automobile truck, boat, conveyance, vehicle, or other means of transportation is not in the State of Louisiana, or is not known to the Parish of Jefferson, the Court having jurisdiction of the proceeding shall appoint an attorney-at-law to represent the said absent or unknown owner, against whom the said rule shall be tried contradictorily, within ten days after the filing of same. The said affidavit may be made by the head of the Gasoline Tax Department or one of his assistants. The Attorney so appointed to represent the absent or unknown owner may waive service and citation of the petition or rule, but shall not waive time nor any legal defense. If upon the trial of the said proceeding it is established by satisfactory proof that the said automobile, truck, boat, conveyance, vehicle, or other means of transportation has been used to transport any gasoline on which a tax is levied by this Ordinance and upon which said tax has not been paid, or a Bond for payment has not been furnished, then the Court shall render judgment accordingly, declaring the forfeiture of said automobile, truck, boat, conveyance, vehicle, or other means, of transportation, and ordering the sale thereof after ten days notice by advertisement in a daily newspaper of general circulation in the Parish of Jefferson by the Sheriff for the Parish of Jefferson, or the respective constables of the Justice of Peace Courts of the Parish of Jefferson, as the case may be, at public auction to the highest bidder for cash and without appraisalment, it being the intention and purpose of these proceedings to afford the owner of said automobile, truck, boat, conveyance, vehicle, or other means of transportation, a fair opportunity for hearing in a Court of competent Jurisdiction. It is further the intention and purpose of these proceedings that the forfeiture and sale of the said automobile, truck, boat, conveyance vehicle or other means of transportation shall be and operate as a penalty for the violation of the Ordinance by illegal transportation; and the payment of the tax due on the gasoline upon which a tax is levied by said Ordinance, at the moment of seizure or thereafter, shall not operate to prevent, abate, discontinue, or defeat the said forfeiture and sale of the property. All funds collected from the said seized and forfeiture property, shall be paid into the Treasurer of the Parish of Jefferson, the same as for taxes collected

under this Ordinance

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and to be used for the purpose provided herein.

SECTION XIII. BE IT FURTHER ORDAINED, etc; that it shall be unlawful for any dealer, as herein defined, or retail dealer or distributor, to receive and have delivered into the storage tanks or equipment, in bulk, any gasoline between the hours of nine o'clock P. M. and five o'clock A. M. and the receipt of any gasoline by any dealer, or distributor, during said hours, shall be prima facie evidence of a violation of the provisions of this Ordinance and an attempt to evade the payment of the tax imposed. Provided, however, that in case of emergency said gasoline may be delivered to and received by a dealer, as herein defined, or a retail dealer, or a distributor between said hours, but, in every such case, both parties, that is, the one making delivery and the other receiving, shall separately and individually make a special report thereof to the Gasoline Tax Department within ninety-six hours after said emergency delivery. Said report shall be mailed by registered mail, and shall show the name and place and residence of the parties making the delivery and receiving same, and the quantity of gasoline so delivered and received.

SECTION XIV. BE IT ORDAINED, etc; that the tax provided for by this Ordinance having become delinquent as provided herein, as a penalty for delinquency, the tax debtor shall be subject to penalties as follows:

Twenty (20%) per centum on the amount of the tax and ten (10%) per centum attorney's fees on both tax and penalty in all cases wherein an attorney is called on to assist in the collection. Both of said penalties whether collected in court or by the Gasoline Tax Department, are to be paid into the Treasury of the Parish of Jefferson in the same manner and to be used for the same purpose as provided for the collection and use of the tax on gasoline herein levied.

SECTION XV. BE IT FURTHER ORDAINED, etc; that if any person, firm, corporation, or association of persons, shall fail to make a report of the sales or purchases upon which the tax herein is levied within the time and in the manner prescribed in this Ordinance for such report, it shall be the duty of the Gasoline Tax Department to examine the books, records, and files of such persons, firms, corporation, or associations of persons, to ascertain the amount of such sales and compute the tax thereon as provided herein, and shall add thereto the cost of such examination.

SECTION XVI. BE IT FURTHER ORDAINED, etc., that the tax herein imposed shall not apply to sale, to the United States Government or any agency or department thereof, or any agency or department of the State of Louisiana or the Parish of Jefferson, and when such tax is paid by the United States, or any agency or department thereof, of the State of Louisiana or the Parish of Jefferson, it shall be refunded by the Treasurer of the Parish of Jefferson upon proper showing and authentic proof thereof and shall be paid from the funds in the hands of the said Treasurer which have been collected under this Ordinance.

SECTION XVII. BE IT FURTHER ORDAINED, etc; That all common or

contract carriers, whether railroads, truck lines, steamships, boat lines, ferries, or otherwise, including the Public Belt railroad of the City of New Orleans, doing business or making deliveries within the Parish of Jefferson, are hereby required to file with the Gasoline Tax Department of the Parish of Jefferson, monthly, on or before the 15th day of the month succeeding the period covered by the statement, reports showing in detail the number of gallons of gasoline shipped or delivered by them, at points of ultimate destination or otherwise, whether in car lots or otherwise, the date of delivery, and by whom and to whom shipped and delivered in the Parish of Jefferson.

SECTION XVIII. BE IT FURTHER ORDAINED, etc; that in order to prevent the illegal importation and transportation of gasoline when sold or purchased for consumption in the Parish of Jefferson and to strengthen and make more effective the manner and method of enforcing the payment of the tax herein levied, in all cases the person, firm, corporation, or association of persons importing or bringing gasoline into the Parish of Jefferson for sale or consumption, or otherwise, shall be required to keep posted in a conspicuous place the permit, or true copy thereof, which he has received from the Parish of Jefferson to engage in the business of dealing in gasoline on the truck, automobile, boat, conveyance or other means of transportation used by him so importing or bringing such gasoline, and additionally to carry on such truck, automobile, boat conveyance or other means of transportation so used by him and invoice or bill of sale, showing the true name and address of the seller and also the true name and address of the buyer of such gasoline, and the number of gallons so imported or brought into the Parish of Jefferson.

And in order to further strengthen and make more effective the manner and method of enforcing collection of the tax herein levied, It is further provided that the Gasoline Tax Department shall make and establish reasonable rules and regulations which may be changed from time to time as necessity may require, for the hauling, transporting, and delivering of gasoline from point to point within the Parish of Jefferson and for the hauling, transporting and delivering of gasoline when the point of commencement is within the Parish of Jefferson.

It is the purpose and intention of this section to require the Gasoline Tax Department to make and establish such reasonable regulations as will insure collection of the tax herein levied from the persons, firms, corporations, or associations of persons, from whom it is collectible.

The person importing or bringing or hauling, transporting or delivering from point to point within the Parish of Jefferson, or hauling, transporting and delivering when the point of commencement is within the Parish of Jefferson, gasoline, shall at the request of any person authorized by law to inquire into or investigate such matters produce or offer for inspection such invoice or bill of sale, or such permit or other evidence as may be required under the rules and regulations to be established by the Gasoline Tax Department. If such person fails to produce such invoice or bill of sale, or such permit, or shall fail to produce such evidence as may be required by the regulations and rules of the Gasoline Tax Department, or if when produced it fails to disclose the aforesaid information, or fails to show that the said person is lawfully hauling, transporting or delivering gasoline, the same shall be

prima facie evidence of a violation of this Ordinance and subjects said person to prosecution therefor.

