amo-Incorporation of 1-

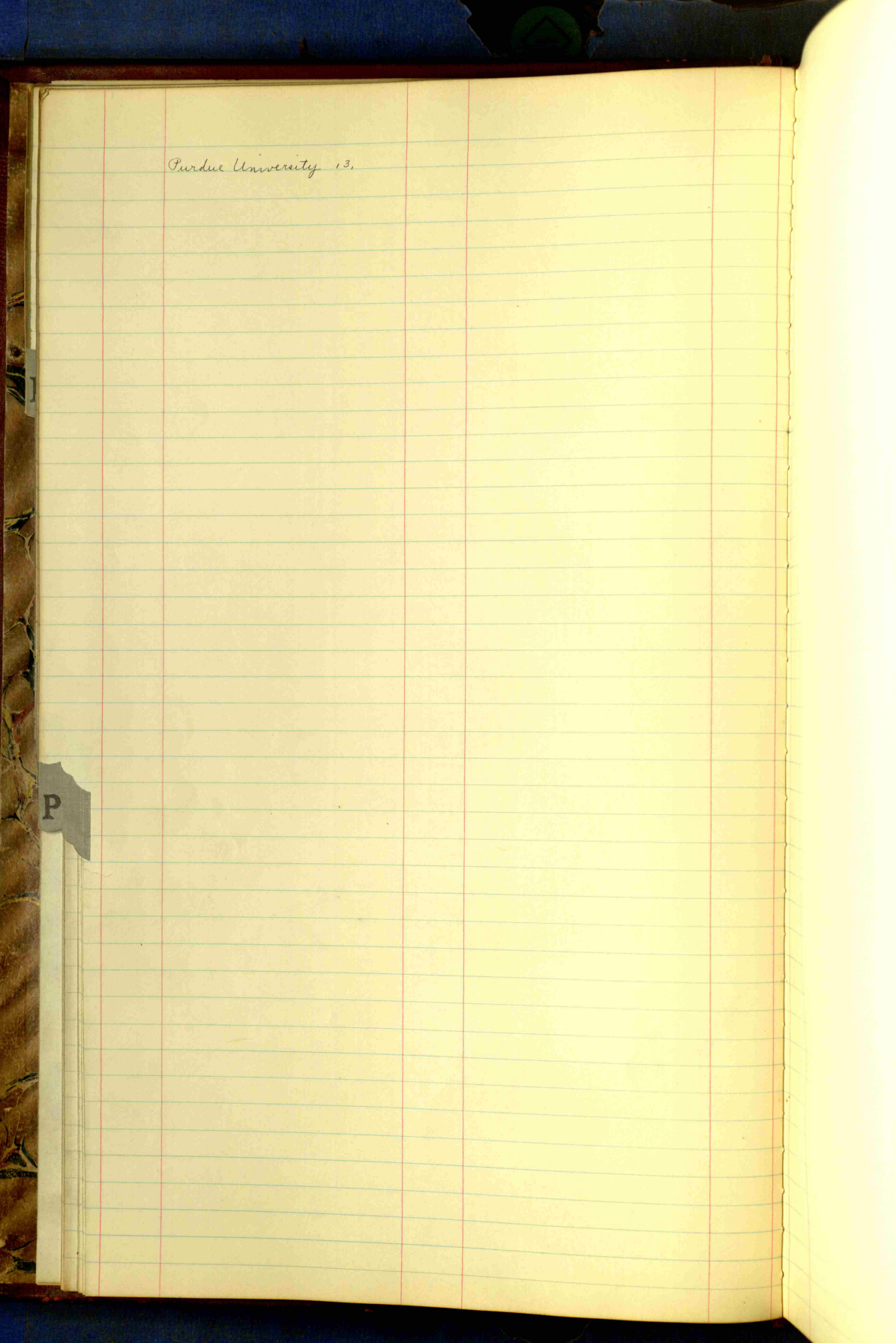
Bridges 6-

Constable 3 Court House 14-22-68-87 Cemetry Friendship Corporation of 18-Contracts - 90 Coatesville 222 Clayton 79

Dugan Martin Drain - 136.

Funey Thomas Liune -130 -Fot Lawrence "-129Township Poor Duilford. Page 135 -G. a. R. Memorial Hall and Relie Poom, Court House. 345 Local aption Election Center Township 5 Lincoln Township 9-

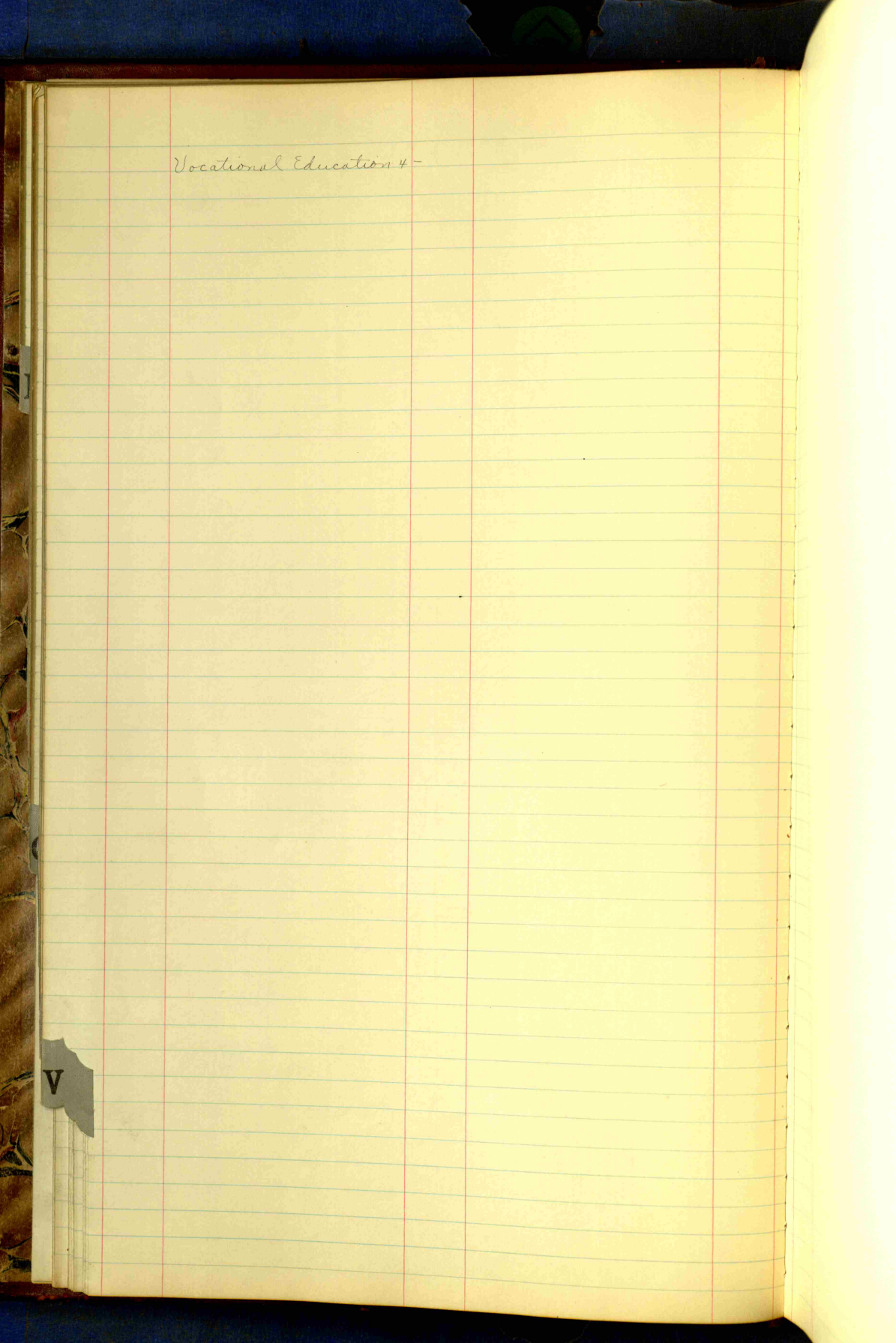
345 Court House MEMORIAL HALL AND RELIC ROOM



Report to Supt of Public Instruction 16

Surveyor 4-11 Schoof for Feeble Minded 4-15

Township Poor. Center - 3 Washington - 23 Tuberculosis Hospital &



Monday Morning, May 5, 1913.

The Board of Commissioners of Hendricks County, Indiana, are met in regular session in the Commissioners Room in the town of Danville, it being the first Monday in said month.

Present: James A. Downard, Harry E. Sanders and Hnery S. Cox, all members of said Board.

The following proceedings were then had, to-wit:

See Claim and Allowance Docket for claims allowed.

See Road Record No 7.

In the Matter of the Incorporation)
of the town of Amo.

Whereas on the 7th day of April 1913, John Bundy and others presented a verified petition to this Board praying that the territory hereinafter described be incorporated as a town under the laws of the state of Indiana, and

whereas this Board after having examined said petition and adjudged it sufficient, as well as the survey and map and census verified by affidavit, and after having received proof of the posting of notices of an intention to present said petition, ordered an election for the submission to the qualified voters of said-territory whether it should be incorporated as a town, to be held on the 28th day of April 1913 between 9:00 o'clock A. M. and 4:00 o'clock P. M. and, -

Whereas, said election was held in persuance of said order, after ten days notice given by the Auditor of this county, by posting such notices in ten public places in said town, at the time and place designated in said order and notices, and,

Whereas, it appears by the verified return of E. C. Record, J. S. Carter and L. D. Owen, inspectors, duly chosen and qualified at-said election, to this Board, that the number of ballots cast thereat having the word "No" thereon was 31, and that the number of ballots having the word "Yes" thereon was 50, leaving a majority of 19 in favor of said incorporation, and

Whereas, this Board is fully satisfied of the legality of said election, therefore,

It is declared, ordered, adjudged and decreed that the following territory referred to aforesaid, situated in the county of Hendricks, State of Indiana be, and the same is hereby incorporated as a town under the laws of the State of Indiana, by the corporate name of "The Town of Amo", to-wit:

Said lands are a part of section thirty-four (34) and section thirty-five (35) township fifteen (15) north range two(2) west and a part of section two (2) and section

three (3) township fedrteen (14) north range two (2) west all in the County of Hendricks, State of Indiana, and described as follows, to-wit: Beginning at a stone five hundred and twelve (512) feet east of the center of the west line of said section thirty-five (35) on the half section line; thence west five hundred and twelve (512) feet along said half section line to the center of west line of said section thirty-five (35); thence south fifteen (15) feet to the south line of the Coatesville Road; thence west along the south line of the Coatesville Road fifteen hundred and forty-two (1542) feet (at which point point the south line of said road is eleven and four tenths (11.4) feet north of a stone on the half section line); thence south two thousand seven hundred and forty-eight (2748) feet (which line passes over a stone which is one thousand seven hundred and twenty-one (1721) feet south of the aouth line of said road); thence east two hundred and forty (240) feet to the east line of Stilesville road; thence south along the east line of the Stilesville road twelve hundred and fifteen (1215) feet; thence east twenty-two hundred and fourteen (1214) feet to a point on the west bank of Mill Creek; thence north twenty-seven degrees and sixteen minutes east sixteen hundred and thirty-one (1631) feet toes point in the center of the Terre Haute, Indianapolis and Eastern Traction Company Bridge (which point is eight and four tenths (8.4) feet east of top of west abutment); thence north fifty-one degrees and thirty four minutes west five hundred and twenty (520) feet; thence north ten degrees and fifty-five minutes west six hundred and fifty five (655) feet; thence north sixty-six degrees and twenty-two minutes west two hundred and fifty-two (252) feet; thence north thirty-three degrees and fifty seven minutes west one hundred and eighty (180) feet; thence north one degree and twenty-nine minutes east four hundred and sixty-one (461) feet; thence north forty-seven degrees and thirty-one minutes west three hundred and twelve (312) feet; thence north five degrees and ninteen minutes west four hundred and thirty-one (431) feet to a point (which is twenty-one and five tenths (21.5) feet from south end and twenty-four and nine tenths (24.9) feet from north end of west abutment on Terre Haute, Indianapolis and Eastern Traction Company right of way between Amo and Danville); thence north eight degrees and eleven minutes west one hundred and sixty seven (167) feet to the place of beginning, (using bearings of said section thirty-four (34). The above described real estate contains two hundred and twenty-seven and seven hundredths (227.07) acres more or less and said proposed town of Amo, Indiana is to contain all of the land within sa said boundries, excepting the following described real estate herein, to-wit: Commencing at the north east corner of lot number eight (8) in Scotts addition to the town of Imo, Indiana, thence north two hundred eighty-seven and onehelf (2872) feet; thence north one hundred ninety eight (198) feet; thence west two hundred and ninety-two (292) feet; thence south one hundred and

ninety-eight (198) feet; thence east two hundred and ninety-two (292) feet to the beginning point of this lot. Said tract so excepted being the school property of Clay School Township of Hendricks County, Indiana.

In the Matter of additional) aid for Center Township.

Comes now J. W. Whyte Trustee of Center Township in Hendricks County,

Indiana, and files a statement in duplicate as provided by Acts of 1900, page 121,

from which statement it appears that J. W. Burnett is a poor person and is in need of
relief; that within the past year he has received relief from the said township to the
value of \$15.00 and his family consists of himself wife and six children.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to J. W. Burnett and hid family further relief to the extent of \$15.00.

Comes now J. W. Whyte Trustee of Center Township in Hendricks County,

Indiana, and files a statement in duplicate as proveded by Acts 1899, page 121, from

which statement it appears that Mrs. D. A. Ohaver is a poor person and is in need of

relief; that within the past year she has received relief from the said township to the

value of \$15.00 and her family consists of herself.

And the Board of Commissioners being fully advised in the premises now authorizes said trustee to extend to Mrs. D. A. Shaver further relief to the extent of \$15.00

comes now J. W. Whyte Trustee of Center Township in Hendricks County, Indiana and files a statement in duplicate as provided by Acts 1899, page 121, from which statement it appears that David Reynolds is a poor person and is in need of relief; that with in the past year he has received relief from the said township to the value of \$15.00, and his family consists of himself.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to David Reynolds further relief to the extent of \$15.00

In the matter of appointment of)
Frank C. Jared as Constable.)

Comes now Horse Thief Detective Association Number 168 and petitions for the appointment of Frank C. Jared as Constable as provided by law in such cases. And now the Board grants said petition and the said Frank C. Jared is hereby given the power of a constable and the Auditor is hereby directed to furnish said Frank C. jared with the proper credentials.

In the matter of the County) Surveyor's Bond, of Hendricks) County, Indiana.)

And now the Board of County Commissioners of Hendricks County, Indiana, having under consideration the fixing of the County Surveyor's bond, of Hendricks County, Indiana, and being fully advised in the premises finds that said bond should be fixed in the sum of \$10,000.00

It is therefore ordered and adjudges that the County Surveyor's bod for the County of hendricks, State of Indiana be and the same is hereby fixed in the sum of \$10,000.00 and said County Surveyor is hereby ordered to submit his bond to this Board for approval not later than the first Monday in June, 1913.

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In the matter of appointments to the) June conference in reference to voca-) tional education.

The Board now having under consideration the appointment of three delegates to represent Hendricks County, Indians at the June Conference in reference to vocational education, hereby appoints Harry E. Sanders, County Commissioner, Henry West, farmer and Wm. D. Carter, County Councilman.

In the matter of the petition of) F. M. Pettitt for the admission of Benjiman O. Pettitt to the School for Feeble Minded at Fort) Wayne, Indiana.

Said Board of Commissioners having under consideration the above petition now finds that said enjiman 0. pettitt is feeble minded, that he is of the age of 10 years, and that his parents nor either of them is financially able to contribute toward the support and mantenance of said child while in said institution.

It is therefore ordered and adjudged that the petition is hereby granted and that said Benjiman O. Pettitt be sent to said school for the feeble minded at Fort Wayne Indiana,

Ordered that the Board do now adjourn until 10 o'clock A. M. tomorrow.

(see page 15.)

Harry E Sanders

Henry & Sanders

Board of County Commission Board of County Commissioners. Tuesday Morning, May 6, 1913.

The Board of Commissioners of Hendricks County, Indiana, are met in regular session pursuant to adjournment in the Commissioners Room, in the town of Danville, Indiana.

Present: James A. Downard, Harry E. Sanders and Henry S. Cox, all members of said Board.

The following proveedings were then had, to-wit:

In the matter of the Local Option Election) held in Center Township, May 3, 1913.

Comes now the Auditor and presents to the Board the Certificate of the Board of Canvassers of said Center Township, heretofore filed in said Auditor's Office on the 5thtdayyoff May, 1913, as follows, to-wit:

A Statement of the Polls of An Election held in Center Township in the County of Hendricks in the State of Indiana, on the 3rd day of May 1913, for the purpose of Prohibiting the Sale of Intoxicating Liquors as a beverage in Center Township in said County, as set forth in the following headings:

Center No. 1	Yes	134	No 85	
Center No. 2		81	100	
Center No. 3		116	111	
Center No. 4		118	83	.540
Totals	ini ha	449	379	The state of

STATE OF INDIANA)
SS
HENDRICKS COUNTY)

Be It Known, That on Monday the 5th day of May 1913, the undersigned, Election Commissioners of an election held in Danville in the County of Hendricks met at the office of the County Auditor of aforesaid County and State, at the hour of 10 o'clock A. M. on the 5th day of May 1913, as the Board of Canvassers of said election, selected Geo. Pattison as Chairman of said Board and Lewis W. Borders Clerk of said Board.

Whereupon the Board proceeded to canvass the votes cast at said election as returned by the several Inspectors thereof, and to estimate the number of votes cast at said election a statement of which, drawn up in tabular form by said Clerk is above set forth, whereby it appears and is hereby certified that there were Four Hundred Forty-nine (349) votes cast for "Yes" and that there were Three Hundred Seventy-nine (379) votes cast for "No".

We do hereby declare and certify that "Yes" has a majority of Seventy (70) votes in Center Township in aforesaid County and State.

IN WITNESS WHEREOF, We hereunto subscribe our names this 5th day of May,

Geo. T. Pattison

D. A. Higgins

Lewis W. Borders

Board of Canvassers.

And the Board having examined said Certificate finds that the sale of Intoxisating Liquors as a beverage shall be prohibited in Center Township, Hendricks County, Indiana.

In the matter of Ebert Earl McCloud) immate of Tuberculosis Hospital.)

Comes now Lewis W. Borders, Auditor, and presents the certificate of B. W. anderson, Trustee of Guilford Township, which certificate is in the words and figuresmas follows, to-wit:

STATE OF INDIANA)
SHENDRICKS COUNTY)

I. Benj. W. Anderson Trustee of Guilford Township, Hendricks.

County. Indiana, do hereby certify that Ebert Earl McCloud now resides in said township and has so resided continuously for more than one year last past, and that said Ebert Earl McCloud is an indigent citizen of the State, of Indiana for more than one year last past.

I further certify that a copy of this certificate has been deliverd by me to the Auditor of Fendricks County.

IN WITHESS WHEREOF, I have affixed my hand and seal this 6th day of May 1913.

Benj. W. Anderson

Trustee Guilford Township.

In the matter of letting contracts for bridges.

Comes now Lewis W. Borders, Auditor of said Hendricks County, Indiana, and presents to said Board the proofs of publication of Julian D. Hogate, editor and publisher of the Republican, and W. A. King, editor and publisher of The Danville Gazette, weekly newspapers of general circulation printed and published in Danville, Hendricks County, Indiana, which said presents and metices are in the words and figures as follows, to-wit: (H. I.)

Comes also Lewis W. Borders, Auditor of Hendricks County and presents and files proof of posting at the Court House door, which said notice and proof are in the words and figures as follows, to-wit: (H. I.) proof

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And the Board having examined the proofs of publication and notices and the proof of the Auditor, find that proper and legal notice of the letting of said contracts was given in said papers and posted at the Court House door as by statute required in such cases.

And now the hour of 10 o'clock A. M. having arrived, that being the hour specified in said notice for the opening and inspection of said bids by the Commissioners as aforesaid, the Board proceeds to open and inspect all bids on file for said work.

They find on inspection of said bids the following sealed proposals have been submitted by the following persons for bridges, arches and repairs, for which notices were given as aforesaid:

Charles F. Bowen,

Harvey Arch	\$1680.00
Cornett Bridge	1990.00
Phillips Bridge	1240.00

Everett McMahan,

Harvey Arch	1699.00
Cornett Arch	1979.00
Phillips Bridge	1395.00

Middle West Construction Co.,

Cornett Bridge 2535.00

And the Board having carefully examined all of said bids opened and affidavits accompany ing the same and being fully advised in the premises find that all of said bids were accompanied with proper affidavits as provided by law, and by sufficient bonds and the Board further finds that the bids of Charles F. Bowen were the lowest and best bids upon the following bridges, and that he should be and he is hereby awarded the contract for the construction of the following bridges, to-wit:

Harvey	Bridge	\$1680.00	
Phillip	s Bridge	1240.00	

The Board being further advised in the premises finds that the bid of Everett MoMahan is the best and lowest bid for the following bridge and contract is awarded as follows; Cornett Bridge \$1979.00

Comes now Charles F. Bowen and files his bond in the sum of \$5000.00 with.

Lydia A. Bowen and Lida B. Scearce as sureties.

Comes also Everett McMahan and files his bond in the sum of \$5400.00 with the Fidelity & Deposit Co of Maryland as Surety.

All of which bonds are duly approved by the Board of Commissioners and are in words and figures as follows, to-wit: (here insert)

The Board now enters into contracts for the construction of said bridges with the bidders to whom said contracts were awarded which contracts are duly executed and are in words and figures as follows, to-wit: (H. I.)

Ordered that the Board do now adjourn.

Harry & Sanders
Henry & Con

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Board of Commissioners of Hendricks County, Indiana. Monday Morning, April 7, 1913.

The Board of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners Room, in the town of Danville, it being the first Monday in said month.

Present: James A. Downard, Harry E. Sanders and Henry S. Cox, all members of said Board.

The following proceedings were then had, to-wit:

In the matter of the Local Option Election)
held in LIncoln Township.

Comes now the Auditor and presents to the Board the certificate of the Board of Canvassers in said Lincoln Township, heretofore filed in said Auditors office on the first day of April, 1913 as follows, to-wit:

A STATEMENT OF THE POLLS OF AN ELECTION held in Lincoln Township in the County of Hendricks in the State of Indiana, on the 31st day of March 1913, for the purpose of Prohibiting the Sale of Intoxicating Liquirs as a beverage in Lincoln Township in said County, as set forth in the following headings:

South Precinct Yes 99 No 101 North Precinct " 70 " 109

TOTALS 169 210

STATE OF INDIANA)
SS
HENDRICKS COUNTY)

BE IT KNOWN, That on Tuesday the first day of April 1913, the undersigned, Election Commissioners of an election held in Lincoln Township in the County of Hendricks met at the office of the County Auditor of aforesaid County and State, at the hour of 10 o'clock A. M. on the 1st day of April 1913, as the Board of Canvassers of said election, selected J. F. Harding as Chariman of said Board and Lewis W. Borders Clerk of said Board. Whereupon the Board proceeded to canvass the votes cast at said election, as returned by the several Inspectors thereof, and to estimate the number of votes cast at said election, a statement of which, drawn up in tabular form by said Clerk is above set forth, whereby it appears and is hereby certified that there were On hundred sixty-nine (169) votes cast for "Yes" and that there were Two Hundred ten (210) votes cast for "No"

We do hereby declare and certify that "no" has a majority of forty-one (41) votes is Lincoln Township in aforesaid County and State. IN WITNESS WHEREOF, We have hereunto subscribed our names this lst day of April 1913.

J. F. Harding

Lewis W. Borders

Board of Canvassers

And the Board having examined said Certificate finds that the sale of Intexicating Liquors as a bevarage shall not be prohibited in Lincoln Township, Hendricks County, Indiana.

James & Downard.

Narry E SandersHenzel Clas

Board of Commissioners of Hendricks County, Indiana.

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In the matter of Theodore

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Com of Hendricks

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KNOW ALL M and Fidelity &

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these presents with our seals,

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void, otherwise to IN MI INESS MA above Written.

Monday Morning, June 2, 1913.

The Board of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners Room, in the town of Danville, it being the first Monday in said month.

Pfesent: James A. Downard, Harry E. Sanders and Henry S. Cox, all members of said Board.

The following proceedings were then had, to-wit:

In the matter of the additional bond)
of Theodore W. Garrison, County Sur-)
veyor.

Comes now Theodore W. Garrison and files his official bons as County Surveyor of Hendricks County, Indiana, which bond is duly approved by the said Board of Commissioners and is in words and figures as follows, to-wit:

OFFICIAL BOND.

STATE OF INDIANA)
SS
HENDRICKS-COUNTY)

KNOW ALL MEN BY THESE PRESENTS: That we, Theodore W. Garrison of Danville, Indiana, and Fidelity & Deposit Company of Maryland, of Baltimore Md., as Surety, are held and firmly bound unto the State of Indiana, in the penal sum of Nine Thousand and no/100 (\$9,000.00) Dollars, for the payment of which sum, well and truly to be made, we do by these presents firmly bind ourselves, our heirs, executors and administrators; sealed with our seals, and dated this 13th day of May 1913.

NOW THE CONDITION OF THIS OBLIGATION IS SUCH, That whereas, the above bound

Theodore W. Garrison was on the 5th day of November 1912, duly elected by the legal voters

of the County of hendricks, Indiana to fill the office of Surveyor in and for the said

Hendricks County, Indiana, for the term beginning May 13, 1913 and ending January 1st,

1915, and until his successor is elected and qualified.

Now if the said Theodore W. Garrison shall well, truly, fisthfully and impartially discharge the duties of his said office, and pay over, according to law all moneys that may, by virtue of his said office, come into his hands, then this bond shall be null and void, otherwise to remain in full force and effect in law.

IN WITNESS WHEREOF, We have hereunto set our hands and selas, the day and year above written.

Theodore W. Garrison

(SEAL)

Fidelity & Deposit Co. of Maryland

By William E. Barton

(SEAL)

Attorney-in-fact.

Monday Morning, June 2, 1913.

STATE OF INDIANA)

HENDRICKS COUNTY)

Personally came Theodore W. Garrison and acknowledged the execution of the same for the uses and purposed therein expressed, without condition or reservation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 16th day of May A. D. 1913.

John C. Taylor

Notary Public (SEAL)

My comm. expires June 18, 1916.

COUNTY OF MARION)

Personally appeared before me, a notary public in and for said County and State, this 13th day of May, 1913, the Fidelity & deposit Company of Maryland, by William E. Barton, its Agent and Attorney-in-fact, and acknowledged the execution of the within instrument, for the uses and purposes therein mentioned.

Witness my hand and Notarial Seal this 13th day of May, 1913.

Louise McIntire

Notary Public (SEAL)

Ordered t

My com. expires Sept. 2, 1915.

Filed May 16, 1913.

Lewis W. Borders

Auditor Hendricks Co.

Examined and approved this 2nd day of June, 1913.

James A. Downard

Harry E. Sanders

Hanry S. COx

Board of Commissioners.

Monday Morning, June 2, 1913.

In the matter of appointments) to Purdue University.

The Board being fully advised now appoints Walter Jessup and Fred T. McCurdy, both of Hendricks County, Indiana to a scholarship in the Purdue University for the scademic year beginning September 1913, and ending in Mune 1915.

The Board also appoints Ernest D. Moland as alternate to Purdue University for the said term.

Un June 2nd Josephine Deper, Chao, Willow Perry Moore appointed as

See Claim and allowance Dooket for claims allowed.

See Road Record No 7.

Ordered that the Board do now adjourn.

Harry & Some

Doard of Commissioners of

Bendricks County, Indiana.

Monday Morning, June 16, 1913.

The Board of Commissioners of Hendricks County, Indiana, are met in special session pursuant to notice issued by the Auditor, in the Commissioners Room in the town of Danville, Indiana.

Present: James A. Downard, Harry E. Sanders and Henry S. Cox, all members of said Board.

The following proceedings were then had, to-wit:

Comes now Lewis W. Borders and presents to the Board of Commissioners of Hendricks County, Indiana, a notice with the acknowledgment of service thereon which notice and acknowledgment of service is in the words and fogures as follows, to-wit: (H. I.); and the Board finding that they were duly served to meet in special session on the 16th day of June 1913, said Board is now convened in said special session for the purpose of considering the pland and specifications for heating, ventilating and wiring for the electric lights and the plumbing for the new couet house.

Am said Board being fully advised in the premises and having fully examined said plans and specifications for the above named items, hereby approves said plans and specifications and adopts the same.

And now said Auditor of said County is hereby directed to give the proper notice for receiving sealed bids for said heating, ventilating, electric wiring and plumbing and said Board now adjourns.

James A Downard

Henry & Cox

of F. W. Pet

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at Fort Wayn

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property what or other value

	Saturday, May 24, 1913.
ř	In the matter of the petition)
	of F. M. Pettit for the ad-
	mission of Benj. O. Pettit to)
	the School of Feeble Minded)
	at Fort' Wayne, Ind.
	Andrew to all the control of the con
	State of Indiana)
	HendrHendrtokstCounty)
	I, Frank M. Pettit being duly sworn upon my oath say that I do not own any
	property whatsoever either personal or real estate, nor do I have any monies, securities
	or other valuables of any description.
	Frank M. Pettit.
	Subscribed and sworn to before me this 24th day of May, 1913.
	Lewis W. Borders,
	Auditor Hendricks County, Ind.
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HENDRICKS COUNTY:
Report of the Board of County Commissioners to the State Superintendent
of Public Instruction for the year ending the last day of May 1913, as required
by Sections 6287 and 6288, Burns R. S. 1908.
CONGRESSIONAL TOWNSHIP FUND.
1. Amount of Fund held in trust by June report, 1912. 24002.74

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110	Amount of Fund held in trust by state report,	
3.	Amount of Fund received since last report	24.21
4.	Total	24026.95
6.	Total amount held in trust at this date	24026.95

COMMON SCHOOL FUND

AND AND AND SOURCE STORY OF THE PARTY OF THE	
Total amount held in trust, June 1912.	122648.49
Amount added	none
Total	122648.49
Total deducted	none
Total amount of Common School Fund	122648.49

CONDITION OF TH	E SCHOOL FUNDS.	
	Congressional	Common School.
Amount safely invested	23933.30	121398.49
Amount in Treasury	93.65	1250.00
Total	24026.95	122648.49
Amount in Treasury at last report	495.23	989.66
Amount of loans paid		12650.00
Amount loaned	425.79	12389.66
Amount of interest collected	852.76	5822.69
Amount of interest delinquent	218.98	2184.73

Witness our hands, this 20th day of June, 1913. Lewis W. Borders, Auditor

Geo. Macomber, Treasurer.

James A. Downard Harry E. Sanders Henry S. Cox

. County Commissioners.

2184.73

Township.	County.	Amt. Recd.	Amt. Due.
5 2 E.	Marion	24.21	All C. Due.
7 1 E.	Boone	alk to be despression and tracking	24.98
4 2 W.	Putnam		6.05
7 1 W.	Boone	re little a model as non-key.	208.99
Total		24.21	240.02
	DISBURSEMENTS TO OTHER	COUNTIES.	
4 2E.	Marion		57.03
6 2 E.	Marion		57.93 81.35
4 1 E.	Morgan		192.80
7 2 W.	Boone		187.26

No report on 17 2E. from Boone Co.

STATE OF INDIANA)

COUNTY OF HENDRICKS.

I, Lewis W. Borders, Auditor for said County, certify that the above is a correct statement of the condition of the School Funds of divided Congressional Townships in which this county is interested, as shown by the records on filed in this office.

Witness mu hand and seal this 20th day of June 1913.

Lewis W. Borders, Auditor.

The Board of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners Room in the ton of Danville, Indiana, it being the first Monday in said month.

Present: James A. DOwnard, Harry E. Sanders and Henry S. Cox, all members of said Board.

The following proceedings were then had, to-wit:

In the matter of the Petition of)
Solomon Scotten et al for the In-)
corporation of Friendship Cemetry)

Before the Board of Commissioners of Hendricks County, at its regular session held in the town of Danville, Indiana, in the month of July A. D. 1913, the petition of Solomon Scotten and others for the imcorporation of a cemetry association to be known as the Center Valley Cemetry Association coming on for hearing the Board finds such petition was filed in the office of the County Auditor on the 6th day of June 1913, and that notice of the filing and presentation of such petition and application was given for at least twenty days before the first day of the present session of this Board, by publication in the Clayton Enterprise, a weekly newspaper of general circulation throughout the County of Hendricks, State of Indiana, printed and published in the town of Clayton, Liberty Township, Hendricks County, Indiaba, the same being the newspaper published nearest to such cemetry. Said petition being in the words and figures following, to-wit:

State of Indiana)

Hendricks County)

To The Honorable Ecard of Commissioners of Hendricks County, Indiana.

Gentlemen:

We the undersigned, who constitute a majority of the persons resident in Hendricks County, Indiana, owning burial lots in the Friendship Cemetry, located near the town of Center Valley, Liberty Township, Hendricks County, in the state of Indiana, hereby petition your Honorable Board to have said cemetry incorporated and for that purpose respectfully show that said cemetry is laid out into the following several parts, to-wit:

No. 1. Commencing 6 rods south of the North East corner of the West Half of the North West Quarter of Section 25, Township 14 North, Range 1 West; thence West 160 feet; thence South 90 feet; thence East 160 feet; thence North 90 feet to the place of beginning, except the following off of the east end of

Wonday Worning.

south east corner than the the east line the beginning. That said

Morgan County In the the records of the Ro

No. 2. Commencia

North West Quarter of thence south 10 rods; That said tract is reco

Quarter of Section 25, 1 160 feet; thence morth t tract it recorded in Dee

No. 3. Commencing

No. 4. Commencing w Mest 33 feet; thence Sour Place of beginning; that

Office of Hendricks Count

on the 24th day of Roven

of the West Half of the Mest; thence South 180 refeet to the place of bef.

122 of the records of the recorded on the last day

your petition joining each to the other ceastry under the name a

the potated under the masters to being about and

said described tract which is used for a church building and walks: beginning at the south east corner of said above described that and running from thence west 42 feet; thence north to the north line of said described tract; thence east on said north line to the east line thereof; thence south on the said east line thereof to the place of beginning. That said tract is recorded in Deed Record No. 1 at page 457 of the Deeds of Morgan County in the State of Indiana, to the County of Hendricks, State of Indiana, of the records of the Recorders office of Hendricks County, Indiana; that it was recorded on the 27th day of ebruary 1854.

- No. 2. Commencing 10 rods west of the North East corner of the west half of the North West Quarter of Section 25, Township 14 North, Range 1 West; thence West 3 rods thence south 10 rods; thence East 3 rods; thence north 10 rods to the place of beginning. That said tract is recorded in Deed Record 35 at page 148 of the records of the Recorders Office of Hendricks County, indiana; that it was recorded on the 26th day of May 1869.
- No. 3. Commencing at the North East corner of the West Half of the North West Quarter of Section 25, Township 14 North, Range 1 West; thence South 6 rods; thence West 160 feet; thence north 6 rods; thence East 160 feet to the place of beginning; That said tract it recorded in Deed Record No 51 at page 275 of the records of the Recorders Office of Hendricks County, Indiana. That it was recorded on the 2nd day of January 1879
- No. 4. Commencing at the north east corner of tract No. 2 above, and from thence West 33 feet; thence South 168 feet; thence East 33 feet; thence North 168 feet to the Place of beginning; that said tract is recorded in Deed Record No. 65 at page 377 of the records of the Recorders office of Hendricks County, Indiana. That it was recorded on the 24th day of November, 1886.
- No. 5. Commencing 15 rods and 5 feet West and 1 rod South of the North East corner of the West Half of the North West Quarter of Section 25, Township 14 North, Range 1 West; thence South 180 feet; thence West 60 feet; thence North 180 feet; thence East 60 feet to the place of beginning; that said tract is recorded in Plat Book No. 2 at page 122 of the records of the Recorders office of Hendricks County, Indiana; that it was recorded on the 1st day of September 1897.

Your petitioners further show that said five several tracts are all adjoining each to the other so that they form one compact body and all constitute but one
cemetry under the name and style of Friendship; that your petitioners desire the same
incorporated under the name and style of Center Valley Cemetry Association.

Wherefore your petitioners pray your honorable Board to take the necessary steps to being about and complete such corporation.

State of Indiana) Hendricks County)

Be it known that on this the 6th day of June 1913, personally appeared before me, the undersigned, a notary public in and for the county and state aforesaid, Orren A. Stout, who, being by me first duly sworn upon his oath says that he is one of the several resident lot owners of burial lots in the cemetry known as Friendship, situated in Hendricks County, Indiana; that he personally knows that a portion of said lots are at this time occupied; that said cemetry is laid out into five several tracts as in the foregoing petition set forth; that said petition is signed by a majority of the resident lot owners who own lots in said cemetry and further deponent saith not.

Orren A. Stout

Subscribed and sworn to before me this the 6th day of June A. D. 1913.

Zimri E. Dougan

Notary Public (SEAL)

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My Com. expires July 2, 1913.