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SECTION XIX. BE IT FURTHER ORDAINED, etc., that any person, firm, corporation or association of persons violating any of the provisions of this Ordinance shall, upon conviction thereof before any Court of competent jurisdiction, be fined not more than Twenty-five (\$25.00) Dollars, or sentenced to imprisonment for not more than thirty (30) days, or both, at the discretion of the Court, and each tax delinquency, sale or purchase, or attempt thereof, in violation of the provisions of this Ordinance, shall be deemed a separate and distinct offense.

SECTION XX. BE IT FURTHER ORDAINED, etc., that if any section, sentence, clause or words of this Ordinance shall be held invalid by any Court of competent jurisdiction, the same shall not affect the validity of any other section, sentence, word or clause of said Ordinance.

SECTION XXI. BE IT FURTHER ORDAINED, etc., That all ordinances or parts of ordinances, insofar as they are inconsistent or in conflict with the provisions of this ordinance are hereby repealed.

The above ordinance was adopted section by section, and then as a whole.

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

YEAS ---- Toledano, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- NONE. ABSENT ---- Heard, Meyer.

The Ordinance was declared adopted.

On motion by Mr. Codifer, seconded by Mr. Cantrelle, the following Ordinance was adopted.

ORDINANCE NO. 560

An Ordinance of the Police Jury of the Parish of Jefferson, authorizing the borrowing of money from the Whitney National Bank of New Orleans in order to pay the current expenses for the year 1935 in anticipation of the revenues for such year and authorizing the pledge of the revenues for the current year as security for the payment of the amount so borrowed:

BE IT ORDAINED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that whereas under the Fiscal Agency Agreement heretofore entered into between the POLICE JURY OF THE PARISH OF JEFFERSON and WHITNEY NATIONAL BANK OF NEW ORLEANS on the 24th day of January, 1935, pursuant to and Ordinance duly adopted by this Police Jury on the 23rd day of January 1935. WHITNEY NATIONAL BANK OF NEW ORLEANS agreed to loan to this Police Jury during the year 1935, the amount of ONE HUNDRED THOUSAND & NO/100 (\$100,000.00) DOLLARS to be secured by pledge of the Revenues of the Police Jury for the year 1935, of which amount EIGHTY THOUSAND & NO/100 (\$80,000.) DOLLARS has been loaned, and under which contract TWENTY THOUSAND & NO/100 (\$20,000.00) DOLLARS more may be borrowed by the Police Jury, and

WHEREAS, the Police Jury is of the opinion that the current expenses will require the borrowing of TEN THOUSAND & NO/100 (\$10,000.) DOLLARS more than said Bank has agreed to loan, or a total additional sum of

THIRTY THOUSAND & NO/100 (\$30,000.00) DOLLARS, if said Bank is willing to lend so much, all to be secured by the pledge of the Police Jury for the calendar year 1935; and

WHEREAS, the total amount thus to be borrowed, together with that already borrowed, will not exceed the budgeted revenues of the Police Jury for calendar year 1935.

NOW, THEREFORE, BE IT ORDAINED that this Police Jury do borrow from its Fiscal Agent, WHITNEY NATIONAL BANK OF NEW ORLEANS, the remaining TWENTY THOUSAND & NO/100 (\$20,000.00) DOLLARS, which said Bank has agreed to lend it under its Fiscal Agency Contract aforementioned, together with an additional TEN THOUSAND & NO/100 (\$10,000.) DOLLARS, so much thereof as said Bank may agree to lend, that is to say to total amount up to THIRTY THOUSAND & NO/100 (\$30,000.00) DOLLARS and that to evidence the amounts so borrowed the President and Secretary of this Police Jury shall execute and deliver, the negotiable certificates of indebtedness of this Police Jury, to be dated the date of the loan to bear interest at six (6%) per cent, per annum from date until paid, to be payable to bearer on or before March 1, 1936, and to stipulate for the payment of ten (10%) per cent attorney's fees in the event the same shall be placed in the hands of an attorney for collection, compromise or other action. The President and Secretary of the Police Jury are authorized to prepare the form of such certificates of indebtedness which form shall contain such other terms, stipulations and conditions as they deem proper to incorporate therein.

BE IT FURTHER ORDAINED BY POLICE JURY OF THE PARISH OF JEFFERSON, that to secure the payment of all such indebtedness to be incurred by the Police Jury of the Parish of Jefferson and loaned by the said Bank and the negotiable certificates of indebtedness to be issued to evidence loans thus made, this Police Jury does hereby irrevocably pledge, pawn and hypothecate to and in favor of WHITNEY NATIONAL BANK OF NEW ORLEANS or the holder or holders of said certificates of indebtedness, all of the revenues of the Police Jury of the Parish of Jefferson for the year 1935, 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

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to secure the full and faithful payment of all such certificates of indebtedness at any time 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 Parish of Jefferson, be and they are hereby authorized, empowered and instructed to hold all such funds as when collected and for account of the said Bank and immediately apply the same to the payment and liquidation of all such negotiable certificates of indebtedness.

BE IT FURTHER ORDAINED, that all loans made by said Bank to this Police Jury under and pursuant to the terms and provisions hereof shall be deemed made pursuant to and under the terms and provisions of the Fiscal Agency Contract aforementioned; it being intended that this Ordinance is by way of supplement to the Ordinance aforementioned pursuant

to which said Fiscal Agency Contract was executed.

BE IT FURTHER ORDAINED, that this Police Jury, shall, prior, to borrowing said funds, obtain the approval of the State Bond and Tax Board pursuant to the provisions of Act No. 6 of the Second Extraordinary Session of the Legislature of Louisiana for the year 1935.

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

YEAS ---- Toledano, Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- NONE. ABSENT ---- H. MEYER.

The ordinance was declared adopted.

I, the undersigned, William Hepting, Secretary of Police Jury of the Parish of Jefferson, Louisiana, does hereby certify that the above and foregoing is a true and correct copy of Ordinance adopted by Police Jury at a meeting held on the 12th day of June A. D. 1935.

Wm. HEPTING, Secty.

On motion by Mr. Ottermann, the following Ordinance was adopted:
ORDINANCE No. 561

An Ordinance to authorize the President on behalf of the Police Jury to borrow from the Harahan Fire Company No. 1, a sum up to three thousand five hundred (\$3500.00) dollars, to pay the current expenses of the Jury for the year 1935.

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 Harahan Fire Company No. 1, on behalf of this Police Jury, a sum up to Three Thousand Five Hundred (\$3500.00) Dollars for the purpose of paying the current expenses of the Police Jury of the Parish of Jefferson for the year 1935.

SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Harahan Fire Company No. 1 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 payment of the amount borrowed and note or certificate executed as herein provided, Police Jury of the Parish of Jefferson hereby dedicates, appropriates and sets aside the sum of Three Thousand Five Hundred (\$3,500.00) Dollars, out of the revenues and taxes of the Parish, for the year 1935, 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 ---- Heard, Strehle, Stumpf, Sartis, Cantrelle, Feitel, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- NONE. ABSENT ---- H. Meyer.