	Solomon Scotten	F. M. Craven	
	John T. Albertson	Enoch Roshton	
	Martha A. Scotten	Frances Baylis	
	Louy C. Scotten	Brilla McCloud	
	Mary F. Millard	J. F. Mason	
	Lee Willard	Mary I. Mason	
	s. A. Reevs		
	H V Lambout	W. R. Berry	
		Enos Hutchens	1
	A. B. Scotten	Walter Hutchens	1
	Chaş. Scotten	Rubi Rushton	1
	Mary A. Cox	N. J. Vampbell	1
	E. W. Mason	Laura Hamilton	
	Ora M. Stout	David F. Bodenhamer	
	David H. Elmore	Robert Mason	I
	Sophia E. Stout		1
		J. R. Elmore	I
	Maria Haserman	L. C. Salsman	I
	S. S. Cravens	Jas Willard	3
	John N. Cravens	Mary B. Mason	
The same of the sa	Wm. W. Sawyer	D. S. Hazelwood	G
	Harvey Moon		N
	Harriet Underwood	Elizabeth Hazelwood	A
	W. H. Pritchard	Geo. Thompson	D
	TIT OOHAT C	J. D. Hogol	

J. D. Hazelwoo

J. S. Warren D. E. Hiatt Earl Duncan F. E. Richardson W. E. Kivett Clavin Stout W. A. Reeves Wilber Mason Matilda Duncan W. A. Kershaw Mrs. E. A. Hazelwood J. N. Richadson L. N. Cooper M. D. Barnes D. M. Sawyer Laura Moon Jennie Marker G. A. Mason W. R. Craven Alvin Woodward D. M. Richardson

Lucinda J. Mason

James N. Mason

T. F. White

E. V. Milhon

John W. Cox

G. W. Milhon

Catherine Milhon

Orren A. Stout

And the Board of Commissioners being duly advised in the premises finds that such petition is in due form and sufficient and that all the requirements of the law in such cases have been complied with, and it is ordered that the prayer of such petitioners ne granted, and that a cemetry association shall be formed and incorporated to be known as the Center Valley Cemetry Association to have the custody and control of the lots and ground described in the petition filed herein by such petitioners.

It is ordered that the directors of such association to be firstmohosen shall be five in number; that such directors shall be elected by the persons owning lots in said cemetry, at the place where said cemetry as located on Thursday the 31st day of July A. D. 1913, after giving twenty days notice of such time and place of said election that such notice shall be given in the Clayton Enterprise, a public weekly newspaper of general circulation printed and published in the town of Clayton, hendricks County, Indiana, the said paper being the paper printed and published hearest to said cemetry, over the name of the Auditor of their County.

It is further ordered that said election shall be conducted in the following manner, to-wit:

The several owners of lots who shall assemble pursuant to said notice shall organize an election board by selection two of their number as judges and one as clark. Such chosen members shall constitute an election board whose duties it shall be to take the votes of those present and entitled to vote; count the same and declare the result; that the five persons voted for at such election who shall receive the largest number of the votes cast, provided, however, that such votes shall be a majority of all votes cast, shall be declared duly elected as such directors for the next two years immediately following such election.

All of which is now ordered by the Board.

In the matter of Supplemental)
contract for court house.)

This aggrement entered into by and between P. H. McCormick, party of the first part and the Board of Commissioners of hendricks County, Indiana, party of the second part witnesseth:

It is hereby agreed by and between the parties hereto that this instrument constitutes a supplemental contract between said parties to the contract heretofore executed on the third day of September 1912.

In the consideration of \$1700.00 said party of the first part hereby agrees that he will mmit all wooden floors and replace the same with first class cement floors erected in first class mechanical manner.

Party of the first part further agrees that in consideration of \$660.00 he will omit all wooden base and replace the same with a monolithic base, the same as the other monolithic base put in building where specified in original plans. Said work to be done in a skillful and mechanical manner.

All of which the party of the second part hereby accepts and it is hereby agreed by and between the parties hereto that all of the provisions of the original contract herein are applicable to this contract and that the original specifications made by Clarence Martindale the architect are as binding upon this aupplemental contract as upon the original contract.

In witness whereof the parties hereto have set their hands and seals this 7th day of July 1913.

P. H. McCormack Co.

yes

By P. H. McCormack.

James A. Downard

Harry E. Sanders

Henry S. Cox

Board of Commissioners of

Hendricks County, Indiana.

In the matter of additional aid) to Washington Township poor.)

Comes C. M. Reark Trustee of Mashington Township in Hendricks County, Indiana, and files a statement in duplicate as provided by Asta 1899 page 121, from which it appears that Benj. Shipman to'a poor person and is in need of malief; that within the past year he has received relief from said township to the value of \$15.00 and his family accepted of himself and wife and ship.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extent to Denj. Shipmen and his family further relief to the extent of \$15.00

See Claim and Allowance Dookes for claims allowed.

See Seed Record No. 7.

Ordered that the Board do now adjourn.

Hanry of Car

BOARD OF COMMISSIONERS OF MUNICIPAL INCIDENCES COUPTY, INCIDENCE.

Friday Morning August 1, 1913.

The Board of Commissioners of Hendricks County, Indiana, are met in special session pursuant to notice issued by the Auditor in the Commissioners Room in the town of Danville, Indiana.

Present: James A. Downard, Harry E. Sanders, and Henry S. Cox, all members of said Board.

The followings proceedings were then had to-wit:

Comes now Lewis W. Borders and presents to the Board of Commissioners of Hendricks County, Indiana, a notice with the acknowledgment of service therewen which notice and acknowledgment of service is in the words and figures as follows; to-wit (H. I.). And the Board finding that they were duly served to meet in Special Session on Friday August 1, 1913, said Board is now convened in said Special Session for the purpose of receiving bids and letting contracts for heating, pluming, and wiring the New Court House, and all to provide for Liquor Licensr.

Now the Auditor presents to the Board the affadavits of W. A. King, Editor of Danville Gazette, and Julian D. Hogate, Editor of the Hendricks County Republican. Two political News Papers of General Circulation throughout the county of Hendricks, which affadavits are in words and figures as follows, to-wit, (H. I.). From which affadavits it appears that due notice was given of letting of said contracts by publication of said notices in said papers for six weeks successively, the first of which publications was on the 19th day of June 1913, and the last on the 24th day of July.

The hour of ten o'clock having arrived, the Auditor presents to said
Board the bids on file which bids are duly opened in the presence of bidders
and general public. The Board being fully advised in the premises find that
part of said bids are not accompanied by bonds acquired by law and said
notices. And that all the bids which were conformable to law exceed the
amount of appropriation for said work.

And now said Commissioners reject all bids and the County Auditor is ordered to advertise for bids for said work.

In the matter of refund)
of Liquor License fees)

Comes now the Auditor and presents to the Beard canceled Liquor Bicense of Edward Crawley

Wm. Kivett, John Neiger, and the Board being

fully advised by the premises finds that

on the 31st day of May 1913, Center Township in said County was declared "dry" as a

result of a Local Option election held on said date, and that the daid Edward Crawley,

William Kivett, and John F. Neiger are each entitled to a refund of an unearned two

thirds of the \$200.00 License Fee paid by each of them, and the County Auditor ordered to

draw his warrants in payment of said refund as follows; Edward Crawley \$133.33,

William Kivett \$133.34, John F. Neiger \$133.33.

Ordered that the Board do now adjourn.

Henry & Command

Board of Commissioners.

of Hendricks County.

Monday Morning, August 4, 1913.

The Board of Commissioners of Hendrichs County Indiana, are met in regular session in the Commissioners Room in the town of Danvikle, Indiana, it being the first Monday in said month.

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In the matter of

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Gazette* weekly

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Present Harry E. Sanders, and Henry S. Cox, all members of said
Board.

. The following proceedings were then had, to-wit:

See Claim and Allowance Docket for claims allowed.

See Road Record Number 7.

In the matter of the

petition of John T. Sullivan

et al for an election in Middle

Township to determine by ballott

Whether or not the sale of intoxicating
liquors as a beverage shall be

prohibited in Said Township.

Comes now John T. Sullivan et al petitioners and present their certain petition purjing the Board for the privilege to determine by ballot whether the sale of intoxicating liquor as a beverage within the limits of Middle Township, Hendricks County, Indiana, which petition is in the words and figures as follows to-wit, (H. I.).

The Board having examined said petition and being fully advised in the premises finds that said petition was filed in the office of the Auditor of Hendricks Countt, Indiana, on the first day of August 1913. While said petition is in due form and sufficient and that the same is signed by more than 20% of the qualified electors of Said Middle Township and that the prayer of said petition should be granted and said election ordered.

It is therefore ordered by the Board that the polls at the used voting places in said Middke Township be opened in the manner directed by law on the 3rd day of September 1913 for the purpose of taking the votes of the qualified Electors of said Township upon the question of prohibiting the sale of intoxicating liquors as a beverage within the limits of said Township.

It is further ordered by the Board that the auditor and sheriff of Hendricks County give notice as by law required of the time and place of holding said election.

Whereupon the Board now appoints Samuel Janes and Jasper Fisher to

In the matter of the awarding of Contracts for Bridges and Arches.

Comes now Lewis W. Borders and presents to the Board the affedavits of Julian D.

Hogate and William King, editors and publishers of "The Republican" and "Danville

Gazette" weekly newspapers of general circulation, printed and published in the town of

Danville, from which affedavits and the notices attached thereto it appears to the satisfaction

of the Board that notice to convention was given in said papers for two weeks

successively, the first of which was on the 17th day of July 1913 and the last on the

24th day of July 1913, said affedavits and notices thereto attached being in word and figures

as follows, to-wit, (H. I.)

Said Auditor also presents to the Board his own certificate from which certificate and the notice attached thereto, it appears to the sates faction of the Board that the notice of said letting was duly posted at the Court House door of Hendricks county, Indiana on the 17th day of July 1913. And now the Board having duly examined said affadavits and certificate as presented by the Auditor, and being duly advised in the premises finds that due notice of said letting has been given as required by law. And now on motion the Board proceeds to open and inspect all bids on file, it being ten o'clock A.M. They now find that the following bids are the

The Board further finds that all bids and bonds are in due form and sufficient, and each bidder has furnished a non-collusion affadavit as required by law and that all of said bids are within the estimate except that of Charles Bowen who with the consent of the other bidders reduces his bid on the Stevenson bridge within the limits of the estimate of said bridge. Said Bowen now examines said bonds of the successful bidders and approves the same, which bonds and their approval as indorsed thereon are in words and figures as follows, to-wit, (H.I.).

And now said Board enters into a contract with each of the said successful bidders which contracts are in the words and figures as follows, to-wit, (H.I.).

Ordered that the Board do now adjourn till ten of clock to-morrow morning.

Board of Commissioners

of Hendricks County.

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The Board of Commissioners of Hendricks County, Indiana, are met in regular session pursuant to adjournment in the Commissioners Room, in the town of Danville, Indiana.

Present: Harry Sanders, and Henry S. Cox, all members of said board.

The following proceedings were then had, to-wit:

See Claim and Allowance Docket for claims allowed.

In the matter of additional aid to Center Township Poor.

Be it remembered that on the 5th day of August 1913 the Board of Commissioners of Hendricks County, in the State of Indiana, entered the following order, to-wit:

Comes now John W. White Trustee of Center township in Hendricks county, Indiana, and files a statement in duplicate as provided by Acts 1899, page 121, from which estatement it appears that J.W. Burnett is a poor person and is in need of relief; that within the past year he has received relief from the said township to the value of \$ 15.00 and his family consists of him self and eight.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to J.W. Burnett and his family further relief for the quarter ending , to the extent of \$15.00.

Ordered that the Board do now adjourn till ten o'clock to-morrow morning.

Harry & Sanders
Henry & Commissioners.

Britis Commissioners.

Britis Country

Wednesday Morning August 6, 1913.

The Board of Commissioners of Hendricks County, Indiana, are met in regular session pursuant to adjournment in the Commissioners Room, in town of Danville, Indiana.

Present, Harry E. Sanders and Henry S. Cox, all members of said Board.

The following proceedings were then had, to-wit:

See Claims and Allowance Docket fo claims allowed.

Now the Commissioners take up the matter of Tax rates and Appropriations, which matters are now continued for consideration until the first day of next regular Meeting.

Ordered that the Board do now adjourn.

Harry & Landro

Board of Completion

Board of Commissioners, of

Hendricks County, Indiana.

Eury for nicomet dens.

Monday Morning September 1, 1913.

The Board of Commissioners of Hendricks County, Indiana, are met in regular session in the Commissioners Room in the Town of Danville, Indiana, it being the first Monday in said month.

Present: Harry E. Sanders, and Henry S. Cox, all members of sai d Board.

The following proceedings were then had to-wit:

See claims and allowence Docket for claims allowed.

See Road Record NO. 7.

The tax rates and Appropriations are again continued a nd considered.

Orederd that the Board do now Adjourn until 10 0'clock tomorrow .

James & Downard Harry & Sanders Henry & Cot

Board of Commissioners, of Hendricks County, Indi ana.

Tuesday Morning September 2, 1913.

The Board of Commissioners of Hendricks County, Indiana, are met in regular session persuant to adjournment in the Commissioners Room, in the Town of Danville, Indiana.

Present: Harry Sanders, and Henry S. Cox. all members of said board.

The following proceedings were then had to-wit:-

See Claim and Allowance Docket for claims allowed.

The County Auditor now presents, and reads to said Board, an Ordinance providing for tax levy, and Free Gravel Roads. And tax levy for the payment of the Gravel Road Construction Bonds, in the several Townships and Corperations.

The Board now meets with the Board of County Council, and takes up estimates of expenditures for the year of 1914, and tax levies for the year of 1913. in which matters are continued.

Ordered that the Board do now adjourn until 10 0'clock tomorrow.

See Toage 34

Board of Commissioners, of

Hendricks County, Indiana.

Harry & Sanders Henry & Cox Wednesday Morning September 3, 1913.

The Board of Commissioners of Hendricks County, Indiana, are me t in regular session persuant to adjournment in the Commissioners Room in the Town of Danville, Indiana.

Present: Harry Sanders, and Henry S. Cox, all members of said Board.

The following proceedings were then had to-wit:-

The Auditor again reads the following Ordinance, which after du e consideration, as adopted and passed of the unaminous vote of all members present:

Said Ordinance is in the following words and figures to-wit:-

September Term, 1913.

In the matter of tax

Levies and Rates for the

year of ,1913.

Be it ordered by the Board of County Commissioners, that there be levied and collected for the year of 1913, for Gravel Road purposes eight cents upon each one hundred dollars of taxable property in Hendricks County, Indiana.

Be it further why the Board, that there be levied and collected for Gravel
Road Bond Tax purposes for the year of 1913, the following on each one hundred dollars
of taxable property in the following Townships in Hendricks County, I ndiana, to-wit:-

Center Towns	ships and Danville Corporation	.50 ets.
Washington		.24 ots.
Guilford	" " Plainfield "	.03 ots.
Liberty	" " Clayton "	.17 cts.
Franklin	•	.40 cts.
Clay	" " Coatsville & Amo Corp.	.29 ots.
Marion	* >	.51 cts.
Union	" " Lizton "	.45 cts.
Middle	" Pittsboro, "	.44 cts.
Brown		.14 cts.
Lincoln	" " Brownsburg "	.35 ots.

Ordered that the Board do now adjourn.

James & Downard Harry & Sandyrs Hong & Commissioners & Hendricho Tuesday Morning September 2, 1913.

In the Matter of new Bond for Construction of New Court House.

Court house and power plant of Hendrichs County, at Danville, Indiana and of said McCormack Company, request that the bond with the United States Fidelity & Guarinty Company of Baltimore, Maryland as Surety, be released and relinquished and the said surity thereof be discharged from all liability and that the personal bund with William G. Irvin, Edgar M. Blessing, Cary Gaston and Z. H. Hauser as suretied thereon be accepted in the place and stead of said bond hereby requested to be released.

And now the Board of Commissioners of Hendricks County having considered the bond the above request hereby releases to the said McCormack Company with the United States Fidelity & Guaranty Company as surity thereon and discharges said sureity company from all liability on Said bond. And now said Board examines the Bond of the said P. H. McCormack Company with William G. Irvin, Edgar M. Blessing, Cary W. Gaston and Z. H. Hauser as sureties thereon, and approves and acepts the same this 2nd day of September 1913, which bond and the approval endorsed thereon is in the words and figures as follows to-wit:-

BOND.

Know all men by these presents, that the undersigned P. H.

'McCormack Company of Columbus, Indiana, as principal and Edgar M. Blessing Carey W. Gaston, Wm. G. Irvin and Z. H. Houser. as sureties and firmly bound into the State of Indiana, in the penal sum of Two Hundred thousand (\$200000.00) dollars, for the payment of which, well and truly to be made we bind ourselves, jointly and severally, and our joint and several heirs, executors, administrators and assigners, firmly by these presents this 25 th day of August, 1913.

THE CONDITION OF THE ABOVE OBLIGATION are such that, whereas, the Board of Commissioners of Hendricks, County, State of Indiana did on the 3rd day of September 1913 enter into a contract with the said P. H.

McCormack Company for the construction of the court house and power house at Danville Indiana, as per plans and specifications, as prepared by Clarence

Martindale, Architect, Indianapolis, Indiana.

And whereas the said P. H. McCormack Company did at the time of submitting its bid for said construction work furnished its bonds therefore in the penal sum of One Hundred Sighty Seven Thousand (187000,000.00) dollars with the U nited States Fidelity & Guaranty Company of Baltimore, Maryland, as surety thereo n.

And whereas the said P. H. McCormack Company is now desirous of substituting this bond in the place and instead of the above named bond.

Now therefore if the said P. H. McCormack Company shall well and faithfully do and perform and carry out all the provisions of the contract and supplemental contracts heretofore entered into with the said Board of Commissione rs, according to the time, terms and conditions specified in said contract and supplemental contracts, and shall promptly pay all debts.incurred by it or by sub-contractors employed by them in the persecution of said work, including labor, materials furnished and for boarding thelaborers thereon, then this obligation shall be void; otherwise to remain in full force and effect.

And it is hereby expressly agreed by the principal and sureties hereon that this bond shall operate upon and cover the work heretofore done as well as the work done and performed after its execution.

P. H. McCormack Company.

By- P. H. McCormack.

J. E. Redmond.

Edgar M. Blessing

Carey W. Gaston.

William G. Irvin.

Z. H. Hauser.

State of Indiana

SS

Hendricks County.

Before me a notary public in and for said County and State pers onally

Appeared P. H. McCormackand John Redmond, partners doing business u nder the firm

name of P. H. McCormack Company, Edgar M. Blessing Carey W. Gaston Carey W. Gaston Carey

the execution of the above bond this 25th day of August 1913 as their voluntary

act and deed.

(SEAL)

Otis E. Gulley.

Notary Republic.

STATE OF INDIANA

BARTHOLOMEW COUNTY.

Personally appeared before me a Notary Republic in and said County and State this 1st day of September 1913 and acknowledged the execution of the above bond as voluntary act and deed.

(SEAL) Wm. N. Achenback.

Notary Public.

System in the second se

My commission expires April 10, 1917.

PROVINCE OF ONTARIO.)

DISTRICT OF MUSKOKO.)

Personally appeared before me William G. Irwin of Bartholomew County, in the State of Indiana, who executed the attached bond given by P. H. McCormack Co. to the County of Hendricks, in the State of Indiana, and declared before me that he is posessed of real and personal property above his indebtedness to an amount in excess of Five Hundred Thousand Dollars.

Sworn before at the Town of Brecebridge in the District of Muskoko, this 29th Day of August, 1913.

N. S. Johnson.

A Notary Public for the Province of Ontario.

My commission is good for life.

N. S. Johnson.

STATE OF INDIANA

SS

BARTHOLOMEW. COUNTY

This is to certify that I, the undersigned Auditor of said Bar tholomew

County State of Indiana have made investigation of the financial worth of the

following named persons, residents of said Countyand find the amount set opposite

their respective names to be a fair estimate of their financial standing over and

above their indebtedness.

William G. Irwin.

\$ 500,000.00

Z. H. Hauser.

\$ 25,000.00

In witness whereof I have set my hand and official sealthis 1st day of September 1913.

(SEAL)

Philip J. Sater.

Auditor of Bartholomew County, Indiana.

Accepted and approved this 2nd day of September 1913.

Harry E. Sanders.

Henry S. Cox.

Attest: Lewis W. Borders.

County, Auditor.

Board of Commissioner of Hendricks County.

Friday Morning September 19, 1913.

Comes now the Auditor and presents to the Board of Commissioners
notice of a special meeting, said Board with the acknowledgement of service
thereon, and the Board being fully advised in the premisesfinds that the
notice and the service thereon are in due form, and according to law and now
said Board convenses for the letting contracts for the heating, wiring, and
and plusing of the new Court House.

Present, James A. Downard, Harry E. Sanders and Henry S. Cox.

And now the Auditor presents to the Board the affadavits of

Julian D. Hogate and William A. King, publishers of TheRepublican and

Dunville Gameite respectfully, from which affidavits and the notices attached,
thereto it appears that the notice of the letting of said contracts has
been given in said papers of the letting of said contracts for more than six wasks before the 19th day of September 1913. Which affidavits and the notices,
attached thereto in words and figures as follows to wit; (H. I.)

And the Auditor also presents to the Board the affidavit of the sheriff of Hendricks County, from which affidavit and notice attached thereto it appears that the notice of the letting of said contracts was given by posting copies of the attached notice at the court house door of Hendricks County, Indiana and in five other public places in said County.

Which affidavit and the notice attached thereto are in words and figures to-wit, (H. I.)

And the Board now finds that the said notices are in due form, and that they were published and posted ascording to law, the auditor is ordered to open the bids in public and before the bidders. And now the fallewing bids are opened.

Lane and Pyke	Heating	Pluming \$ 57006282	Wiring Com.
Ereglo & Co. Inc.			
		No.	2 15700 m.
			15500 o.
			16300
V 1 W-0			16600
W. J. McCarty	\$9380	\$5350	
Hatfield Electric Co.			
Columbus Marhine Works	\$10228	\$5772	₿ 3350.

\$5673

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Huffman & Conklin

T. E. Jol

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		Heating	Plumbing	Wiring	Com.
P	P. H. McCormack Co.	\$11000	\$6200	\$3000	\$19700
M	N. H. Johnson & Son Co.	\$9300			

And now the Board finds that all bids are accompanied with prop er noncollusion affidavits, certified checks and bonds and after considering all said bids said
Board finds that the heating contract should be awarded to W. H. Johnson & Son Co.

for thw sum of \$9300.00; the plumbing contract to M. J. McCarty for the sum of
\$5350.00 and the wiring contract to P. H. McCormack CO. for the sum of \$3000.00
they being the lowest responsible bidders on the respective items of work to be done.

It is also ordered that said contracts be, and the same are he reby awarded to the respective parties named in the proceeding paragraph and now the Board enters into a contract with each of said parties and approves the bonds of said contracting parties, which contracts, the bonds, and the approval of the Board indo reed thereon are in the following words and figures to-wit;

CONTRACT.

This agreement made this nineteenth day of September; 1913, by and between W. H. Johnson & Son Co. of Indianapolis Indiana party of the first part, hereinafter designated the contractor, and the Board of Commissioners of Hendricks County, State of Indiana, party of the second part, hereinafter designated, the Board;

WITTNESSETH: That the contractor in consideration of the agree ment hereinafter made by the board agrees with the board as follows:

ARTICLE 1. The contract shall and will provide all the material and perform all the work for the erection and the construction of the Heating and the Ventilating system for the new Court House in Danville Indiana, using Dunham System as shown on the drawing and described in the specifications prepared by Clarence Martin dale, Architect, which drawings and specifications are on file on the Auditors Office of said County and State hereby become a part of this contract as if the same were copied herein full.

Article 2. It is understood and agreed by and between the par ties and hereto that the work included in this contract is to be done under the direction of the said architect and his decision as to the true construction and meaning of the drawings and specifications shall be final. It is also understood and agreed by and between the parties hereto that such additional drawings and specifications to gether

with such explanations as may be necessary to detail and illustrate the work to be done are to be furnished by said architect, and he agrees to conform to abide by the same as they may be consistent with the purpose and intent of the original drawings and specifications referred to in article one.

It is further understood and agreed by the parties hereto that any and all drawings and specifications prepared for the purpose of this contract by the said architect are and remain his property, and that all charges for the use of the same, and for the service of said architect, are to be paid by the said Board.

ARTICLE 3. No alternations shall be made in the work except on written order of the architect; the amount to be paid by the Board or to be allowed by the contractor by virtue of such alternations to be stated on said order required above, and in case of failure to agree, the determination of said amount shall be referred to arbitration, as provided for in article 12 in this contract.

ARTICLE #. The contractor shall provide sufficient, safe and proper facilities at all times for the inspections of the work by the architect, his authorized representatives, or the inspector appointed by the Board; Said contractor shall within twenty four hours after receiving notice from the architect to that effect proceed to move from the grounds or buildings all materials condemned by him, wheather worked or unworked, and to take down all portions of the work which the architect shall by like written notice condemn as unsounce ed or impropper, or as in any way failing to condemn to the drawings and specifications, and shall make good all work damaged or destroyed thereby.

ARTICLE J. Shall the contractor at any time refuse or neglect to supply a sufficiency of properly skilled workman, or of materials of the proper quality, or fail in any respect to prosecute the work with promptness and diligence, or fail in the performance of any of the agree - ments herein contained, such refusal, neglect or failures being certified to the Board by the architect or inspector appointed by the Board, the Board shall be at liberty, after three days written notice to the contractor to provide any such labor or materials and to deduct the cost thereof from any money then due or thereafter to become due under this comtract; and if the architect shall certify that such refusal, neglect,

terminate the imployment of the contractor for the said work and to en ter upon the premises and to take possession for the purpose of completing the work included under this contract of all materials, tools and a pliances, thereon, and to imploy any person or persons, to finish the work and provide the materials therefor; and in case of such discontinuance of the contractor he shall not be entitled to receive any further payment under this contract until the work shall be wholly finished, at which time, if the unpaid belace of the amount to be peid under this contract shall exceed the expense incurred by the Board in finishing the work, such excess shall be paid by the Board to the contractor; but if such expense shall exceed such unpaid belance, the contractor shall pay the difference to the Board. The expense incurred by the Board as herein provided, either in furnishing materials or for finishing the work, and any damage incurred through such default, shall be audiated and cer tified to by the architect, whose certificate thereof shall be conclusive upon the partices.

ARTICLE. 6. The contractor shall complete the seceral portion s of the work comprehended in this agreement, by and at the time or times hereinafter stated, to-wit:

ARTICLE 7. Should the contractor be delayed in the persecution or the completion of the work by the act, or neglect or default of the Board, of the architect or of any other contractor employed by the Board upon the work, or by any damage caused by fire, or any other causality for which the contractor is not responsible, or by combined action of workman in no wise caused by or resulting from default or conclusion on the part of the contractor then the time herein fixed for the completion of the work shall be extended for a period equivalent to the time lost by reason of any or all of the causes aforesaid, which extended period shall be determined and fixed by the Board; but no such allowance shall be made unless a claim is therefore is in writing to the architect within ten days of the occurrance of such delay.

ARTICLE 8. The Board agrees to provide all labor and meterial s essential to an the conduct of this work not included in this contract, in such manner as not to delay its progress, and in the event of failure to do so, thereby cau sing loss to the contractor said Board agrees that it will re-imburse the contractor for such loss; and the contractor agrees that if it shalldelay the progress of the work so as to cause loss for which the Board shall become liable he will re-imburse the Board for such loss. Should the Board and contractor fail to agree as to the amount of loss comprehended in this article, the determination of the amount shall be referred to the arbitration as provided in article 12 of this contract.

ARTICLE 9. It is hereby mutually agreed between the parties hereto that the sum to be paid by the Board to the contractor for said work and material shall be \$9300.00 subject to additions and deductions as herein before provided, and such sums shall be paid by the Board to the contractor only upon certificates of the architect as follows:

Upon warent of the County Auditor as directed by the Board of Commissioners and shall be paid upon estimated of the architect as the word progresses, and on demand of the contractor but not to exceed ninety per centum of the architect's said estimated. Ten per centum of the contract price shall be retained by the Board until the work is fully completed and finally accepted by the Board, And said contractor hereby agrees that he will pay for all work, labor and materials furnished in the contruction and erection as provided herein wheather the same is furnished to said contractor agent, superintendent or sub-contractor. And if it shall appear any time to said Board that the contractor herein neglecting to pay for said labor, material and sub-contractors, then said board shall have the right to advance said payment to such a per centum of the estimates as will protect the said board against all claims for said material, labor, and of said sub- contractors. The final payment shall be made with in twenty- five days after the completion of the work included in this contract and when the inspector shall have filed his affidavit as provided by law and the architect has issued his final certificates, provided however, that the contractor shall file his claim within fifteen days after the issuance of the architect final certificate . If at any time there shall be evidence of any claim for which, if established, the bond might become liable, and which is chargeable to the contractor, the board shall have the right to retain out of any payment then due or thereafter to become due any amount sufficient to completely indenmify said board against such claim. Should there prove to be any such claim after all paynments are made the contractor shall refund to the board all monies that the later may be compelled to pay in discharging any claim on said premises made obligatory in consequence of the contractors default.

ARTICLE 10. It is further mutually agreed between the parties hereto that no certificate given or payment made under this contract except the final certificate or final payment shall be conclusive evidence of the performance of this contract either wholly or in part, and that no payment shall be construed to be an acceptance of defective work.

or improper material.

ARTICLE. II. The contractor shall, during the process of the workmaintain insurance on the same, against loss or damage by fore to the amount of four thousand the policies to cover all work incorporated in this contract and all materials for the same in or about the premises, and to be made payable to the parties her eto as their interests may appear.

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ARTICLE 12. In case the Board and contractors fail to agree in relation to the matters of payment, allowance or loss referred to in articles there or eight of this contract or should either of them dissent from the decision of the architect referred to in article seven of this contract, which dissent shall have been filed in writing with the architect within ten days of the announcement of such decision, then the matter shall be referred to a bond of arbitraction to consist of one person selected by the Board, and one person selected by the contractor, these two to select a third. The decisions of any two of this Board shall be final and binding on all parties hereto. Each party shall pay one half of the expense of such reference.

And it is further understood and agreed that no provision in th is contract shall in any way invalidate the contractor's bond or relieve the bondsman from any liability thereon.

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The said parties for them selves, their heirs, successors, admi nistrators, and assigns, do hereby agree to the full performance of the covenants herein contained.

IN WITNESS WHEREOF the parties to these present have hereunto s et their hands and seals, the day and year aforesaid.

W. H. Johnson & Son Co.

W. H. Johnson Prest.

Robert) A. Shir ley

1 Contractor Secy.

James A. Downard

: Henry S. Cox.

Board of Commission ers, of
Hendricks County, Indiana.

(SAEL)

BOND.

KNOW ALL MEN BY THESE PRESENT, That the undersigned, W. H. Johnson & Son Co. of Indianapolis, Indiana as Principal, and the United States Fidelity and Guaranty Co., of Baltimore, Maryland, as Surety, are firmly bound into the State of Indiana, in the penal sum of Eighteen Thousand Six Hunderd Dollars (\$18,600.00) Dollars, for the payment of which, well and truly to be made, we bind ourselves, jointly and severally, and our joint and several heirs, executors, administrators and assigns firmly by these presents, this 8th day of September , 1913.

The Condition of the Above Obligation are such, that, whereas, the Board of Commissioners of Hendricks County, Indiana, is about to let a Contract for installing the Heating and Ventilating Apparatus for the New Court House in Danville, Hendricks County, Indiana.

And whereas the above named W. H. Johnson & Son CO. has filed a bid for said work with the Auditor of the County;

Now, Therefore, if the said Board of Commissioners shall award it the cold contract for said work, and the said W. H. Johnson & Son Co. shall promptly enter into a contract with said Board of Commissioners for said work, and shall well and faithfully do and perform the same in all respected according to the plans and specifications adopted by the Board of Commissionersand according to the time, terms and conditions specified in said contract to be entered into, and shall promptly pay all debts incurred by it in the prosecution of said work, including labor, materials furnished, and for boarding the laborers thereon, then this obligation shall be void; otherwise to remain in full force, virtue and effect. . .

(SEAL)

(SEAL)

MI CHIEF

United States and Fidelity and Guaranty Co. W. H. Johnson & Son Co. By John E. Messick Robert A. Shinley

Attorney in Fact

State of Indiana Marion Co, SS:

Before me Notary Public, in and for said County, personally appeared Robert A. Shirley, and acknowledged the execution of the foregoing instrument for the uses and purposes therein mentioned.

Witness my hand and natural Seal, this lifth day of September, A. D. 1913

My commission expires 9/27 . 1913.

STATE OF INDIANA.

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MURION COUNTY.

Before me, a Notary Public in and for said County and State, personally appeared John E. Messick, who being by me duly sworm upon his sath did depose and say that he is the Attorney-in- fact of the saidhUnited States Fidelit y and Guaranty Co., of Baltimore, Maryland; that he knows the corporate seal thereof; and that the seal affixed to the within bond is such seal;

That the said John R. Messick , signed the bind as Attorney-in-f act of said Companyoin and desordance with a resolution passed at a meeting called and held by the Board of Directors of the said United States Fidelity and Guaranty Co. , at its Home Office in Baltimore, Maryland, under the date of Pebruary the 29th , 1914.

Witness my hand and Notarial Seal this 18th day of September , 1915.

Stella Summer Notary Public. .

(SEAL)

My commission Expires Dec. 9th, 1916.

Accepted and approved Sept 19th, 1917.

James A. Downard. Harry E. Sanders. Henry S. Cox.

Board of Commissioners, of Hendric ke County.

Attest: Lewis W. Borders.

Auditor of Handricks County, In diana.

· CONTRACT.

This agreement made this nineteenth day of September, 1913, by a nd between Michael J. McCarty of Indianapolis Indiana, party of the first part, hereinafter designated the contractor, and the Board of Commissioners of Hendricks County, State of Indiana, part of the second part, herein after designated, the Board;

WITNESSETH: That the contractor in consideration of the agreement hereinafter made by the Board agrees with the Board-as follows:

ARTICLE 1. The contractor shall and will provide all the meterials and perform all the work for the erection and construction of the plumbing in the new Court House at Danville Indiana, using Sloan valve, seat acting as shown in the drawings and described in the specifications prepared by Clarence Martindale, Architect, which drawings and specifications are on file in the Auditors office of said County and State and hereby become a part of this contract as fully as if the same were copied here in full.

ARTICLE 2.It is understood and agreed by and betwen the parties hereto that the work included in this contract is to be done under the direction of the said architect and his depisionas to the true construction and meaning of the drawings and specifications shall be final. It is also underso - stood and agreed by and between the parties hereto that such additional drawings and specifications together with such explanations as may be necessary to detail, and illustrate the word to be done are to be furnished by said architect, and he agrees to conform to and abide by the same as they may be consistent with the purpose and intent of the original drawings and specifications referred to in artice one .

It is further understood and agreed by the parties hereto that any and all drawings and specifications prepared for the purpose of this contract by the said architect are and remain his property, and that all charges for the use of the same, and for the services of said architect, are to be paid by the same Board.

ARTICLE 3. No alternations shall be made in the work except on . written order of the architect; the amount to be paid by the Board or to

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be allowed by the contractor by virtue of such alternations to be state d on said said order required above, and in case of failure to agree, the determination of said amount shall be referred to arbitration, as provided for in article 12 of this contract.

ARTICLE 4. The contractor shall provide sufficient, safe and proper facilities at all times for the inspections of the work by the architect, his authorized representatives, or the inspector appointed by the Board; Said contractor shall within twenty four hours after receiving notice from the architect to that effect proceed to remove from the grounds or buildings all materials condemned by him, wheather worked or unworked, and to take down allportions of the work which the architect shall by like written notice condemn as unsounded or improper containing to condorm to the drawings and specifications, and shall make good all work damaged or destroyed thereby.

ARTICLE 5. Should the contractor at any time refuse or neglec t to supply a sufficiency of properly skilled workman, or of materials of the proper quality, or fail in any respect to prosecute the word with promptness anddiligen ce, or fail in the performance of any of the agreement herein contained, such refus al, neglect or failure being certified to the Board by the architect or inspector appointed by the low the Board shall be at liberty, after three days written notice to the contractor, to provide any such labor or materials and to deduct the cost thereof from any money then due or thereafter to become due under this contract; and if the the architect shall certify that such refusal, neglect, or failure is sufficient ground for such action, the Board shall also be at liberty to terminate the employment of the contractor for the said work and to enter upon the premises and to take possession for the purpose of completing the work included under this contract, of all materials, tools, and appliances, thereon, and to employ any other person or persons, to finish the work and to furnish the materials therefor; and in the case of such discontinuance of the contractor he shall not be entitled to receive an y further payment under this contract until the work shall be wholly finished, a t which time, if the unpaid balance of the amount to be paid under this contract sha ll exceed the expends incurred by the Board in finishing the work, such excess shall be paid by the board to the entractor; but if such expense shall exceed such unpaid ba lance, the contractor shall pay the difference to the Board. The expense incurred by the Board as herein provided, either in furnishing materials or for finishing the work, and any damage incurred through such default, shall be audited and certifie d to by the architect, whose certificate thereof shall becconclusive upon the parties

ARTICLE 6. The contractor shall complete the several portions and the whole of the work comprehended in this agreement, by and at the time or times thereinafter stated to-wit:October 1st 1914.