The ordinance was declared adopted.

On motion by Mr. Cantrelle, seconded by M. Feitel, the Jury adjourned out of respect to the memory of Mr. J. K. Gaudet, deceased.

There being no further business the meeting adjourned.

Wm. Hepting
Secretary

W. R. Toledano
President

Gretna, La., July 10, 1935.

The Police Jury met this day in regular session, the following members were present: W. R. Toledano, President; W. E. Strehle, H. Heard, A. J. Cantrelle, Ed. E. Feitel, H. Meyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

ABSENT ---- Stumpf, Sartis.

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. H. J. Neelis of Metairie submitted a petition signed by the residents and voters of Eighth Ward petitioning the Police Jury to approve and recommend a project to the FERA to improve and embellish the entrance to Metairie; all dedicated parks, neutral grounds, etc., in the Eighth Ward as proposals submitted by the Parish Engineer at their request, and that the said Engineer be instructed to prepare plans and specifications and other necessary data and submit same to the FERA, and further that the following men: H. J. Neelis, H. H. Moore, F. Hall, E. A. Holt, A. J. Crail, Wm. Hugo, Ed. Ryan, John Brunning, A. Caluda, J. Ryan, E. Decker, Wm. Drewes, L. J. McKenner, C. L. Morse, J. O. Aitken, and Earl Garrity be appointed as park commissioners for three years for the Eighth Ward without compensation.

After discussion Mr. Codifer moved, seconded by Mr. Ottermann, the adoption of the following resolution:

RESOLUTION

BE IT RESOLVED, that the FERA project of improving and embellishing the entrance to Metairie including parks, etc., in the Eighth Ward of the Parish be approved and the Parish Engineer be and he is hereby instructed and authorized to prepare plans, specifications and all necessary data and submit same to the FERA with the approval of this Jury.

BE IT FURTHER RESOLVED, that Messrs. H. J. Neelis, H. H. Moore, T. N. Hall, A. E. Holt, A. J. Crail, Wm. Hugo, Ed. Ryan, J. C. Brunning, A. Caluda, J. Ryan, E. Decker, Wm. Drewes, C. L. Morse, L. J. McKenner, J. O. Aitken, and Earl Garrity, be and are hereby appointed as a park commission (without pay) for the Eighth Ward of this Parish for a term of one (1) year at which time their successors to be appointed by the Police Jury. Any vacancy to be filled by this Jury. Adopted by a unanimous vote

Mr. Alfred D. Danziger appeared before the Jury advised them of a proposed new enterprise contemplated which is to terminate in Jefferson Parish. The dredging of a deep-water canal from the Gulf to Crown Point, Barataria, and create an inland port in the Parish, introduced Mr. John H. Bernard who outlined and explained the economic advantages of a deep water canal from the Gulf of Mexico to Crown Point, Parish of Jefferson, also the creation of an inland port at said Crown Point, to be financed by the industrial interests.

Mr. Perrin moved seconded by Mr. Strehle, the adoption of the following resolution:

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, in regular meeting assembled, that Mr. John H. Bernard be and he is hereby named as advisor of the proposed inland port of the Parish of Jefferson and that we co-operate with Mr. Bernard for the purpose outlined by him this day without any compensation by the Jury. Adopted 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 and ordered filed.

Report of County Agent, received.

Report of Supervisor of Gasoline Tax Department for the year ending May 1st, 1935, received.

Report of Pound Keeper of the Eighth Ward, received.

Report of the Parish Engineer, on complaint of Mr. Giesmann of Metairie Ridge in regards to the construction of a building (shack) on the Public Highway at the corner of Carrollton Avenue and Rose Street in Metairie Ridge, referred to the District Attorney for action.

COMMUNICATIONS

From the Police Juror Alvin Stumpf, advising the Jury of his recent appointment to the House of Representatives which nullifies his appointment as a member of the Police Jury, also expressing his regrets having to resign as a member of the Police Jury received.

On motion of Mr. Cantrelle, seconded by Mr. Meyer, it was resolved that the Police Jury recommend to the FERA a project to pave the sidewalks of Barataria Boulevard, Marrero to Hope Haven, also sidewalks along the Metairie Road to Metairie High School.

Further resolved that the Parish Engineer be and he is hereby directed to prepare and submit the necessary data to the FERA for approval.

On motion of Mr. Cantrelle, seconded by Mr. Meyer, communication from E. J. Thilborger, property owner of Jefferson in the Barataria section, calling the Police Jury's attention to the fact that the waters of the Intracoastal Canal between Harvey, La. and the Broad reaches of Lake Salvador, Bayou Barataria, Lake Hermitage, etc., are being polluted by drainage water from Hero Pumping Station, waste water from industrial plants containing chemicals and organic matter and oil from oil fields, causing destruction to the fish, oyster, shrimp and fur-bearing animal interest in the Parish of Jefferson. After discussion, the matter was referred to the Parish Board of Health.

A card of thanks from Mrs. J. K. Gaudet and son, thanking the membership of the Police Jury for their kindness in their bereavement, due to the death of Mr. Gaudet was received.

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

Reconvening in open session, the following ordinance was adopted:

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

AN ORDINANCE No. 562

AN ORDINANCE amending Ordinance of the Commission Council of the City of New Orleans and adopted by the Police Jury of the Parish of Jefferson, known as No. 14248 of the Commission Council Series directing a sale of the Ferry Franchise at the head of Napoleon Avenue in the City of New Orleans and the village of Marrero, in the Parish of Jefferson.

SECTION 1. BE IT ORDAINED BY THE POLICE JURY OF THE PARISH OF JEFFERSON, that Ordinance No. 14248 of the Commission Council Series of

the City of New Orleans and as adopted by the Police Jury of the Parish of Jefferson be and the same is hereby amended to read as follows:

Strike out the sub-heading "Surrender of Lease" and the entire three paragraphs thereunder and substitute in lieu thereof the following: "SURRENDER OR EQUIPMENT"

The party or parties to whom is adjudicated the lease to operate the ferries herein referred to shall purchase from the owners of the ferries now being operated between the head of Napoleon Avenue and the village of Marrero, all such property and improvements as are now used for the purpose of operating said ferry or ferries and shall indemnify said owner, in accordance with the terms of the lease and agreement under which they are now operating at a valuation to be fixed by the appraisers, as provided for in said lease. Said appraisers shall be appointed immediately after the acceptance of the bid of the purchaser hereunder and they shall complete their appraisal within five days and the accepted bidder shall pay in cash to the present owners the valuation fixed by said appraisers upon the boat or boats, buildings, landing, approaches, improvements, docks, bridges, gangways, piling, pontoons, pavements and all other improvements and betterments constructed by the present owners during the course of their lease and agreement to operate. In the event the two appraisers cannot agree, they shall appoint an umpire, who shall decide between them and the finding of the majority of the three shall be binding. This case payment to be made upon delivery by the said present owners to the purchaser hereunder; said delivery to be made upon the day of the signing of the contract of lease by said purchaser and said purchaser shall not be entitled to said delivery until he shall have made such cash payment.