ARTICLE 7. Should the contractor be delayed in the prosecution or completition of the work by the act, or neglect or default of the Board of the architect or of any other contractor employed by the Board upon the work, or by any damage caused by fire; or any other casualty for which the contractor is not responsible, or by combined action of workman in no wise caused by or resulting from default or conclusion on the part of the contractor then the time herein fixed for the completition of the work shall be extended for a period equivalent to the timelost by the reason of any or all of the causes aforesaid, which extended period shall be determined and fixed by the Board; but no such allowance shall be made unless a claim therefor is presented in writing to the architect within ten days of the occurance of such delay.

assential to the conduct of this work not included in this contract, in such manner as not to delay its progress, and in the event of failure to do so, thereby causing loss to the contractor said board agrees that it will re-imburse the contractor for such loss; and the contractor agrees that if it shall delay the progress of the work so as to cause loss for which the board shall become liable he will re-imburse the board for such loss. Should the Board and contractor fail to agree as to the amount of loss comprehended in this article, the determination of the amount shall be referred to arbitration as provided in article 12 of this contract.

that the sum to be paid by the board to the contractor for said work and material shall be \$5350.00 subject to addititions and deductions as herein before provided, and such sum shall be paid by the Board to the contractor only upon certificate's of the architects as follows:

Upon warrents of the County Auditor as directed by the Board of Commissioners and shall be paid upon estimates of the architects as the work progresses, and on demand of contractor but not to exceed ninety per centum of the architect's said estimated. Ten per centum of the contract price shall be retained by the Board until the work is fully completed and finally accepted by the Board.

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And said contractor hereby agrees that he will pay for all work, labor amd materials furnished in the construction and erection as provided he rain wheather the same is furnished to said contractors agent, superintenden t, or sub-contractor. And if it shall appear at anytime to said board that the contractor herein is neglecting to pay for said labor, material and sub-contractors, then said board shall have the right to advance said payment to such a per centu m of the estimates as will protect the said Board against all claims for said ma terial, labor, a and of said sub-contractors. The final payment shall be made within twen ty- five days after the completion of the work included in this contract and when the inspector shall have filed his affidavit as provided by law and the architects has issued his final certificates, provided however, that the contractor shall file hi s claim within fifteen days after the issuance of the architect final certifica te. If at any time there shall be evidence of any claim for which, if estab lished, the bond might become liable, and which is chargeable to the contractor, the board shall have the right to retain out of any payment then due or thereafter to become due an amount sufficient to completely indenmify said board against such claim.

Should there prove to be any such claim after all payments are made the contractor shall refund to the Board all monies that the latter shall be compelled to pay in discharging any claim on said premises made obligatory in con sequence of the contractors default.

ARTICLE 10. It is further mutually agreed between the parties hereto that no certificate given or payment made under this contract except the final certificate or final payment shall be conclusive evidence of the performance of this contract either wholly or in part, and that no payment shall be construed to be an acceptance of defective work or improper material.

ARTICLE 11. The contractor shall, during the process of the work maintain insurance on the same, against loss or damage by the fire to the amount of\$3000.00 the policies to cover all work incorporated in this contract and all materials for the same in or about the premises, and to be made payable to the parties hereto as their interests may appear.

matters of payment, allowance or loss referred to in articles three or eight of this contract or should of either of them dissent from the decision of the architect.

referred to in article seven of this contract, which dissent shall have been filed in writing with the architect within ten days of the announcement of such decision,

then the matter shall be referred to a board of arbitraction to consist of one person selected by the board, and one person selected by the montractor, these two to select the third. The decisions of any two of this board shall be final and binding on all parties hereto. Each party shall pay one half of the expense of such reference.

And it is furt er understood and agreed that no provision in this contract shall in any way invalidate the contractor's bond or relieve the bondsmen from any liability thereon.

The said parties for themselves, their heirs, successors, administrators, and assigns, do hereby agree to the full performance of the covenants herein contained.

IN WITNESS WHEREOF the parties to these present have hereunto set their hands and seals, the day and year aforesaid.

Michael J. McCarty.

James A. Downard.

Harry E. Sanders.

Henry S. Cox.

Board of Commissioners of Hendricks County, Indiana.

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BOND.

KNOW ALL MEN BY THESE PRESENTS, That we the undersigned, M. J. McCarty of Indianapolis Indiana as Principal and The Illnois Surety Company of Chicago, Illinois as Surety, are firmly bound unto the State of Indiana, in the penal sum of Twelve Thousand (\$12000.00) Dollars, for the payment of which, well and truly to be made, we bind ourselves, jointly and severally, and our joint and several heirs, executors, administrators and assign, firmly by these presents, this 18th day of September, 1913.

THE CONDITION OF THE ABOVE OBLIGATION are such that, whereas the Board of Commissioners of Hendricks County, Indiana is about to let a contract for the installation of plumbing in the Hendricks County, Court House.

And whereas the above named M. J. McCarty has filed a bid for s aid work with

Auditor of the County: Now therefore, if the said Board of Commissioner s shall

award him the contract for said work, and the said M. J. McCarty shall promptly

enter into a contract with said Board of Commissioners for said work, and shall well

and faithfully do perform the same in all respects according to the pro file,

reports, plans, and specifications adopted by the Board of Commissioner s and according to

to the time, terms and conditions specified in said contract to be entered into, and shall promptly pay all debts incurred by this said Contractor, Agen too.

Superintendent in the persecution of said work, including labor, materials furnished and for boarding laborers thereon, and shall pay all damages to any firm or corporation who shall suffer loss or damages by reason of any failure or neglect of said bidder to enter into aproper tentract to perform such work, or to carry out the same in any particular; then this obligation shall be void, oth erwise to remain in full force.

M. J. McCarty.

Illnois Surety Co.

(SEAL)

By: Emory C. Crawford.

Attorne y in Law.

State of Indiana, Marion Co, SS: Before me, Edward W. Pierson, in and for said County, personally appeared M. J. McCarty and Emory C. Crawford of Illn ois Surety Co. and acknowledged the execution of the foregoing instrument for the uses and purposes therein mentioned.

Witness my hamd and Notorial Seal, this 18th day of Sept, A. D. 1913.

Edward W. Pie rson.

My commission expires Feb 7, 1915. Notary Public.

Accepted and approved Sept 19, 1913

James A. Downard.)

Board of Commissiones

Harry E. Sanders.)

Hendricks County

Henry S. Cox.

Attest: Lewis W. Borders.

AUditor of Hendricks County, Indiana.

CONTRACT.

This agreement made this nineteenth day of September, 1913, by and between P. H. McCormack, Company of Columbus Indiana. party of the first part, hereinafter designated the contractor, and the Board of Commissioners of Hendricks County, State of Indiana, party of the second part, hereinafter designated, the Board;

WITNESSETH: That the contractor in condiseration of the agreement hereinafter made by the Board agrees with the Board as follows:

ARTICLE 1. That the contractor shall and will provide all the material and perform all the work for the erection and comstruction of the Electric Wiring in the New Court House in Danville Indiana, as shown on the drawings and described in the specifications prepared by Clarence Martindale, Architect, which drawings and speifications are on file in the Auditors office of said County and State and hereby become apart of this contract as fully as if the same copied here in full.

ARTICLE 2. It is understood and agreed by and between the parties hereto that the work included in this contract is to be done under the direction of the said architect and his decision as to the true construction amnd meanings of the drawings and specifications shall be final. It is also understood and agreed by and between the parties hereto that such additional drawings and specifications together with such e xplanations as may be necessaryto detail and illustrate the work to be done are to be furnished by said architact. and he agreed to conform to and abide by the same as they may be consistent with the purpose and intent of the original drawings and specifications,

referred to in article one.

It is further understood and agreed by the parties hereto that any and all drawings and specifications prepared for the purpose of this contract by the said architect, are and remain in his property, and that all changes for the use of the same and for the service of said architect, are to be paid by the said Board.

ARTICLE 3. No alternation shall be made in the work except on written order of the architect; the amount to be paid by the Board or to be all owed by the contractor by virtue of such alternations to be stated on said order required above, and in case of failure to agree, the determination of said amount shall be referred to the arbitration, as provided for in article 12 of this contract.

ARTICLE 4. The contractor shall provide sufficient, safe and proper facilities at all times for the inspection of the work by the architect, his authorized representatives, or the inspector appointed by the Board: S aid contractor shall within twenty-four hours after receiving notice from the architect to that after effect proceed to remove from the grounds or buildings all materials condemned by him, wheather worked or unworked, and to take down all portions of the work, which the architect shall by like written notice condemnas unsouned or improper, or as in any failing to condorm to the drawings and specifications, and shall make good all work damaged or destroyed thereby.

5. Should the contractor at any time refuse or negle ct to supply a sufficiency of properly skilled workman, or of materials of the proper quality, or fail in any respect to prosecute the work with promptness and diligence, or fail in the performance of any of the agreements herein contained , such refusal, neglect or failure being certified to the Board by the archite ct or inspector appointed by the Board, the Board shall at liberty. after three days written notice to the contractor, to provide any such labor or material s and to deduct the cost thereof from any money then due or thereafter to become due under this contract; and if the architect shall certify that such refusal, ne glect or failure is sufficient ground for such action, the Board shall also be a t liberty to determine the employment of the contractor for the said work and to enter upon the promises and to take posession for the purpose of completing the work included under the contract, of all materials, tools, and pliances, there on, and to employ any other person or persons, to finish the work and to provid a the materials therefor; and in the case of such discontinuance of the contractor he shall not be entitled to receive any further payment under the contract until the work shall 54

be wholly finished, at which time, if the unpaid balance of the amount to be paid under this contract shall exceed the expense incurved by the Board in finishing the work, such excess shall be paid by the Board to the ontractor; but if such expense shall exceed such unpaid balance, the contractor shall pay the difference to the Board.

The expense incurred by the Board as herein provided, either in furnishing materials or finishing the work, and any damage encurred through such default, shall be audited and certified to by the architect, whose certificate thereof shall be conclusive upon the parties.

ARTICLE 6. The contractor shall complete the several portions and the whole of the work comprehended in this agreement, by and at the time or times hereinafter stated, to-wit: October 1st, 1914.

ARTICLE 7. Should the contractor be delayed in the prosecution or completion of the work by the act, or neglect or default of the board, of the architect or of any other entractor employed by the board upon the work, or by any damage caused by fire, or any other casualty for which the contractor is not responsible, or by combined action of workman in no wise caused by or resulting from default or condusion on the part of the contractor then the times herein fixed for the completion of the work shall be extended for a period equivalent to the time lost by reason of any or all of the causes aforesaid, which extended shall be determined and fixed by the Board; but no such allowance shall be made unless a claim therefore is presented in writing to the architect within ten days of the occurance of such delay.

ARTICLE 5. The board afrees to provide all labor and materials essential to the conduct of this work not included in this contract, insuch manner as not to delay its progress, and in the event of failure to do so, thereby causing less to the contractor said board agrees that it will re-imburse the contractor for such loss; and the contractor agrees that if it shall delay the pregress of the work so as to cause loss for which the Board shall become liablehe will reimburse, the board for such loss. Should the board and contractor fail to agree as to the amount of loss comprehended in this article, the determination of the amount shall be referred to arbitration ar provided in article 12 of this contract.

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ARTI CLE 9. It is hereby mutually agreed between the parties hereto that the sum to be paid by the Board to the contractor for said work and material shall be \$3000.00 subject to additions and deductions as herein before provided, and such sums shall be paid by the board to the contractor only upon certifications of the architect as follows: Upon warrent of the County Auditor as directed by the Board of Commissioners and shall be paid upon estimated of the architect as the work progresses, and on demand of contractor but not to exceed ninety per centum of the architects said estimated. Ten per centum of the contract price shall be retained by the board until the work is fully completed and finally accepted by the Board. And said contractor hereby agrees that he will pay for all work, labor and materials furnished in the obnstruction and erection as provided herein wheather the same is furnished to said contractor, agent, superintendent, or sub-contractor. And if it shall appear at any time to said board that the said contractor herein neglecting to pay for said labor, materials and sub-contractors, then said board shall have the right to advance said payment to such a per centum of the estimates as will protect the said Board against all claims for said materfal, labor, and of said sub-contractors. The final payment shall be made within twenty- five days after the completion of the work included in this contract and when the inspector shall have filed his affidavit as provided by law and the architect has issued his final certificates, provided however, that the contractor shall file his claim within fifteen days after the insurance of the architects certificate, If at any time there shall be evidence of any claim for which, if established, the board might become liable, and which is chargeable to the contractor, the boardshall have the right to retain out of any payment then due or thereafter to become due an amount sufficient to completely indemnify said board against such claims. Should there prove to be any such claim after all payments are made the contractor shall refund to the Board all monies that the latter shall be compelled to pay in discharging any claim on said premises made obligatory in consequence of the contractors default.

ARTICLE 10. It is further mutually agreed between the parties hereto that no certificate given or payment made under this contract except the final certificate or final payment shall be conclusive of the performance of this contract either wholly or in part, and that no payment shall be construed to be an acceptance of defective work or improper material.

ARTICLE 11. The contractor shall, during the process of the work maintain insurance on the same, against loss ar damage by fire to the amount of \$1500.00 the policies to cover all work incorperated in this contract and all materials for the same in erabout the premises, and to be made payable to the parties hereto as their interests may appear.

relation to the matters of payment, allowance or loss referred to in articles three or eight of this contract or should of either of them dessent from the decision of the architect referred to in article seven of this contract, which dissent shall have been filed in writing with the architect, within ten days of the announcement of such decision then the matter shall be referred to a Board of arbitration to consist of one person selected by the Board, and one person selected by the contractor, these two to select the third. The decisions of any two of this Board shall be final and binding on all parties hereto. Each party shall after the expense of such reference

And it is further understood and agreed that no provision in this contract shall in any way invalidate the contractor's bond or relieve the bondsman from any liability thereon.

The said parties for them selves, their heirs, successors, administrators, and assigns, do hereby agree to the full performance of the convenants herein contained.

IN WITNESS WHEREOF the parties to these present have hereunto set their hands and seals, the day and year aforesaid.

P. H. McCormack. Co.

By: P. H. McCormack. Contractor.

and a Text.

Total Name No.

James A. Downard

Harry E. Sanders

Henry S. Cox.

Board of Commissioners of

Hendricks County, indiana.

BOND.

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, P. H. McCormack Company of Columbus, Indiana, as Principal, and the United States

Fidelity and Guaranty Company, of Baltimore, Maryland, as Surety, are

firmly bound unto the state of Indiana, in the penal sum of Twenty-five

Thousand And No/100--(\$25,000.00) Dollars, for the payment of which, well defined and truly to be made, we bind ourselves, jointly and severally,

and our joint and several heirs, executors, administrators and assigns,

firmly by these presents, this 18th day of September, 1913.

THE CONDITION OF THE ABOVE OBLIGATION are such, that, whereas, the Board for Coof Commissioners of Mendricks County, Indiana, is about to let a Contract for Heating, Lightening and Pummbing in the Court House at Danville, Hendricks County, Indiana.

And were as the above named P. H. McCormack Company has filed a bid for said work with the Auditor of the County:

NOW THEREFORE, if the said Board of Commissioners shall award it the contract for said work, and the said P. H. McCormack Company shall promptly enter into a contract with said Board of Commissioners for said work, and shall well and faithfully do and perform the same in time, terms, and conditions specified insaid contract to be entered into, and shall promptly pay all debts incurred by it in the prosecution of said, work, including labor, materials furnished, and for boarding the laborers thereon, then this obligation s hall be void otherwise to remain in full force, virtue and effect.

> (SEAL) (SEAL)

United States Fidelity and Guaranty Co. P. H. McCormack Co.

By John E. Messick. (Attorney in fact.) By P. W. McCormack. .

State of Indiana, Hendricks Co., SS:

Before me Edgar M. Blessing, in and for said County, personally appeared P. H. McCormack Co, by P. H. McCormack and acknowledged the execution of the foregoing instrument for the uses and purposes therein mentioned.

WITNESS my hand and notarial seal, this 19th day of September, A. D. 1913.

My commission expires Jan 2, 1915.

STATE OF INDIANA)

SS:

MARION COUNTY

Before me, a Notary Public in and for said County and State, personally appeared John E. Messick, who being by me duly sworn upon his oath did depose and say that he is the Attorney-in-fact of the said UNITED STATES FIDELITH AND GUAGANTY COMPNAY of Baltimore, Maryalnd; that he knows the coperative seal thereof; and that the seal affixed to the within bond is such seal;

That the said John E. Messick signed the bond as Attorney-in-fact of said Company in accordance with a resolution passed at a meting called and held by the Board of Directors of said UNITED STATED FIDELITY AND GUARANTY CO. at its home Office in Baltimore, Maryland, under date of Feb, the 29th, 1914.

58

Witness my hand and notarial Seal this 18th day of September, 1913.

(SEAL)

letate & co

Stella Summer.

My commission expired Dec,9th 1916.

Accepted and approved September 19, 1913

James A. Downard.) Board of

Harry E. Sanders.) Commissioners of

Heenry S. Cox.) Hendricks County.

Attest; Lewis W. Borders.

.

Auditor of Hendricks County. Indiana.

' ' (Ordered that the Board do now adjourn.)

Henry & Cox

Board of Commissioners, of

Hendricks County, Indiana.

Saturday Morning, Septemebr 20, 1913.

In the matter of)
County Coal contract)

Come now the Board of County Commissioners pursuant to notice whichnotice and acknowledgement of service thereof is in words and figures as follows, to wit:

(H. I.) and are met in special session this 20th day of September, 1913.

Present: James A. Downard, Harry E. Sanders, and Henry S. Cox. all members of said.

And it appearing that the members of said Board were all duly notified is directed to read the call which is in words and figures as follows to-wit:

(H. I.) and now said Auditor presents the proof of publication of William A. King and J. D. Hogate which proofs and the notice attached thereto are in words and figures as follows to-wit: (H.I.) and from which proofs t appears that notice of the letting of contracts for county supplies was duly given in the Republican and Lazette for one publication and more than ten days before the 20th day of September, 1913.

And now the Auditor presents the one bid, of which bid is opened in public and read, which bid is in words and figures as follows to-wit:

CONTPACTOR'S BID.

Danville Indiana., September ,1913.

To the Board of Commissioners of Hendricks County, State of Indiana:

papers of general circulation, published in Alendricks County, Indiana, under the date of Sept 4th, 1913, that on the 20th day of September, 1913, the Board of Commissioners would receive bids for 25 Tons of lowe vein Brazil Block Coal delivered in basement 150 Tons of lower vein Brazil Block F. O B. cars Danville Ind., of County jail. and in accordance with the rules, plans and specifications now on file in the office of the auditor of said County, the undersigned makes the following bid:

at three dollars and 25/100 per, Ton (\$3.25). 150 Tons lower vein Brazil Block coal

F. O. B. Cars Danville, Ind., At two dollars and 90/100 per Ton, (\$2.90).

Respectfully submitted: R. R. McDaniel.