Within sixty (60) days prior to the termination of the lease and privilege provided herein the City of New Orleans and the Parish of Jefferson, shall jointly appoint an appraiser and the party to whom is adjudicated the lease provided herein shall appoint an appraiser, the duty of which appraisers shall be to determine the value of the equipment then in use for the operation of the ferry system. In the event of disagreement of said two appraisers they shall appoint an umpire and the decision of the majority of appraisers shall be final.

The purchaser of the lease shall, on the last day of this lease, or at the termination of any extended time peaceably leave, surrender and yield, the said ferries and all of the said ferry property and boats and improvements with all of the right, privileges and appurtenances thereunto belonging and other fixtures and improvements which may have been erected for the use and operation of said ferries upon payment previously made in cash, into the possession of the City of New Orleans and the Parish of Jefferson, or to such party, or parties, to whom may be adjudicated the privilege for continuing the ferries, who shall purchase all betterments and improvements, wharves, docks, floats, ferry houses and other property of the retiring lessee which were used upon and for said ferry or ferries and actually necessary for the purpose of operating said ferries, at the appraised valuation fixed by the appraisers, which valuation shall be made a part of the advertisement for continuing the operation of ferry system. The City of New Orleans and Parish of Jefferson or either of them shall have the option to refuse to purchase said property and improvements.

SECTION 2. BE IT FURTHER ORDAINED, by the Police Jury of the

Parish of Jefferson, that said Ordinance No. 14248, Commission Council Series, City of New Orleans, and as adopted by the Police Jury of the Parish of Jefferson shall remain in full force and effect except as hereby amended.

The above amendment being put to roll call resulted as follows, to-wit:

YEAS ---- Toledano, Strehle, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- NONE. ABSENT -- Stumpf, Sartis.

The ordinance was declared adopted.

By motion of Mr. Meyer, seconded by Mr. Cantrelle, the following resolution was adopted:

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BE IT RESOLVED, that the Police Jury recommend to the FERA a project to clean out Bayou Des Familles in Marrero, La. and that the Parish Engineer be and he is hereby directed to prepare and submit the necessary data to the FERA of Louisiana. Carried.

Mr. Alvin T. Hotard, Parish Engineer submitted plans of Caminada Subdivisions, Grand Isle for approval by the Police Jury, and

On motion by Mr. Perrin, seconded by Mr. Petit, it was resolved that the President be and he is hereby authorized to sign on behalf of the Police Jury its approval of the plan submitted. Carried.

Mr. Feitel, moved, seconded by Mr. Meyer, that the office hours of Secretary and Assistant of the Police Jury be fixed from nine to twelve, and from one to four. Carried.

Motion by Mr. Feitel, seconded by Mr. Heard, that when suspension of work on road maintenance is ordered that no one is kept on the payroll.

Mr. Dumestre introduced Mr. Peterman, patentee of a shipping crate, which was demonstrated and stated that a company will be organized for the purpose of manufacturing said crates probably in the Parish of Jefferson if any inducements be offered; and on motion of Mr. Dumestre, seconded by Mr. Petit, the following resolution was adopted;

RESOLUTION

WHEREAS, Mr. John H. Peterman, a resident of this Parish appeared before the Jury and demonstrated a new fruit crate, that was patented by himself together with Messrs. Carrol Schwartz and Alebn Atkinson, and stated that in his estimation the new crate would revolutionize the shipping end of the strawberry industry, and that it was their intention to locate and manufacture the crates in one of the various Parishes within this immediate vicinity, and that it was with this idea in view of possibly locating the factory in Jefferson Parish that prompted him to demonstrate his new patent before the members of the Police Jury, therefore

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled this day, that they extend to Messrs. Petermann, Schwartz and Atkinson an invitation to build their factory within our parish with the assurance that this Jury will do everything in its power to co-operate with them to the fullest extent, and that a copy of this resolution be sent to the above named gentlemen.

Mayor V. D'Gerolamo of Kenner, La. requested a donation from the Police Jury for the Kenner Fire Department to purchase Fire Hose.

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

BE IT RESOLVED that a donation up to Three Hundred (300.00) Dollars be given to the Kenner Fire Company for the purchase of a new fire hose. Motion carried by a unanimous vote.

Mr. Godifer submitted a project to either pave, gravel or cover with shells the streets opened up about two years ago under the supervision of the ERA to be recommended by the Police Jury to the Federal Emergency Relief Administration of Louisiana, and

By motion of Mr. Godifer, seconded by Mr. Dumestre the Parish Engineer was directed to prepare necessary data and submit same to the FERA of Louisiana. Motion carried.

ORDINANCE NO. 563

On motion by Mr. Gordon, 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 National Bank the sum of \$5000.00 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 1935, 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 1935, 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 National Bank on behalf of this Police Jury, the sum of Five Thousand (\$5,000.00) Dollars 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 1935.

SECTION II. BE IT FURTHER ORDAINED, etc., that the President is further authorized and empowered to execute in favor of said Whitney National 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 \$5,000.00 out of the revenues and taxes of the Parish of Jefferson for the year 1935, together with other or further sum as may be necessary to pay the interest on

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said amount.

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

YEAS ---- Heard, Strehle, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- NONE. ABSENT ---- Stumpf, Sartis.

RESOLUTION

Motion by Mr. Feitel, seconded by Mr. Gordon, the following resolution was adopted:

BE IT RESOLVED 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 enter into a contract with the Whitney National Bank, New Orleans, to borrow an additional \$5,000.00 to pay the current expenses of the Police Jury for the year 1935.

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

YEAS ---- Heard, Strehle, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS ---- NONE. ABSENT ---- Stumpf, Sartis.

The following opinion of the District Attorney was read and ordered filed:

OPINION

To the Honorable President and Members,
Police Jury, Jefferson Parish, Gretna, La.

In re: Playgrounds and Playground Committees:

Gentlemen:-

The petition of residents and property-owners living and residing in the Eighth Ward of the Parish of Jefferson, petitioning your honorable body to appoint a committee and also to set aside and dedicate the neutral ground in Bonnabel Boulevard as a playground which you submitted to this office as to legality and authority of your Jury to act upon said petition, I wish to advise you that the powers of the Police Jury are clearly and definitely set out in Act 234 of the regular session of 1928 which relates to the powers and duties of the Police Jury which is an amendment to Section 2734 of Revised Statutes and under Section 2734 of Revised Statutes, as amended, your Police Jury is without power or authority to comply with the request contained in said petition.

I do find, however, that Act 200 of 1924 adopted by the Legislature of Louisiana provides as follows:

"Empowering Cities, town, villages, and parishes in the State of Louisiana to provide, maintain and conduct supervised recreation systems and to acquire, establish, maintain and conduct playgrounds, recreation centers and other recreation facilities and activities, and authorizing such political subdivisions to create playgrounds, recreation boards or commissions, and prescribing their powers and duties, and to provide a Method of financing the same."

SECTION 1. Be It enacted by the Legislature of Louisiana, that this Act shall apply to all incorporated cities, towns, villages and parishes in the State of Louisiana. The term "Governing Body" as used herein means the Mayor and City Council, the Mayor and Commissioners, or the governing body by whatever name called of any city, town, village or parish coming under the provisions of this act.

SECTION 11. That the governing body of any city, town, village, or parish may dedicate and set apart for use as a playground, recreation centers, or for other recreation purposes, any lands or buildings or both, owned or leased by such municipality or parish, and not dedicated to another and inconsistent use"

In the petition which you have presented to this office and sketch attached it seems to be the intention of the petitioners to set aside a Portion of Bonnabel Boulevard lying between Codifer and Brockenbrough Street, which is parallel to blocks seven and eight of the Bonnabel

Subdivision.

In the laying out of Bonnabel Subdivision, the owners laid out and dedicated Bonnabel Boulevard, which measures 144'6" in width, and running from Metairie Road to Lake Pontchartrain. The owners of this subdivision sold lots to numerous parties according to the plan of said subdivision and each and every one of the property owners in the subdivision has a servitude on the boulevards and streets according to the plan of the Bonnabel Subdivision and they are thereby interested in each and every one of the Boulevards and streets and no street or part of the street can be dedicated or used for any other purpose except for that purpose set out in the plan and dedicated without affecting the servitude which the property owners have.

Under the provisions of Act 200 of 1924 the "parish may dedicate and set apart for use as playgrounds, recreation centers, or for other recreation purposes, any lands or buildings or both, owned or leased by such municipality or parish and not dedicated to another and inconsistent public use."

I am, therefore, of the opinion that the Police Jury cannot set aside any portion of Bonnabel Boulevard for a public playground or recreation center because the Bonnabel Boulevard is not owned, in the strict sense of the word, by the Police Jury and is dedicated to another and inconsistent public use in that it has been dedicated and set aside as a street or boulevard for the use and benefit of all the property owners of the Bonnabel Subdivision.

You are, therefore, advised that your Police Jury is without right or

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authority to comply with the request contained in the petition presented to your Honorable Body.

Respectfully submitted.

E.M. CONZELMANN, Asst. Dist. Attorney.

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

WHEREAS, the Almighty God in His Infinite Wisdom, has removed from our midst the Honorable James Kleber Gaudet of Marrero, La., in the prime of life; and

WHEREAS, the said James Kleber Gaudet was a prominent member of the bar of the 24th Judicial District and a leader in the civic and political affairs of the Parish of Jefferson, and

WHEREAS, the said Honorable James Kleber Gaudet was a man of kindly and charitable disposition and was held in high esteem by many; now, therefore

BE IT RESOLVED, by the Police Jury of the Parish of Jefferson, in regular session assembled, that we recognize the deep loss suffered by the family and the community in the untimely death of the Honorable James Kleber Gaudet, and hereby express our sincere regret at his passing to the Great Beyond, and extend our heartfelt sympathy to the bereaved relative; and

BE IT FURTHER RESOLVED, that this resolution be spread on the minutes of this meeting and that a copy of same be sent to the family.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. July 29, 1935.

The Police Jury met this day in special session together with the members of the Board of Aldermen of the municipalities, Drainage Districts, and Board of Health of the Parish of Jefferson. Members of the Police Jury present: W. R. Toledano, W. E. Strehle, H. Heard, A. J. Cantrelle, H. Moyer E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre.

ABSENT - - - - Feitel, Sartis.

Members present of the 4th Jefferson Drainage District, John Bordes, president; D. W. Eastman and J. Bordenave. Members present of the Jefferson Plaquemine Drainage District, W. E. Strehle, President; Members present of Drainage District No. 2, D. H. Rouselle, secretary; of the Water Works District No. 2, Dr. W. P. Hickman, of Parish Board of Health Dr. A. J. K. Genella, president, Dr. Odom, Dr. Hickman, Ed. Comiskey.

Members of the Board of Alderman of the City of Gretna; Dr. Burnley White, A. H. Thalheim, City Attorney; Town of Westwego, Vic. A. Pitre, Mayor and E. M. Gordon; Town of Kenner, Vic Degeralomo, Mayor; Town of Harahan, F. C. Mayo, Mayor; Sheriff Frank C. Clancy also was present.

The President announced that the special meeting had been called through the request of the Bureau of Etomology and Plant Quarantine of the U. S. To approve the project of pest mosquito in residential sections of Jefferson Parish. After discussion, Mr. Dumestre moved, seconded by Mr. Strehle, the adoption of the following resolution;

WHEREAS, on Friday, July 26th, 1935, some of the influential citizens of Jefferson Parish met in the Police Jury room in the Court-house, Gretna, Louisiana, and heard representatives from the U. S. Bureau of Etomology and Plant Quarantine explain the plan of the U.S. Department of Agriculture to eliminate the pest mosquito, and

WHEREAS, the President of the Police Jury called a special meeting of the Jury for Monday, July 29th, and also invited the various parish, municipalities drainage districts, school boards and boards of health officials to be present, and

WHEREAS, the Police Jury together with representatives from the various other boards did meet in the Police Jury room in the Court-house, Gretna, Louisiana, and after hearing an outline of the plan to eliminate the pest mosquito, it was the opinion of all those present that the relief situation in Jefferson Parish was very alarming at this time and that the work if done, as outlined, would benefit the greatest number of people, not only from the standpoint of eliminating the mosquito pest, but also the furnishing of much needed employment, now, therefore

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

in special meeting assembled this 29th day of July, 1935, that they go on record as endorsing the aforementioned plan and will co-operate with the U. S. Government by passing such regulatory ordinances as may become necessary, and that they will further provide to the best of their ability for the maintenance of the said mosquito pest control work when completed.

The motion was declared adopted.

There being no further business the Jury adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Gretna, La. August 14, 1935.

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

W. R. Toledano, President, H. Heard, W. E. Strehle, Jos. L. Sartis, A. J. Cantrelle, Ed. E. Feitel, H. Moyer, E. M. Gordon, Jos. Petit, C. Perrin, Robt. Ottermann, A. C. Dumestre, F. C. Codifer.

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. E. J. Thilborger appeared before the Jury, reported activities taken by him to prevent the pollution of the water in the Intracoastal Canal, Baratavia Section, and the Lakes of the outlying section of Jefferson, Plaquemine and St. Charles Parishes. After discussion, Mr. Dumestre moved, seconded by Mr. Heard the following resolution:

R E S O L U T I O N

WHEREAS, pollution of the navigable and non-navigable waters of the United States has become a nationwide matter requiring enforced correction; and

WHEREAS, the navigable and non-navigable waters of the State of Louisiana and the marshes containing furbearing animals are being polluted by methods as follows:

1st. Drainage of certain districts being pumped into still waters, not having tidal influences, there to remain and be destructive to the health and economic welfare of the people as follows:

A.. Bacterially infecting oyster beds;

B. Driving off and killing fish, shrimp, crabs and fur-bearing animals, from which the vast majority of the people of the water sections of Louisiana obtain a livelihood;

C. Refuse and oil waste from oil wells adjacent to navigable and non-navigable waters, and the oil waste being carried over the swamp and prairie sections during highwater, and thereby destroying vegetable matter necessary to life of fur-bearing animals; and

WHEREAS, this pollution from drainage and oil wells has already caused great injury to the following places, to-wit:

1st. The swamp and low-lying lands back of Destrehan, La. and other places adjacent thereto, on the east bank of the Mississippi