And now after considering the several bids it appears that R. R. McDaniel is the best and lowest bidder upon coal; that the above said bid is accompanied by a good and sufficient bond. And now said bid is accepted and the acceptance indorsed upon the said bid. Said bond is now approved which bond and the approval thereof is in words and figures as follows to-wit: (H. I.) And now contract is entered into with the said R. R. McDaniel which contract is in words and figures as follows to-wit: (H. I.)

(Ordered that the Board do now adjourn.)

James A. Downard
Harry E Sandus
Henry & Car

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In it was an

Board of Commissioners.

Saturday Morning , September 27, 1913.

In the matter of ·)
County supplies)

for County Home.)

Come now the Board of County Commissioners pursuant to & noticewhich notice and acknowledgement of service thereof is in words and figures as follows, to-wit:

(H.I.) and are met in special session this 27th day of september, 1913.

Present: James A. Downard, and Henry S. Cox. all members of said Board

And it appearing that the members of said Board were all duly notified the Auditor is directed to read the call which is in words and figures as follows, to-wit: (H. I.) and now said Auditor presents the proofs of publication of William A. King and J.D. Hogate which proofs and notice attached thereto are in words and figures as follows, to-wit: (H.I.) and which proofs it appears that notice of the letting of contracts for county supplies was duly given in the Republican and Gazette for one publication and more than ten days before the 27th day of September, 1913. And now saids Auditor presents the several bids and they are opened in public and read, which bids are in words and figures as follows, to-wit:

· CONTRACTOR'S BID .

Danville, Indiana, Sept 26, 1913.

To the Board of Commissioners of Hendricks County, State of Indiana:

Pursuant to notice given in the Hendricks Dor Republican and in the Danville Gazette, newspapers of general circulation, published in Hendricks County, Indiana, under date of that on the 27th day of Sept, 1913, The Board of Commissioners would receive bids for Suplies for County Home. and in accordance with the rules, plans and specifications now on file in the office of the Auditor of said County, the undersigned makes the following bid:

Mens Overalls	\$5.50	Per	doz.	Mens Jumpers	\$5.50	Per	doz.
" Shirts	5.50	11	n	" Underwear	5.50	n	11
"Pants	6.00	11	11	"Cotton hose	.85		11
" Hdkfs	.50	11	n	" Hats	12.00	11	11
" Working shoes	2.00	per	pr.	" Zight Shoes	1.75	Pien	Bn.
" Felt boots	2.50	н	n	" Overshoes	1.00		
" Gloves	.10	n		Ladies underwear	2.75	"	11
Ladies Cotton Hoes	1.50	tt	17	" Shoes	1.75	п	11
Ladies over shoes	.60	n	"	Ginghams	.7		

Outings Flannels	.81/3	Threads	.50 perdoz
	.35 per doz.	Shirting	.9 per yd.
Safety Pins		Bleach Muslin	.10 per yd
Brown Muslin	.7 per yd	Digital same	

Respectfully Submitted.

James McCoun.

(...)

CONTRACT'S BIDD.

Danville Indiana, Sept 15, 1913.

To the Board of Commissioners of Hendricks County, State of Indiana:

Pursuant to notice given in the Danville gazette and the Republican, newspapers of general circulation, published in Hendricks County, Indiana, under the date of Sept 13, that on the 27th day of Sept, 1913, the Board of Commissioners would receive bids for County Home Supplies for the quarter ending 31st day of Dec, 1913. And in accordance with the rules, plans and specifications now on file in the office of the Auditor of this County, the undersigned makes the following bid:

Quinine per oz .17 ¢

Epson Salts Per Un .01

Morphine Per oz \$4.90

. Camphor Per 1b .40

Sulphur Per 1b .022

Camphor spts Per pint .35

Respectfully Submitted.

C. L. Thompson Drug Co.

By A. G.Kelleher.

CONTRACTS BID.

Danville Indiana., Sept 23, 1913.

To the Board of Commissioners of Hendricks County, State of Indiana:

Pursuant to notice given in the Hendricks Co. Republican and the Danville gazette, newspapers of general circulation, published in Hendricks County, Indiana, under date of Sept 25, 1913 that on the 27th day of Sept, 1913, the Board of Commissioners would receive bids for Groceries for County Home. and in accordance with the rules, plans and specifications now on file in the office of the Auditor of said County, the undersigned makes the following bids:

12 Cans of Rumford Baking Powder at 25¢ per can. 2 bu. Navy Beans at \$3.00 per bu. 12 boxes of Ball Blueing at 5 per box.1 doz. Grade Brooms at \$4.00 per doz. 1 doz 16 oz Mops at 25 & each. 48 cans of Standard Corn at 10 per Can. 125 Special Coffee at 25 % per 1b. 1 Box of taggert crax at 10 % per 1b. 50# Lye hominy at 3 % per 1b. Two no. 1 Lanterns at 75 & each. 1 Dozen Boxes of matched at 50 & per doz. 60 pkgs of N. Oats at 10 ø per pkg. 50# Head Rice at 10 ø per 1b. 12 pkgs of table Salt at 5 % each. Sapolio at 10 % Each. 1 box 100 Bars Star Soap. at \$4.50. 1 box Lump Starch at 3 per 1b, 1 box of Fells Nap Soap 100 Bars \$5.00. 1 BB1 gr. Sugar at \$5.75 Per Hundred. 150# Confectioners Sugar at \$ 5.50 Per Hunderd. 12# Star Tob. at 45 % per 1b. 16# Square Seal Tob. at 35 % per 1b. 12# Smoking Twist at 45 % per 1b. Respectfully Submitted.

John A. EDwards.

(ordered that the Board do now adjourn.)

Harry & Sanders

Henry & Coy

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Board of Commissioners of

Hendricks County , Indiana.

Monday Morning, October 6, 1913.

The Board of Commissioners Hendricks County, Indiana are met in regular session in the Commissioners Room in the Town of Banville, Indiana it being the first Monday, in said month.

The following proceedings were then had to-wit:

Present: James A. Downard, Harry E. Sanders, and Henry S. Cox. all members of said Board.

In the matter of the petition of Timothy Feeney, for a transfer of Liquor Licence.

Come now Timothy Feeney and Wright Jordan, and the petition of
Timothy Feeney for the transfer of Liquor Licence thereto fore issued to
Wright Jordan coming on for a hearing, the said Timothy Feeney makes proof
of the publication of notice of his invention to file his application and
produces and files the affidavit of V. S. Watson, editor and publisher of
the Brownsburg Record, a public weekley newspaper of general circulation
through the County of Hendricks, State of Indiana, published in the said
town of Brownsburg, Hendricks County, Indiana as follows, to-wit:(H.I.)

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And from which affidavit it appears to the satisfaction of the Board that notice of the filing of such petition was duly given in said paper for more than twenty days prior to the first Monday of October, 1913, the same being the first day of the regular October Term, 1913, of this Board.

And the Board having duly examined said petition and being advised in the premises finds said petition in due form, and that the matters and things therein set out are true, and that the said petitioner is a suitable personto be intrusted with a licence to sell intoxicating liquors. The Board also finds that the said Wright Jordan is desirous of selling and transfering to the said petitioner his licence hereto fore issued to him on the 7th day of April, 1913.

It is therefore ordered by the Board that upon the said petition, Timothy Feeney, executing a bond as provided by law in such cases, that the Auditor of this County issue to him a certificate of transfer of said licence and that the same be in full force and effect until the 7th of April, 1914.

All off which is now ordered at the costs of said petitioner.

And now comes the said Timothy Feeney, and files his bond in the penal sum of Three Thousand five Hundred Dollars, which bonds and approval thereof is in words and figures as follows to-wit:

RETAILERS BOND.

Know all men by these Bresent, That Timothy Feeney as principal, of the County of Hendricks, State of Indiana, and Equitable Surety Company as surety of the County, of St. Louis, State of Missouri, are held and firmly bound unto the State of Indiana in the Penal sum of Thirty- Five Hundred Dollars, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by there presents.

Sealed with our seals and dated this 1st day of October, 1913.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas the above bound

Timothy Feeney has applied for and obtained a grant for a licence, to sell intoxicating

liquors with the privilege of permitting the same to be drunk upon the premises,

with permission to carry on in connection therewith,

at his place of business, which is located at Brownsburg, in the County of Hendricks

and State of Indiana, and which premises are described as follows, to-wit:

In a two story brick buildingon the ground floor fronting South on Main Street: said room is 21 feet wide by 38 feet long; there is a room in the rear used as a ware room and six dwelling rooms above the room in which said liquors are sold and are to be sold: said room wherein said liquors are sold and where they are to be sold by me is located on 25 feet of the West side of lots No. 5 & 6 in Block 2 of the original plat of Brownsburg, Indiana, under the provisions of "An Act concerning Intoxicating Liquors," approved March 4, A. D. 1911, and all other laws of Indiana now in force relating to the sale of intoxicating liquors.

NOW THEREFORE, If the said Timothy Feeney shall keep an orderly and peaceful house and shall pay all fines and costs that may be assessed against him for the vialation of the provisions of said act, or any other act is additional or supplemental and for the payment for all judgements or civil damages growing out of unlawful sale of intoxicating liquors or other unlawful conduct on the part of the licence in and about said business, then this obligation to be null and void, else to remain in full force and virtue in law.

Timothy Feeney.

(SEAL)

Equitable Surety Company

By Hurbert H. Woodsmall

Attorney-in-fact.

STATE OF INDIANA)SS

COUNTY OF MARION)

On this september 19th, A. D. 1913, personally appeared before me a Notary Public in and for the said County and state, Hurbert H. Woodsmall, of Indianapolis, Indiana, to me know to be the individual who executed the foregoing bond and who acknowledged that he executed the same as Attorney-in-Fact for the Equitable Surety Company, of St. Louis, Mo., that he is Attorney-in-Fact and duly authorized to execute such a bond, and that same was executed for the interest and purposes therein shown.

> (SEAL) Emma Stuppy

My Commission expires March19, 1916. Notary Public.

STATE OF INDIANA)

SS

HENDRICKS COUNTY)

Before me S. O. Johnson, a Notary Public in and for said County and State, this 19th day of september, 1913. Timothy Feeney acknowledged the execution of the annexed bond.

Witness my hand and Notariol Seal, this 19th day of September, 1913

(SEAL)

(SEAL) S. O. Johnson.

My Commission expires 1 , 25, 1916

Notary Public.

Accepted and approved by me, this 6th day of October, 1913

Lewis W. Borders.

Auditor of Mendricks County, Indiana.

(See claim and allowance Docket.)

(Ordered that the Board do now adjourn. until 10 A. M. tomorrow.

Harry & Sander Henry & Cod

Board of Commissioners of Hendricks County, Ind.

Tuesday Morning, October 1, 1913.

The Board of Commissioners are met in regular session pursuant to adjournment in the Commissioners Room, in the Town of Danville, Indiana.

REAL PROPERTY AND PERSONS AND PROPERTY.

Present: - Harry E. Sanders, Henry S. Cox, and James A. Downard, all members of said Board.

The following proceedings were then had to.wit:

See Claim and Allowance Docket for claims allowed.

In the Matter of
Surplus funds in
gravel proceedings
Built by taxation.

Comes now the Auditor and requests the Board to make an order authorizing the Auditor to transfer the surplus, remaining after any road has been constructed and paid for, to the account of any other road built by taxation in the same township where there is a deficit against which claims may be properly be charged.

And the Board being fully advised in the premises now makes a general order authorizing the Auditor of Amendricks County, Indiana to transfer from any road fund, which has ben built by taxation, have been paid, to the fund of any other road in the same Township in which there is a deficit as against bills and claims against said last named fund.

(Ordered that the Board do now adjourn until 10 o'clock a. m. tomorrow.)

(Board of Commissioners of Hendricks Co unty, Indiana.)

Appended Cameian October, Term, 1913.

Wednesday Morning, October 8, 1913.

The Board of Commissioners of Mendricks County are met inregular session pursuant to adjournment in the Commissioners Room, in the Town of Damville Indiana,.

TELE SEED THE PROPERTY OF THE PARTY OF THE P

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In the matter of

County Line Bridge

Morgan & Rendrice

Commissioners of

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Present: - Harry E. Sanders, Henry S. Cox, and James A. Downard, all members of said Board.

The following proceedings were then had to-wit:

In the matter of the Contract

For basement windows in

In New Court House.

comes now P. H. McCormack Co. and presents his proposal to construct five windows in the basement of the new court house according to the plans and specifications submitted with said proposal and the Board being fully advised in the premises finds said.

proposal reasonable and that the windows in said basement will be necessary for the purpose of light and ventilating.

And now said Board adopts the plans which are filed with the Auditor and accepts the proposal of said McCormack Co. and enteres into a contract with said Company which contract including the proposal is in words and figures as follows, to-wit:-

CONTRACT.

P. S. McCormack Co. of Columbus, Indiana, party of the first part and the Board of the Commissioners of Mendricks County, Indiana, party if the second part, witnesseth;

That part of the first part herein hereby agrees that they will furnish all materials and do all the labor necessary to execute and er ect the work shown in the proposal signed by said party of the first part and attached to and made a part of this contract according to the plans and specifications shown on the blue print attached hereto and also made apart of this contract.

Said first party to receive for said labor and material the sum of \$305.50 per window erected and constructed.

The number of windows to be so constructed being five in number, total price being \$1527.50.

It is further hereby mutually agreed that this contract is supplemental to this original contract entered into between the parties hereto and that all provisions of said original contract application hereto shall be binding on each of the parties.

In witness whereof the parties hereto have set their hands this 6th day of October, 1913.

P. H. McCormack Co.

BY P. H. McCormack.

James A Donnard Harry & Sundres Henry & Cap

Board of Commissioners of Hendricks County, Indiana.

In the matter of Repair of)

County Line Bridge between)

Morgan & Hendricks County.)

Commissioners of Hendricks County, Indiana their petition for the repair of the bridge on the County line between Hendricks and Morgan Counties situate and located upon White Lick Creek on the John Baldwin free gravel road and the Board being fully advised in the premises finds that said bridge is badly in need of a new floor and that the same should be repaired.

It is therefore ordered by the Board that said Board of Mendricks County does now and hereby express its willingness to aid in the repair of said bridge and the Auditor of said Hendricks County, is hereby ordered to notify the Board of Commissioners of Morgan County of the willingness of this Board to aid and assist in said repairs, and the Auditor is further directed to transmit a certified copy of this order to the auditor of said Morgan County.

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Monday Morning Nov 3, 1913.

The Board of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners Room in the Town of Danville Indiana, it being the first Monday in said month.

Present :- James A. Downard, Harry E. Sanders, and Henry S. Cox, all members of said Board.

The following proceedings were then had to-wit:-

See Claim and allowance Docket for claims allowed.

See Road record No. 7.

In the matter of the additional Aid for Guilford Township Poor.

Be it remebered that on the Third day of November, 1913 the Board of Commissioners of hendricks County, in the State of Indiana, entered the following order, to-wit:-

Comes now B. W. Anderson Trustee of Guilford Township in

Hendricks County, Indiana, and files a statement in duplicate as

provided by Acts 1899, page 121, from which statement it appears that

Millie Brooks is a poor person and is in need of relief that with in

the past year of 1913, has received relief from the seid Township

to the value of \$15,00, and her family consists of herself.

And the Board of Commissioners bieng fully advised in the premises authorises that the said trustee to extend to Millie Brooks, to the extent of \$15.00.

I do hereby certify that the above foregoing is a full, and complete copy of the order made by the Board of Commissioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal ofoffice this 3rd day of November 1913.

(SEAL)

Lewis W. Borders.

Auditor of hendrichs County, Indiana.

In the matter of additional aid for Guilford Township Poor.

Be it remembered that on the 3rd day of November, 1913, the Board of Commissioners of Hendricks County, in the State of Indiana, entered the following order to-wit:

Comes now B. W. Anderson of Guilford Township in Hendricks County, Indiana and files a statement in duplicate as provided by Acts 1899, page 121 from which statement it appears that Griffith Wright and Family is a poor person and in need of relief, that with in the past of 1913, has received relief from the said Township to the amount of \$15.00, and his family consists of himself and Araminta Wright.

And the Board of Commissioners being fully advised in the premises now authorizes the said Trustee to extend to Griffith Wright and his family further to to the extent of \$15.00.

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Commissioners of Hendricks County, Indiana in the above entitled cause.

Witness my hand and seal of this office this 3rd day of November, 1913.

Lewis W. Borders.

(SEAL)

Auditor of hendricks County, Ind.

In the matter of additional aid for Guilford Township Poor.

Be it Remembered that on the 3rd day of November, 1913, the Board of Commissioners of Hendricks County, in the State of Indiana, entered the following order to-wit:-

Comes now B. W. Anderson Trustee of Guilford Township in Hendricks County, Indiana and files a statement in duplicate as provides by Acts 1899, page 121, from which statement it appears that Mrs, James Brewer and Family is a poor person and is in need of relief, that within the past year 1913, has received relief from the said Township to the amount of \$15.00, and her family consists of herself and four girls.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to Mrs. James Brewer and her family further relisf to the extent of \$15.00

I do hereby certify that the above and foregoing is a full true and complete copy of the order made by the Commissioners of Hendricks, County, Indiana in the above entitled cause.

Witness my hand and seal of this office this 3rd, day of November, 1913 Lewis W. Borders.

(SEAL)

Auditoe of Hendricks County, Indiana.

In the matter of additional aid for Guilford Township Poor.

be it remembered that on the 3rd day of November 1913, the Board of Commissioners of hendricks County, in the State of Indiana, entered the following order to-wit;

Comes now B. W. anderson Trustee of Guilford Township in Hendricks County, Indiana, and files a statement in duplicate as provided by Acts 1899, page 121, from which statement it appeard that Evaline Jones and family is a poor person and is in need of relief that within the past year 1913 has received relief from the said Township to the amount of \$15.00, and her family consists of her self and Elma Jones.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to Evaline Powers and her family to the extent of \$15.00

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of Hendricks County, indiana in the above entitled cause.

Witness my hand and seal offithis office this 3rd day of Nov, 1913.

Lewis W. Borders.

(SEAL)

Auditor of hendricks County, Ind.

In the Matter of Additional aid for Guilford Township Poor.

Be it Remembered that on the 3rd day of November, 1913 the Board of Commissioners of Hendricks County, in the State of Indiana, entered the following order to-wit:-

Comes now B. W. Anderson Trustee of Guilford Township in Hendricks County,

Indiana, and files a statement in duplicate as provided by Acts 1899, page 121, from

which statement it appears that James Powers and Family is a poor person and is in need

of relief, that within the past year 1913, has received relief from the said Town
ship to the value of \$15.00, and his family consists of him-self and Mrs. Powers,

Be ssie Moss, and Runa Moss.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to James Powers and his family further to the extent of \$15.00.