River, where the refuse oils from the refineries in these places have driven away all animal and fish life on the land and in the waters towards Lake Pontchartrain;

2nd. Where the drainage of the City of New Orleans, is pumped into Bayou Bienvenue, which has made Bayou Bienvenu a cess pool where animals and fish life cannot exist;

3rd. The drainage waters of the Jefferson-Plaquemine Drainage District being pumped into Bayou Little Barataria, and affecting Bayou Villars, Lake Salvadore, Bayou Dupont, Bayou Rigolets, Dupre Cut, Bayou Cutler, Bayou St. Denis, Barataria Bay, and other adjacent bayous and bodies of water, to the extent of destroying or driving away fish, crabs and shrimp, and to the further extent of polluting by bacteria the oyster reefs;

4th. Pollution of the waters of South and Southwest Louisiana by oil waste, thereby destroying the oyster reefs of the State;

WHEREAS, this pollution is a fact, as is evidenced by the following to-wit:

1st. The Statement by a representative of the Conservation Committee of the State of Louisiana, at a conference of citizens of the Parish of Jefferson, held about three years ago, who said, in effect, that up to that time the pollution of Louisiana waters has caused a loss of \$350,000.00.

2nd. By a letter of the Honorable Joseph O'Hara, President of the Louisiana State Board of Health, dated June 21st, 1935, addressed to Mr. Edward J. Thilborger, from which is quoted the following:

"From this and other complaints received in the past, and from observation made by representatives of the State Board of Health, it is evident that some section of area referred to in your letters are, at times badly polluted. (Having reference to the 37,000 acres of land drainage by the Jefferson-Plaquemine Drainage Commission.)

"Factors which contribute to the pollution may be listed as follows:

"Natural organic matter leached from the soil and coming from decaying vegetation.

Animal wastes from animals living in the area draining these waters.

Human wastes from people living in unsewered section of the area.

"Industrial wastes containing chemicals and organic matter."

And which letter is hereto annexed made a part of this Resolution.

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3rd. By a report of Professor James Nelson Gowanloch, Chief Biologist, Louisiana Department of Conservation, printed in the April, 1934, "Louisiana Conservation Review."

4th. The seven minutes' address by Honorable Frank T. Bell, United States Commissioner of Fisheries, on "Pollution - - the Nation's Shame," printed in the issue of the "Louisiana Conservation Review" for January of 1935.

5th. By the report on "The Effects of Crude Oil pollution on oysters in Louisiana," by Professors Galtsoff, Trytherch, Smith and Koehring, which report is hereto annexed and made a part hereof; and

WHEREAS, the question of pollution of the waters of the United States, by which pollution the people of the State Of Louisiana will be made to suffer greatly, has become of such grave import as to cause the members of the Federal Government to take cognizance thereof, as is shown by the following to-wit:

1st. Resolution by Mr. Dingell, Members of Congress, submitting House Resolution Number 296, on July 15th, 1935, which resolution was referred to the Committee on Rivers and Harbors, and which resolution read as follows:

"Resolved that the President is hereby respectfully requested to inform the House of Representatives of the number and distribution of federal institutions and establishments of every kind and character which are depositing or causing to be deposited raw, untreated sewerage into navigable or non-navigable waters of the United States, and to transmit to the House of Representatives such recommendation with respect thereto as he deems advisable in the public interest."

2nd. By report of Mr. Mansfield from the Committee on Rivers and Harbors on "Pollution of Waterways by Federal Institutions," which report was directed to accompany House Resolution Number 296, and which reports made favorable report on House Resolution No 296, and recommend that the resolution be passed without amendment, and which report concludes in the following Statement:

"It is believed by the Committee in Rivers and Harbors that the information sought by the resolution will prove of great value in connection with the consideration of legislation relating to the pollution of the waterways of the United States."

Which House resolution Number 296, and report of Mr. Mansfield thereon are annexed and made part thereof.

3rd. Bill introduced by Mr. Mansfield (by request) into the House of Representatives, and referred to the Committee on Rivers and Harbors on July 30th, 1935, and called, "A Bill to Prevent Pollution of the Rivers and Harbors of the United States and for Other Purposes," which House Bill Number 8992 is hereto annexed and made a part hereof, and

WHEREAS, it is evident and beyond all reasonable doubt that more than half of the People of the Parish of Jefferson, Plaquemine, St. Charles and others, are presently great sufferers from the present pollution of the waters in these Parishes, and this suffering in both health and finances will undoubtedly be alarmingly increased; and

WHEREAS, the Police Jury of the Parish of Jefferson, under its sworn duty, must conserve and do all possible to aid the people of the Parish of Jefferson in improving their health and financial conditions, does now and toward this end, therefore

BE IT RESOLVED, that a committee of eleven be appointed by the President of the Jefferson Parish Police Jury to represent the Jefferson Parish Police Jury in all matters affecting, referring to, and taking into consideration the pollution of the waters of Jefferson Parish by either drainage, oil wastes, and any other methods by which the waters of the Parish of Jefferson are polluted; and

BE IT RESOLVED, that the said committee so appointed by the President of the Jefferson Parish Police Jury, be instructed, directed and ordered to use every honorable method toward changing and removing all existing polluting methods; and

BE IT FURTHER RESOLVED, that in the correction of errors of drainage

of the past they do take into consideration that the existing drainage district comprises only thirty-odd thousand acres, as compared to many times that acreage; and

BE IT FURTHER RESOLVED, that this Committee do consider that polluting the waters and areas of Jefferson Parish, if persisted in, will destroy the health and economic security of the people of the polluted sections.

Adopted by a unanimous vote of the Jury, the President named the following men as a committee to represent the Jefferson Parish Police Jury in all matters affecting, referring to and taking into consideration the pollution of the waters of Jefferson Parish by either drainage, oil wastes, or any other method by which the waters of the Parish of Jefferson are polluted:

Edward J. Thilborger, Chariman; W. R. Toledano, President of the Police Jury, Ex-officio, Congressman J. O. Fernandez, Chairman Congressman Paul H. Maloney, Dr. J. A. O'Hara, President State Board of Health Jno. E. Fleury, District Attorney, Jefferson Parish; Frank J. Clancy, Sheriff, Jefferson Parish; Jules G. Fisher, State Senator; A. C. Dumestre, Police Juror, Jefferson Parish, Capt. H. H. Harvey, Member Intra-coastal Canal Association.

Mr. Henry Whess President of Jefferson Fire Company No. 1, requested a donation for new fire hose for said fire company.

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

BE IT RESOLVED, that a sum up to Three Hundred (\$300.00) be and is hereby donated to Jefferson Fire Company No. 1 for the purchase of new fire hose. Said Donation to be paid out of the Revenues of 1936.

Adopted by a unanimous vote of the Jury.

Mr. Vic A. Pitre, Clerk of Court, requisitioned the jury for two new typewriters for his office, and

On motion by Mr. Ottermann, seconded by Mr. Petit, the Clerk of Court was authorized to purchase two (2) typewriters to be paid for out of the funds collected by him for Court Stenographer's Fees. Carried.

Capt's Wm. A. and Edwin J. Bisso appeared before the Jury regarding the sale of the Louisiana Avenue ferry Franchise.