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of office this 3rd, day of novemebr 1913.

Lewis W. Borders.

(SEAL)

Auditor Hendricks County, Indiana.

In the matter of

Tuberculosis Intigents.

TRUSTEES CERTIFICATE.

STATE OF INDIANA

SS

HENDRICKS COUNTY.

I, Wm. Hunt, Trustee of Clay Township, Hendricks County, Indiana, do hereby certify that Ruth Rogers now resides in said Township and has so resided continuously for more than one year last past, and that said Ruth Rogersis an indigent citizen of the State of Indiana for more than one year past.

I further certify that a copy of this certificate has been delivered by me to the Auditor of Hendricks County,

in Witness thereof, I have offixed my hand and seal, this 18th day of June 1913.

Wm. Hunt. Trustee

Clay Township.

In the matter of the application of Carl Gentry to have Delos E. Gentry admitted to the School for Feeble Minded Persons.

Comes now Carl Genbry, father of Delos E. Gentry, and submits to the Board of County Commissioners of Hendricks County, Indiana, his certain application to have his said son Delos E. Gentry, admitted to the School for Feeble minded located at the City of Fort Wayne, Indiana, and asking that the Board approve said application, and said applicant files his affidavit as follows to-wit:-

STATE OF INDIANA

SS

HENDRICKS COUNTY.

Comes now the undersigned and having been first duly sworn upon his oath doth say that he resides at Danville, Indiana; that he has been a resident of Hendricks County, Indiana, all his lifetime; that he is a day laborer and has no property, either real or personal and further affiant says not.

-Carl O. Gentry.

Subscribed and sworn to before me this 5th day of Novemebr, 1913.

My Commission expires Sept, 29th, 1915.

(SEAL)

Carey W. Gaston.

Notary Public.

And the Board having inspected said application and being duly and sufficiently advised and informed in the premises, doth find that Delos Gentry is living with his father and mother in the Town of Danville, Indiana; that Carl Gentry is the father of said Delos E. Gentry and has made application to have said Delos E. Gentry admitted to the said School for the Feeble Minded at Fort Wayne, Indiana; the Board further finds that said application should be approved and that said Delos E. Gentry is 13 years of age; and further the Board finds that neither the father nor the mother of said Delos E. Gentry have any means to furnish any aid in the support of said Delos E. Gentry in said School; that said parents are poor persons and have no means beyond their own support. and are residents of Hendricks County, Indiana.

It is therefore ordered by the Board that the application of Carl Gentry to have his son Delos E. Gentry, admitted to the School for the Feeble Minded at Fort Wayne, Indiana, should be and the same is hereby approved.

It is further ordered by the Board that the necessary clothing and means transportation to admit said Delos E. Gentry to said School be Paid by the County.

(Ordered that the Board do now adjourn till tomorrow.)

Board of Commissioners, of

		THE REAL PROPERTY.		1017
Thresday	Morning,	Nov	4,	1910.

November Term, 1913.

The Board of Commissioners are met in regular session pursuant to adjournment in the Comissioners Room in the Town of Danville Indiana,

Present; Harry E. Sanders, Henry S. Cox, and James A. Downard, all members of said Board.

The following proceedings were then had to-wit;-

See Claim and allowance Docket for Claims allowed.

Ordered that the Board do now adjourn until tomorrow.

Harry & Sandra Henry & Cot

Board of Commissioners of,

Wednesday Morning November 5, 1913.

The Board of Commissioners are met in regular session pursuant to adjournment in the Commissioners Room in the Town of Danville Indiana.

Present: - Harry E. Sanders, James A. Downard, and Henry S. Cox, all members of said Board.

The following proceedings were then had to-wit:-

(Ordered that the Board do now adjourn. until 10 A. M. tomorrow.)

Harry E Sanders Henry & Cot

Board of Commissioners, of

Tuesday Morning Novemebr 6, 1913.

The Board of Commissioners are met in regular session pursuant to adjournment in the Commissioners Room in the Town of Danvil le Indiana.

Present: - Harry E2 Sanders, Henry S. Cox, and James A. Downard, all members of said Board.

The following proceedings were then had to-wit:-

In the matter of compensation to the Auditor for making transfer Books in requirement of the State Board of Accounts.

The Board new having under condideration the making of new transfer books to comply with the requirements of the State Board of accounts, finds that said State Board of accounts is requiring said new transfer books; that said books so requires are indespensable, and that without the same an accurate record of the transfer of real estate located in Hendricks County be had and kept.

Said Board further finds that said books as heretofore kept have been inaccurate, and that the old forms heretofore used are not such that current transfers can be intelligently and accurately recorded.

Said Board further finds that an imergency exists for the making of said books, that the Auditor should make them and that he should have the sum of \$200.00 for said work.

It is therefore ordered that said Audietr make said transfer books in compliance to the requirements of said State Board of accounts , that he receives as his compensation therefore the sum of \$200.00.

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Board Fer h the legality

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thence went

In the matter of the petition of the Town of Clayton, Indiana, to Annex-Contiguous. Territory.

Whereas, on the 3rd day of October, 1913, C. A. Edmonson, Chas. Burton, and R. L. Ader, Trustees of the Town of Clayton, State of Indiana, as trustees duly filed their petitions to annex contiguous territory to said town, and which petitions sets forth the reasons for such annexation and which petition is accompanied with a map accurately describing, by metes and bounds, the territory proposed to be attached and is duly verified by affidavits, and is the following words and figures, to-wit:-

Whereas it appears that due notice has been given to each of the aweners of such territory, in said petition asked to be agnexed, and that said trustees have also duly given thirty days notice of the filing of said petition and that same would be heard by the Board of Commissioners at the November Term, thereof, which notice and proof of service and publication thereof are in the following words and figures as follows, to-wit:-

And now on this 4th day of Novemebr, 1913, said petition being presented to this Board for hearing, finding and decree, and whereas this Board is fully satisfied as to the legality of said proceeding, and being duly advised in the premises,

It is declared, ordered, adjudged and decreed, that the fellowing territory referred to a foresaid, situate in the County of Hendricks, and State of Indiana, be and the same is hereby annexed to and included in and shall constitute a part of said incorporated Town of Clayton, Indiana, said territory being described as follows, to-wit:

Beginning on the or.iginal North corporate line of said Town of Clayton, where sad said North corporate line intersects the center of the Clayton and Danville Road known as Iowa Street in the Town of Clayton, and which point is the South East corner of Dr. J. B. Carr's lot and running thence North with the center of said Road 231 feet; thence west 377 feet; thence South on a line parallel with the center of said Clayton and Danville Road 231 feet to the Original North Corporation line of said Town; thence East on the eriginal North corporation line of said town to the place of beginning, in the County of Hendricks, State of Indiana.

Ordered that the Board do now adjourn.)

Board of Commissioners Hendricks Co.

Be it remembered that heretofore to-wit:- On the 11th day of
Novemebr, 1913, The Auditor of Morgan County, Indiana, fled in the office
oof the Auditor of Hendricks County, Indiana the following transcript, to-wit:

STATE OF INDIANA

SS:

MORGAN COUNTY,

Commissioners Court,

Novemebr term, 1913.

Ab a Term of the Board of Commissioners of said County, begun,

held and continued at the Court House in Martinsville Indiana, Commencing
on Monday the 3rd day of November, 1913, R. M. Dill, H. K. Lee, and

L. H. Rinker, present. the following proceedings were had on the 2nd day
of November term, 1913, to-wit:-

In the matter of the repair of)

County line Bridge between Morgan)

and Hendricks Counties.

Whereas the Beard of Commissioners of Hendricks County, Indiana, on the 3rd day of the regular session, October Term, 1913 being the 8th day of October, 1913, didiexpress its willingness to aid in the repair of a bridge on the line between Hendricks and Morgan Counties, situated and located over and upon White Lick Creek, on the John Baldwin Free Gravel Read.

And whereas said order of the Board was duly transmitted and filed in the Auditors office of Morgan County, Indiana and the Board being fully advised and informed as to the condition of said bridge, finds that said bridge is badly in need of repairs.

It is therefore ordered by the Board, that said Board of Commissioners of Morgan County, Indiana does now and hereby express its willingness to aid in the repair of said bridge.

And the Board of Hendricks County, be, and they are hereby directed to proceed in the matter of repair and when completed report the same for further action of this Board.

R. M. Dill.) Board of

H. K. Lee.) Commissioners

L. H. Rinker.) Morgan County.

ATTEST: J. S. Whitaker.

AUDITOR OF MORGAN COUNTY.

STATE OF INDIANA

SS:

MORGAN COUNTY.

I, J. S. Whitaker, Auditor within and for said County and State, do hereby certify that the foregoing is a true and complete transcript of all the papers, proceedings and judgement of the Board of Commissioners of said County, In the matter of Bridge repair on line between Morgan and Hendricks Counties as the same appears on file and of record im my office. .

IN TESTIMONY WHEREOF, I hereunto subscribe my name and affix the seal of the Board of Commissioners, at Martinsville, this 4th day of Novemebr, 1913.

- (SEAL).

J. S. Whitaker.

Auditor Morgan County.

Ordered that the Board do now adjourn.

Board fo Commissioners

Monday Morning Novemebr 24, 1913.

Pursuant to summons issued by the Auditor of Hendricks County Indiana, in pursuance to the statute in said cases the Board of Comissioners of Hendricks County Indiana, are called into special session at the Commiss ioners Court Room in the Town of Danville Indiana, this the 24th day of Novemebr, 1913.

Said cummons aforesaid being in words and figures as follows to-wit:- (Here Insert).

Present Harry E. Sanders, James A. Downard, one member of said Board, Henry S. Cox being absent.

The following proceedings were then had to-wit:-

In the matter of the Contracts for Eel River Steel Bridge in Eel River Township and repair Check Weaver Bridge in Middle Township.

Comes now Lewis W. Borders, oAuditor of Hendricks County Indiana, and presents to the Board the proof of publication of notices to the contractors, as filed by W. A. King, editor and publisher of the Danville Gazette, anf J. D. Hogate, editor of The Republican.

Said Affidavits being in words and figures as follows to-wit:-(Here Insert.) He also presents to the Board his own certificate, under his hand and seal of office whwewby it appears that notice of said letting was given by posting notice thereof at the Court House Door. as required. Said certificate being in words and figures as follows to-wit:-(Here insert)

The Board having now duly examined said proof of publication and posting and being duly advised in the premises finds that due and legal notice of said letting has been given as by law required. and they now by agreement proceed to open and inspect all bids submitted.

Said bids are as follows:-

On Eel River Bridge, Sullivan Bridge Co. \$ 1387.00, Vincennes Bridge Co. \$950.00 and Central States Bridge Coo. \$ 1835.00,

No bids received for the repair of the Check Weaver Bridge.

And having seen and inspected all bids submitted the Board finds that all of said bids submitted and in due and legal form, and accompanied by non-collusion affidavits and bonds as required by law. all to the acceptance of the Board.

The Board further finds that the bid of the Vincennes Bridge Co. to the sum of \$950.00 is the lowest and best bid and is within the estimate and they accordingly award to the said Vincennes Bridge Co. the Contract.

The Board now having examined the Bond submitted with the bid aforesaid does now find it sufficient and approves said bond.

Said bond together with the approval of the Board thereon endorsed being in words and figures as follows to-wit:-

The Board now enters into a written contract with said Vincennes Bridge Co.

for said work, which said contract is now duly signed by the parties of the first

part and second part, and made a part of the records of these proceedings and are

in words and figures as follows to-wit:-

To alter the sale , manual and found the man in the out of the party of

and established the forces and a result has problem. Addition who take

(Order that the Board do now adjourn.)

Board of Commissioners Hendricks Co.

Monday Morning Recember 1, 1913.

The Board fo Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners Room in the Town of Danville Indiana, it being the first Monday in said month.

Present; - James A. Downard, Harry E. Sanders, and Henry S. COx, all members of said Board.

The following proceedings were then had to-wit:-

See Claim and Allowance Docket for claims allowed.

See Road Record No. 7.

In the matter of additionalaid for Washington Township.

Be it remembered that on this 1st day of December, 1913, the Board of Commissioners of Hendricks County, limithe, State of Indiana, entered the following order to-wit:-

Comes now C. M. Roark Trustee of Washington Township in Hendricks County, Indiana, and files a statement in duplicate as provided by Acts 1899, page 121, from which statement it appears that Benj. Shipman is a poor person and need of relief, that within the past year he has received relief from the said Township to the amount of \$15.00 and his family consistes of him-self.

And the Board of Commissioners being fully advised in the premises now authorizes the said rustee to extend to Benj Shipman and his family to the extent of \$15.00

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissiones of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this office this 1st day of December, 1913.

Lewis W. Borders.

Auditor Hendricks County, Indiana.

Ordered that the Board do now adjourn until 10 o'clock A. M. tomorrow.

Henry & Sanders
Henry & Cox

Board of Commissioners Hendricks County, Ind

Tuesday Morning Decemebr 2, 1913.

The Board of Commissioners are met in regular session pursuant to adjournment in the Commissioners Room in the Town of Danville Indiana,

Present: - James A. Downard, Harry E. Sanders, and Henry S. Cox, all members of said Board.

The following proceedings were then had to-wit:

See Claim and Allowance Docket for Claims allowed.

Ordered that the Board do now adjourn.

James A Downard.
Harry E Landers
Deny & Con

Board of Commissioners of Hendricks County, Indiana. Friday Morning, December 19, 1913.

In the matter of letting contracts

for the Decorating, Electric fixtures,

Wooden Furniture, Metal Furniture,

Elevator, Clock and Eloor covering

for the new court house.

Come now the Commissioners of Hendricks County, Indiana and meet in special session this 19th day of December 1913, pursuant to a notice from the Auditor:

Present: James A. Downard, Harry E. Sanders and Henry S. Cox

And now the Auditor presents to the Board the proofs of publication for the letting of contracts for the decorating, electric fixtures, wooden furniture, metal furniture, elevator, clock and floor covering for the new court house, from which proofs and the notices attached thereto it appears that notice of the letting of the above contracts was published for more then two consecutive weeks in the Danville Gazette and The Republican and that the first publication was made four weeks prior to the 19th day of December 1913, which proofs and the notice attached thereto are in the words and figures as follows, to-wit: (H.I.)

And the Board now finding that said notices were given as by law provided, and the hour of ten o'clock having arrived the Board, after giving all bidders notice, adjourn to the Circuit Court Room to open the bids.

And now the Board orders the Auditor to open all bids in the presence of bidders, which is done and the following bids are read:

DECORATING.

	Mitchell & Halbach Co.	\$ 8145.00	
	F. J. Mack & Co.	9700.00	
	William G. Andrews Decorating Co.	6442.00	
	Coppock Bros.	23823.00	
	Pedretti & Son	9500.00	5
	ELECTRIC FIXTURES.		
	The David J. Braun Mfg. Co.	\$ 5995.00	
	The Morreau Company	4820.00	
	The Sanborn Electric Co.	5482.10	
	The Mitchell Vance Co.	5370.00	
	METAL FIXTURES.		
	Art Metal Construction Co.	\$ 9338.50	
	The Keyless Lock Co.	12300.00	
	The Van Dorn Iron Works	10950.00	
-	The General Fireproofing Co.	10925.51	
	Canton Art Metal Co.	13000.00	
-	Crown Metal Construction Co.	11229.00	
	The Berger Mfg. Co.	11141.50	

WOODEN FURNITURE.	
The Newton & Hoit Co.	\$ 9400.00
The A. H. Andrews Co.	11573.65
Lindow-Leibius Co.	10116.00
Furnas Office & Bank Furniture Co.	9164.85
CLOCK.	
Seth Thomas Clock Co.	\$ 2372.25
Hahl Automatic Clock Co.	1573.00
The E. Howard Clock Co.	2496.00
ELEVATOR.	
Hollister-Whitney Co.	\$ 2400.00
Otis Elevator Co.	3970.00
FLOOR COVERING.	
David E. Kennedy Inc.	\$ 1391.00

And now the Board inSpects the designs and samples of the several bidders, and after said inspection and being fully advised in the premises finds that Mitchell & Halbach Company is the lowest responsible bidder upon the decorating; that the David J. Braum Manufacturing Company is the lowest responsible bidder on the electric fixtures; that the Furnas Office & Bank Furniture Company is the lowest responsible bidder on Wooden Furniture; that the Art Metal Construction Company is the lowest responsible bidder on Steel Furniture; that the E. Howard Clock Company is the lowest responsible bidder on the clock; that the Otis Elevator Company is the lowest responsible bidder on the elevator; and that David E. Kennedy Inc. is the lowest responsible bidder tesponsible bidder on floor covering. Said Board also finds that each of the lowest responsible bidders have their bid in due form, accompanied with a non-collusion affidavit and a good and sufficient bond; that the contracts should be awarded to bidders above set out and their bonds approved.

It is therefore ordered and adjudged that the contract for decorating the new court house be and the same is hereby awarded to Mitchell & Halbach Company in the sum of \$8145.00; that the contract for the electric fixtures be and the same is hereby awarded to The David J. Braun Manufacturing Company in the sum of \$5995.00; that the contract for steel furniture be and the same is hereby awarded to the Art Metal Construction Company in the sum of \$9338.50; that the contract for the wooden furniture be and the same is hereby awarded to the Furnas Office & Bank Furniture Company in the sum of \$9164.85; that the contract for the elevator be and the same is hereby awarded to the Otis Elevator Company in the sum of \$3970.00; that the contract for the clock be and the same is hereby awarded to the E. Howard Clock Company in the sum of \$2496.00; and the contract for the floor cover-

and now said Roams
and now said Roams
whom the various current

Ordered

ing be and the same is hereby awarded to David E. Kennedy Inc. in the sum of \$1391.00 And now said Board enters into a contract with each of the above named bidders to whom the various contracts are awarded, and endorse their approval on each of the bonds of the successful bidders, which endorsements of approval and the contracts are in the words and figures as follows, to-wit: (H.I.)

Ordered that the Board do now adjourn.

James A. Dourard Harry & Sunders Meny & 64

Board of Commissioners of Hendricks

County, Indiana.

Wednesday Morning, December 24, .1913.

In re stationery, blamks,

blank books and statonery.

Comes now the Board and meet in special session upon the notice of the Auditor.

Present: James A. Downard and Henry S. Cox.

And now the Auditor presents the proofs of publication for the letting of contracts for supplies, which proofs and the notices attached thereto are in the words and figures as follows, to-wit: (H.I.)