After discussion Mr. Dumestre moved, seconded by Mr. Sartis, that a committee be appointed to confer with Commissioner Earhart of New Orleans, La. in regards to the sale of said franchise. Motion carried and the President appointed the following committee: Ed. E. Feitel, Chairman, E. M. Gordon, Jos. L. Sartis, W. E. Strehle, A. J. Cantrelle, H. Meyer, A. C. Dumestre, Asst. District Attorney E. M. Conzelmann, and Engineer Alvin E. Hotard.

Mr. Jos. Geisman of Metairie called the Jury's attention to the fact that the time limit for Mr. Verden to move his home from the public road on Metairie has passed. Requested that some action be taken by the Jury for removal of said house, and

On motion by Mr. Petit, seconded by Mr. Sartis, that the matter be referred to the District Attorney to take immediate steps to cause Mr. Verden to remove his house off the public road in Metairie.

Mr. Channing Stowell, publisher of the Parish of Jefferson Year Book, advertising the Parish, reported that the book is on the press and will be ready for distribution within ten days, requested that the Jury grant him the same privilege to publish the 1936 year book, and

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

RESOLUTION

WHEREAS, Mr. Channing Stowell, a resident of this Parish appeared before the Police Jury of the Parish of Jefferson on March 13, 1935 and after calling to the attention of the Jurors the natural advantages of the Parish, stated that it was his intention, if granted permission by the Jury to publish a book to be known as the "Jefferson Parish year Book of 1935" and thereby show to the world these natural advantages and possible, thereby, induce some new industries to locate within our Parish, and

WHEREAS, the Police Jury, by resolution, did grant permission to Mr. Stowell, to publish the book to be known as the "Jefferson Parish Year Book of 1935" and

WHEREAS Mr. Stowell appeared before the Jury this day and distributed copies of the book which has a very attractive cover showing a birdseye view of Jefferson Parish and containing photographs of State and Parish officials, together with editorials and pictures of interest throughout the Parish, which met with instant approval of the members of the Jury, and explained that he had given much of his time in order to make the first Year-book a complete success, and that although he did not realize the amount anticipated for the publishing of this year's book, that he was positive, if the same permission be granted to publish the book for 1936, that he would be amply repaid for his efforts, therefore,

BE IT RESOLVED by the Police Jury of the Parish of Jefferson, in regular session assembled that this 14th day of August, 1935, after taking into consideration the splendid catalogue as shown to them this day by Stowell and in all fairness to him, as well as the residents of this Parish, that he be given the sole privilege of publishing the "Jefferson Parish Yearbook of 1936" under the same conditions as contained in the resolution of March 13, 1935, and that Mr. Stowell be given a vote of thanks for the accomplishments attained in publishing this year's book.

Roll being called on the above resolution resulted as follows:

YEAS- - - - Heard, Strehle, Sartis, Cantrelle, Feitel, Meyer, Gordon, Petit, Perrin, Ottermann, Dumestre, Codifer.

NAYS - - - - NONE. ABSENT - - - - NONE.

I, the undersigned, William Hepting, Secretary of Police Jury, Parish of Jefferson, do hereby certify that the above and foregoing is a true and correct copy of Resolution adopted by the Police Jury of the Parish of Jefferson at its regular meeting of August 14, 1935"

William Hepting,

Sec. Police Jury, Parish of Jef-

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 County Agent, received.

Report of Pound Keeper, 8th Ward, received.

PETITIONS

Petitions signed by Property owners and residents of the Marrero, La. and Metairie Ridge sections of Parish, petitioned the Jury to sponsor and recommend the following projects to the F. E. R. A.

1st. To construct a paved sidewalk along the line of Westwego to the discontinued sidewalk at Allo's Place in Marrero, La.

2nd. To construct a 4 foot sidewalk on Johnson Street from Severn Ave. to Turnbull Drive from Air Line Highway to No. 5 Drainage Canal, 4-foot sidewalk on Beavis Street from Severn Avenue to Turnbull Drive, 4-foot Sidewalk on Claret Street from Turnbull Drive to Taft Park Drive 4-foot Sidewalk on Taft Park Drive from Claret Street to No. 5 Drainage Canal, also to widen and deepen ditches on each side of Villere, Johnson Derbigny, Beauvis, Cypress Streets from Severn Avenue to Turnbull Drive, Turnbull Drive from Airline Highway to No. 5 Drainage Canal, Taft Park Drive from Claret Street to No. 5 Drainage Canal, Division street from Derbigny Street to Cypress Street, in Metairie Ridge.

3rd. To construct a 3-foot sidewalk on the east side of Forcis, Aris, Nursery and Papworth Avenue from Metairie Road to Canal Street; also to widen and deepen all ditches on each side of Forcis, Aris, Nursery and Papworth Avenue from Metairie Road to the Drainage Canal on Canal Street in Metairie Ridge.

4th. To construct a 3-foot sidewalk on the north side of Codifer Boulevard from Metairie Road to Metairie Court Drive, on west side of Phosphor Avenue from Codifer Boulevard to Canal Street on west side of Aurora Avenue from Codifer Boulevard to Canal Street on west side of Orion Avenue from Codifer Boulevard to Pomona Street; on west side of Helois Avenue from Metairie Road to Hesiod Street; on west side of Hooper Avenue from Metairie Avenue to Homer Street; also to widen and deepen all ditches on each side of Phosphor, Aurora, Orion, Helios, and Hesper Avenues, from Metairie Road to the Drainage Canal on Canal Street; ditches on each side of Codifer Boulevard from Metairie Road to Metairie Court Drive, ditches on each side of Brockenbrough, Homer, Hesiod, Socrates Demosthenes, Canal and Pomona Street Old Homestead to Bonnabel Canal.

On motion by Mr. Codifer, seconded by Mr. Sartis, that all of the above projects be recommended to the FERA.

Petitions signed by voters and property owners residing in Brockenbrough Court and Old Homestead, Metairie Ridge petition the Police Jury to open Homer Street from Phosphor Avenue to Elmeer Avenue and

On motion duly seconded, referred to Road Superintendent.

Petition signed by residents and property owners of the Seventh Ward approve the granting of a permit to construct and operate a Gasoline Filling Station on the Jefferson Highway near Central Avenue to C. Teresi, to comply with the law of the State and Police Jury.

On motion by Mr. Heard, seconded by Mr. Sartis, the Jury recessed until 3 o'clock P. M. Thursday, Aug. 15, 1935.

Wm. Hepting
Secretary.

W. R. Toledano
President.

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Gretna, La.

August 15, 1935.

The Police Jury met this day in regular session adjourned from August 14th, 1935.

Members present were: W. R. Toledano, President, H. Heard, Jos. L. Sartis, C. Perrin, Robt. Ottermann, F. C. Codifer.

ABSENT - - - Strehle. Cantrelle, Feitel, Meyer, Gordon, Petit, Dumestre.

There being no quorum the meeting was adjourned.

Wm. Hepting
Secretary.

W. R. Toledano
President.

Police Jury Members

Jefferson Parish

1930 - 1935

1930

Cantrelle, A. J.
Dauenhauer, B. P.
Dumestre, A. C.
Fisher, Joseph
Hepting, William, Secretary

Ottermann, Robert
Petit, Joseph
Quinn, E. L.
Strehle, W. E.
Toledano, Weaver R., President

1931

Cantrelle, A. J.
Dauenhauer, B. P.
Dumestre, A. C.
Fisher, Joseph
Hepting, William, Secretary

Ottermann, Robert
Petit, Joseph
Quinn, E. L.
Strehle, W. E.
Toledano, Weaver R., President

1932

Cantrelle, A. J.
Codifer, Frank C.
Dauenhauer, B. P.
Dumestre, A. C.
Fietel, Edward E.
Gordon, E. M.
Heard, Harold
Hepting, William, Secretary
Meyer, Hirsch

Ottermann, Robert
Perrin, Clem.
Petit, Joseph
Quinn, E. L.
Sartis, Joseph L.
Strehle, W. E.
Stumpf, Alvin, T.
Toledano, Weaver R., President

1933

Cantrelle, A. J.
Codifer, Frank C.
Dumestre, A. C.
Feitel, Edward, E.
Gordon, E. M.
Heard, Harold
Hepting, William, Secretary
Meyer, Hirsch

Ottermann, Robert
Perrin, Clem.
Petit, Joseph
Sartis, Joseph L.
Strehle, W. E.
Stumpf, Alvin, T.
Toledano, Weaver R., President

Police Jury Members

Jefferson Parish

1930 - 1935

1934

Cantrelle, A. J.	Ottermann, Robert
Codifer, Frank C.	Perrin, Clem
Dumestre, A. C.	Petit, Joseph
Feitel, Edward E.	Sartis, Joseph L.
Gordon, E. M.	Strehle, W. E.
Heard, Harold	Stumpf, Alvin T.
Hepting, William, Secretary	Toledano, Weaver R., President
Meyer, Hirsch	

1935

Cantrelle, A. J.	Ottermann, Robert
Codifer, Frank C.	Perrin, Clem.
Dumestre, A. C.	Petit, Joseph
Feitel, Edward E.	Sartis, Joseph L.
Gordon, E. M.	Strehle, W. E.
Heard, Harold	Stumpf, Alvin T.
Hepting, William, Secretary	Toledano, Weaver R., President
Meyer, Hirsch	

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PUBLICATIONS PREPARED BY THE
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- 1) An Inventory of the Manuscript Collections of the Department of Middle American Research. No. 1. Callender I. Fayssoux Collection of William Walker Papers. New Orleans, La., Department of Middle American Research, Tulane University of Louisiana, May 1937. 28 p. (mim.) Out of print.
- 2) Inventory of the Parish Archives of Louisiana. No. 45. Saint Charles Parish (Hahnville). University, La., The Department of Archives, Louisiana State University, November 1937. ii, 117 p. (mim.) Out of print.
- 3) Inventory of the Parish Archives of Louisiana. No. 10. Calcasieu Parish (Lake Charles). University, La., The Department of Archives, Louisiana State University, March 1938. iv, 113 p. (mim.)
- 4) Inventory of Parish Archives of Louisiana. No. 28. Lafayette Parish (Lafayette). University, La., The Department of Archives, Louisiana State University, February 1938. iv, 118 p. (mim.)
- 5) "Mississippi River Ice at New Orleans," Louisiana Historical Quarterly, XXI (April 1938) 349-353. Not distributed separately.
- 6) Calendars of Manuscript Collections in Louisiana. Series I. The Department of Archives. No. 1. Taber Collection. University, La., The Department of Archives, Louisiana State University, May 1938. 12 p.
- 7) Inventory of the Parish Archives of Louisiana. No. 2. Allen Parish (Oberlin). University, La., The Department of Archives, Louisiana State University, June 1938. iv, 91 p. (mim.)
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- 9) Transcriptions of Parish Records of Louisiana. No. 26. Jefferson Parish (Gretna). Series I. Police Jury Minutes. Vol. I. 1834-1843. New Orleans, La., The Police Jury, Parish of Jefferson, June 1939. xxxvii, 346 p. (mim.) Out of print.
- 10) Inventory of the Parish Archives of Louisiana. No. 36. Orleans Parish (New Orleans). Preliminary Inventory of Notarial Records in Orleans Parish. University, La., The Department of Archives, Louisiana State University, June 1939. v, 172 p. (mim.) Out of print.

- 11) Inventory of the Parish Archives of Louisiana. No. 38. Plaquemines Parish (Pointe a La Hache). University, La., The Department of Archives, Louisiana State University, August 1939. iii, 228 p. (mim.)
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- 13) Judicial and Congressional District Boundary Law in Louisiana. New Orleans, La., The Department of Archives, Louisiana State University, October 1939. ii, 90 p. (multi.)
- 14) County-Parish Boundaries in Louisiana. New Orleans, La., The Department of Archives, Louisiana State University, October 1939. vi, 139 p. (mim.)
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- 20) "A Brief History of Jefferson Parish," Jefferson Parish Yearly Review, (1939) 127-183. Out of print. For reprint, see No. 28
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- 23) Inventory of the Parish Archives of Louisiana. No. 59. Washington Parish (Franklinton). University, La., The Department of Archives, Louisiana State University, March 1940. vi, 365 p. (mim.)
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- 25) Inventory of the Parish Archives of Louisiana. No. 22. Grant Parish (Colfax). University, La., The Department of Archives, Louisiana State University, April 1940. iv, 110 p. (mim.)
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- 31) Transcriptions of Parish Records of Louisiana. No. 26. Jefferson Parish (Gretna). Series I. Police Jury Minutes. Vol. VII. 1895-1904. New Orleans, La., The Police Jury, Parish of Jefferson, June 1940. liii, 477 p. (mim.) Out of print.
- 32) Transcriptions of Parish Records of Louisiana. No. 26. Jefferson Parish (Gretna). Series I. Police Jury Minutes. Vol. VIII. 1905-1912. New Orleans, La., The Police Jury, Parish of Jefferson, July 1940. lvii, 464 p. (mim.) Out of print.

33) Transcriptions of Parish Records of Louisiana. No. 24. Iberville Parish (Plaquemine). Series I. Police Jury Minutes. Vol. III. 1901-1916. University, La., The Department of Archives, Louisiana State University, July 1940. lxxxi, 281 p. (mim.) Out of print.

34) Transcriptions of Parish Records of Louisiana. No. 24. Iberville Parish (Plaquemine). Series I. Police Jury Minutes. Vol. IV. 1916-1925. University, La., The Department of Archives, Louisiana State University, October 1940. l, 300 p. (mim.) Out of print.

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43) Transcriptions of Parish Records of Louisiana. No. 26. Jefferson Parish (Gretna). Series I. Police Jury Minutes. Vol. XI. 1924-1929. New Orleans, La., The Police Jury, Parish of Jefferson, September, 1940. lxxxv, 402 p. (mim.) Out of print.

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45) Transcriptions of Parish Records of Louisiana. No. 26. Jefferson Parish (Gretna). Series I. Police Jury Minutes. Vol. XII. 1925-1936. New Orleans, La., The Police Jury Parish of Jefferson, November, 1940. lxiv, 624 p. (mim.) Out of print.