And it appearing from the proofs and notices attached thereto that the publications are in due form and that notice has been given as by law provided, the Board orders bids opened and read. And now the Auditor apens and presents the bids of the following persons:

Julian D. Hogate on specifications 2 and 4

William King on specifications 2 and 4

Wm. Burford on specifications 1 and 3

And now the Board being fully advised in the premises finds that the bid of William Burford is the lowest and best bid on specifications one and three and the contract for said items are hereby awarded to said William Burford.

And said Board further finds that the bid of Julian D. Hogate is the lowest and best bid on items two and four and the contract for said items is hereby awarded to the said Julian D. Hogate.

And now said Board approves the bonds of the successful bidders, which bonds and the approval thereof are in words and figures as follows, to-wit: (H. I.)

And now said Board indorses its action on the proposals herein submitted, which action and indorsements are in the words and figures as follows to-wit: (H.I.)

And now said Board adjourns.

Harry E Danders
Henry & Hory

Board of Commissioners of Hendricks

County, Indiana.

Vebranday Marcing . Sec. 21, 1912.

The Search of Constituence of Handricks Seatty, Indiana are not to nomical results to the Contestances room to the term of Searchies, Indiana pursuant to the acts of the Searchi Assembly of 1915, for the purpose of alcoing up the Suchment for the current year.

Present James A. Demmart; Harry E. Sandare and Henry S. Dem. All members of the Seart.

The fullewing preceedings were then but.

fee claim and Allewance Desket For slatue allewed

Comes new the Auditor and precents to the Beard the sertificate of election of John T. Moren as Consistency for the 2nd. destrict of Sendricks County for the term beginnings Jan. 1st. 1914

(See Gravel Sead Claim Seates For Claims Allowed)

fortared that the found to now adjects.

Innel of Sannierieners of Santirious County.

Monday January 5th, 1914.

The Beard of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioner's rom in the Town of Danville, Indiana, it being the first Monday in the month.

Present; Harry E. Sanders, Henry S. Cox and John P. Moran, all members of the Board.

The following proceedings were then had to wit;

The meeting was called to order by Harry E. Sanders who was then on motion elected President of the Board for the ensuing year.

See Claim and Allowance Docket for Claims allowed.

In the matter of the appointment of Road Superintendent.

In the matter of the appointment of a Superintendent and Matron for the County Home.

Be it remembered that; Upon proper motion, duly seconded and voted upon, Tavner Neal was thereupon appointed Superintendent of the County Home of Hendricks County with his wife Annie Neal as the Matron thereof, for a period of four years, ending March 1st, 1918 and at a salary of \$50.00 per annum, payable quarterly in installments of \$______ each. And the said Tavner Neal having been to file with the said Board of Commissioners his bond in the sum of \$5000.00 conditioned

for the faithful performance of said trustm and said bond to be subject
to the approval of the said Board of Commissioners, he the said Tavner
Neal upon the filing of his bond as herein required was duly authorized
to take upon himself the duties of Superintendent of the County Home
of Hendricks County according to law and with Anie Neal as the acting
Matron thereof, and in pursuance to said appointment the Board of
Commissioners of Hendricks County thereupon entered into a written contract
with the said Tavner Neal and Annie Neal, his Wife, and which contract is
in word and figures as followsm to wit: (See below)

And now the said Tavner Neal on the ______day of ______1914,
having filed with the said Board of Commissioners has bond as heretofore
ordered and the same having been approved, in all things, his appointment
is therefore in all things confirmed by the said Board of Commissioners.

CONTRACT.

In the matter of the Superintendent and Matron of the County Home, for four years ending March 1st, 1918.

Be it remembered that heretofore to wit on the 5th day of January 1914, the Board of Commissioners of Hendricks County, State of Indiana, entered into the following contract with Tayner Neal and Annie Neal, his wife.

Contract with Superintendent and Matron of County Home.

This agreement made and entered into this 5th day of January, 1914 between the Board of Commissioners of Hendricks County, party of first part and Tavner Neal and Annie Neal, his wife, of Hendricks County, State of Indiana, party of the 2nd part, hereby witnesseth.

In the men

That the party of the first part has this day appointed parties of the second part as Superintendent and Matron of the County Home of Hendricks County, Indiana, for a period of four years beginning March, 1st., 1914 and ending March 1st, 1918.

The said Board of Commissioners, the party of the first part, agrees to pay to the party of the second part the sum of \$850.00 per anum, payable quarterly and in installments of \$212.50 each.

The said party of the second part upon being appointed by party of first part as Superintendent of the County Home of Hendricks County, agrees to file with the party of the first part a good and sufficient bend,

in the sum of \$5000.00 conditioned for the faithful performance of said trust.

The saif party of the second part agrees to act as Matron and Superintendent of said County Home and to perform all duties required of them by law in the execution of said trust.

The parties of the second part further agree to accept said appointment and to do and perform all the duties relative thereto without further cinsideration than that of \$850.00, amount paid to them annually by said party of the first part as compensation for performance of duties as herein specified.

In witness whereof the said parties of the first and second parts have hereunto set their hand and seal this 5th day of January, 1914.

	E. Sanders
	Henry S. Cox.
	John P. Moran
	Tavner Neal -
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	Donton of second next
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and the billion become and the con-	
test;	Section 12 . 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1
Lewis W. Borders.	Maria C. A.
LewTs W. Borders. Auditor of Hendricks County.	Section 18 . S. and down the law transport

In the matter of the appointment of a ditch Commissioner for

Hendricks County.

Be it remembered that; Upon proper motion, duly seconded and voted upon, E. D. Beard was duly appointed as Ditch Commissioner for Hendricks County for a period of two years, anding January 1st, 1916, and at a salary of per anum, payable quarterly in installments of each, and he having acepted such appointment was duly authorized to take upon himself the duties of Ditch Commissioner for the said County of Hendricks according to law and under all of the laws, rules regulations and restrictions as by statute provided.

In the matter of the appointment of a Health Officer for Hendrick's County.

Be it remembered that, Upon proper motion duly

seconded and voted upon, Dr. _____ Scamahorn of Pittsboro, Hendricks

County, Indiana, was duly appointed as Health Officer for Hendricks County

for a period of _____ years, ending January _____ 19__, and at a salary

of \$____ per annum payable quarterly in installments of \$____ each,

and he having accepted said appointment was duly authorized to take upon

himself the duties of County Health Officer for Hendricks County

according to law, and under all of th rulesm regulations and restrictions

as by statute provided.

of a physician for the County

Home of Hendricks County.

of Hendricks County, Indiana.

Be it remembered that; Upon preper motions duly seconded and voted upon Dr. J. H. Grimes was duly appointed as Physician for the County Home of Hendricks County, for a period of one year, ending January ______, the said Dr. J. H. Grimes to receive for such services rendered for and on behalf of the inmates of the County Home of Hendricks County, such regular fees as one usually is paid for such servicesm in and about the said County of Hendricks. And the said Dr. J. H. Grimes having accepted such appointment was duly authori zed to take upon himself the duties of physician for the County Home of Hendricks County, and the said Board of Commissioners thereupon entered into a written contract with the said Dr. J. H. Grimes for such services abd which contract is in words and figures as follows, to wit;
In the matter of the appointment of a physician for the County Home

Be it remembered that ob the 5th day of January, 1914, the Board of Commissioners of Hendricks County, entered into the following contract and agreement with Dr. J. H. Grimes as physician for the County Home of Hendricks County,

CONTRACT WITH DR. J. H. GRIMES.

This agreement made and entered into this 5th day of January, 1914 between the Board of Commissioners of Hendricks County, Indiana, party of

first part and Dr. J. H. Grimes of Hendricks County, Indiana, party of second part, hereby witnesseth.

That the party of first part have this day appeinted Dr. J. H. Grimes as physician for the County Home of Hendricks County for a period of one year, ending January 1st, 1915.

The party of first part further agrees to pay the party of second part a reasonable fee for all such services as he may render to and on behalf of inmates of the County Home of Hendricks County. Said fees to be regulated and in accordance with the fees usually charged for such services ib and about Hendricks County.

Party of second part hereby accepts said appoinment and agrees to attend upon and render medical aid to all of the inmates of the County Home of Hendricks County, whenever they shall require such services.

The party of second part further agrees to charge and accept for such services only such fees as are usual and customary for such services in Hendrick's County.

In witness whereof the said parties of the first and second parts have hereunte set their hand and seal this 5th day of January 1914.

Hemry S. Cox.

John P. Moran.

Board of Commissioners of Hendricks County, party of the first part.

Dr. J. H. Grimes, M. D. Party of second part.

Attest;

Lewis W. Burders,

Auditor of Hendricks County.

(Seal)

In the matter of the appeintment of a County Attorney.

Be it remembered that; Upon proper motion, duly seconded and voted upon, Drenan R. Harvey was duly appointed County Attorney for Hendricks County, State of Indiana for a period of one year ending January 1st, 1915, and at a salary of \$400.00 per annum, payable quarterly in installments of \$100.00 each, and the said Drenan R. Harvey having accepted such appointment, was duly authorized to take upon himself the duties of County Attorney for the said County of Hendric's according to law, and the said Board of Commissioners thereupon entered into a written contract with the said Drena R. Harvey and which contract is in words and figures as follows: to wit;

In the matter of the appointment
of a County Attorney for Hendricks County
for one year, ending January 1st, 1915.

Be it remembered that on the 5th' day of January 1914, the Board of Commissioners of Hendricks County, entered into the following written contract with Drenan R. Harvey, for County Attorney for one year ending January 1st, 1915.

CONTRACT.

This Agreement made and entered into, this 5th day of January
1914, between the Board of Commissioners of Hendricks County, the party of
the first part and Drenan R. Harvey, the party of the second part, hereby
witnesseth;

That the party of the first part has this day employed the party o the second part, as County Attorney for a term of one year, ending January 1st, 1915, for the sum of \$400.00 per annum, payable quarterly in installments of \$100.00 each. The party of the second part hereby accepts said appointment and further agrees to give all requisite legal advice which may be called for or required by the party of the first part, and also by the Council of the County and all othern County Officers of said County in the proper discharge of the duties required of them by law; To give all requisite advice to the above officers in the matter of all public highways within said County, except that the party of the second part shall not re required to furnish to attorneys representing Petitioners for such highways, advice or to furnish to attorneys representing Petitioners entries for proceedings during the pendancy of such public highways, but shall be required to furnish such entries where he the party of the second part shall act as attorney for such Petitioners, for and on behalf of the said County of Hendricks.

The said party of the second part further agrees to prepare all contracts, entered into by the party of the first part or any other officer of said County, to keep a record of sail the proceedings of the party of the first part and of the County Council and to prepart the proper entries therefor.

It is further agreed between the parties hereto that in all cases where the said party of the first part or the efficers of said County shall become the plaintiff or defendants in any for of litigation whatseever, such litigation involving a trial of law or fact, then the party of the first part shall pay to the party of the second partm such compensation for prosecuting or defending such suits as the parties hereto shall deem reasonable an just for such services.

It is further agreed that in all matters coming before the party of the first part or the officers of said County, that the said party of the first part, may, when the same shall be deemed necessary, retain additional counsel in all such matters.

In witness whereof the parties have hereunto set their hands and seals this 5th day of January 1914.

Henry S. Cox.

John P. Moran.

Board of Commissioners of Hendricks County, party of the first part.

Drenan R. Harvey.

Party of the second part.

Attest:

Lewis W. Borders.

County Auditor.

(Seal)

In the matter of the appointment

of a Janitor and Night Watchman

for the Court House of Hendricks County.

Be it remembered that; Upon proper motion, duly seconded and voted upon, William A. Kivett was duly appointed Janitor and Night Watchman for the Court House of Hendricks County, State of Indiana for a period of one year ending January 1st, 1915, and at a salary of \$50.00 per month, and the said William A. Kivett having accepted such appointment was duly authorized to take upon himself the duties of Janitor and Night Watchman for the Court House of Hendricks and the said Board of Commissioners thereupon entered into a written contract with the said William A. Kivett and which contract is in words and figures as follows, to wit;

In the natter of the appointment of a night watchman for the temporary court house, by — the Commissioners of Hendric s County.

Be it remembered that on the 5th day of Jan. 1914 the Beard of Commissioners of Hendricks County, entered into the following agreement with William A. Kivett for the position of Night Watchman in and about the building now temperarily occupied by the officers of Hendricks County.

CONTRACT WITH W. A. KIVETT NIGHT WATCHMAN.

This agreement made and entered into this 5th day of January 1914, between the Beard of Commissioners of Hendric s County, party of the first part and W. A. Kivett, party of the second part, hereby witnesseth.

That the party of the first part has this day appointed W. A. Kivet the party of the second part as night watchman for the building and rooms now occupied by the officers of Hendricks County, Indiana. Said appointment being for a period of one year ending January 1st, 1915, consideration to be paid herein by the party of the first part to the party of the second part to be \$50,00 per month.

The party of the second part further agrees to keep wound at all times the town clock now erected and maintained at the north east corner of the court houe lawn.

Party of second part hereby accepts said appointment and in return for the consideration paid to him by the party of the first part, agrees to act as night watchman in and about all the rooms remporarily occupied by te officers of Hendricks County, to watch over the records and other property belonging to said County, contained therein, and to use all diligence in guarding against fire or theft within said rooms.

The party of the second part further agrees to keep in a sanitary condition the toilet rooms now in use and erected on the court house lawn on the south east corner thereof, to keep the same lolean, sanitary and suitably heated when the weather shall so require, and at all seasons when in the judgement of said Board it shall be necessary.

In witness whereof the said parties of the first and second parts have hereunto set their hand and seal this 5th day of Jan, 1914.

Harry E. Sanders.

Henry So Cox.

John P. Moran.

Board of Commissioners of Hendricks County, party of the first part.

William Kivett.

Party of the second part.

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Attest;

Lewis W. Borders.

Auditor of Hendricks County.

In the matter of the appointment of a street sprinkler and cleaner about the Hendricks County Court House.

Be it remembered that; Upon proper motion, duly seconded and voted upon, John W. Pritchett was duly appointed as Street Sprinkler and Cleaner of the streets and side walks about the Hendricks

County Court House in the team of Danville, Hendriaks County, Indiana, for a period of one year ending January let. 1915, and at a salary of \$15.08 per month. And the said John W Pritchett having accepted such appaintment was duly authorized to take upon lincolf the duties as herein specified and the Board of Countseismore thereupon entered into a written contract with the said John W. Pritchett and which contract is in words and figures as follows, to wit:

In the matter of the position of street cleaner for Hendricks

County, state of Indiana.

Centrest with James B. Pritchett for aprinkling and sleaning streets.

De it remembered that heretofore to wit an the 5th day of January 1914, the Beard of Counterioners of Hendricks County, stoke of Indiana, entered into the following contract with Janes W. Pritchett for the cleaning and sprinkling of the streets about the public square.

CONTRACT.

This agreement made and antered into this 5th day of January 1914 between Deart of Countresieners of Hendricks County, party of the first part and J. W. Pritchett of Danville , Indiano, Hendricks County, party of the second part, hereby witnesseth.

That the said party of the first part has this day appointed J. W. Pritchett, for a period of one year, ending January lat, 1915, to sleam the streets about the Court House in the teem of Canville, Hendricks County, Indiana, for and in consideration of the sum of \$15.00 per month, payable by said party of the first part each month to the party of the second part.

paid by party of first part, agrees to keep the following parts of the streets and side walks around the court house square in the town of Desville, Hendricks County, Indiana, free from dirt and debric of every kind, character and description: Deginning at the inner edge of side walk and next to the well enclosing sourt house laws and extending extend to the center of the brick street, surrounding said sourt house.

Party of the second part further agrees to keep the brick streets surrounding the said court house, sprinkled and free from dust at all scaness of the year when the same shall be necessary.

In witness whereof the said parties of the first and second parts have hereunte est their hand and seal this 5th day of January 1914.

	Harry E. Sandara
	Banry S. Car.
	Jahn P. Marak.
Sergi	ny, party of first part.
	James V. Princhest.
	Party of second cort.

Auditor of Sentricks County.

Deard of Consistences of Hamirisks

(See road record number seven)

Order that the Board do now adjourn intil 10 0'cleck Thursday, January 8th, 1914.

Beard of Commissioners.

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Thursday January 8th, 1914.

Be it remembered that on the 8th day of January 1914 the Board of Commissiones of Hendricks County met in special session pursuant to adjournment, with the following members present and acting.

Hanry E. Sanders, Henry S. Cox and John P. Meran.

The Board being duly called to order the following proceedings were then had;

IN THE MATTER OF ATTORNEYS FEES) TO BE CHARGED FOR LEGAL SERVICES) RESOLUTION. RENDERED TO PETITIONERS IN THE) OPENING, LOCATION, IMPROVEMENT OR CHANGE IN PUBLIC HIGHWAYS.

Be it remembered that on the 8th day of January 1914, the Board of Commissioners of Hendricks County, met in special session and adopted the following resolution, relative to Attorney fees charged for legal services rendered Petitioners in the matter of the opening, location, improvement and change of Public Highways.

RESOLUTION.

RESOLVED That whereas it has heretefore been a custo among atterneys in and about Hendricks County, State of Indiana, to charge for legal services rendered to Petitioners in the matter of opening, locating, improving and changing Public Highways within the limits of said County, attorneys fees in amounts varying from \$100.00 to \$200.00 for each road for which such services were rendered to its Petitioners; And whereas the said Board of Commissioners of Hendricks County deem such charges to be greatly in excess of the true value thereof and to be exhorbiant and excessive charges therefor, and deeming that the true value of such services rendered does not exceed the value of \$25.00, be it therefore hereby resolved;

That hereafter, whenever in the establishment, location, improvement or change of any public highway within the limits of Hendricks County, it shall be necessary for the Petitioners therefor to employ legal council to render requisite legal services in the matter of said highways, and in looking after them during their pendancy or establishment, that a reasonable attorney's fee in all such cases shall be and the same is hereby declared to be, in an amount not to exceed the sum of \$25.00, and that all such services, so rendered shall be for this amount and without further or other consideration. And be it further resolved that the said Board of Commissioners of Hendr ricks County will in no case allow any claim for such services, so rendered in the matter of public highways hereafter petitioned for or now pending, which shall be in excess of the amount herein specified.

SIGNED.

Henry S. Cox

John P. Moran

Attest; Lewis W. Berders.

Board of Commissioners of Hendricks

Auditor of Hendricks County.

Auditors Office, Hendricks County.

Danville, Indiana, January 1, 1914.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF HENDRICKS, AT THEIR JANUARY TERM, 1914.

The undersigned Auditor of the said County of Hendricks submits the following as his report of receipts and disbursements for the year ending December 31, 1913.

	A SECTOR OFFICE									10
	•	BALANCES	Receipts	Total	Over		Disb. for	Total	Balances	SUVER
		January 1.f	or year	Receipts	drawn		year	DISDUI		
		1913.	1017	Tan 1'14'	Jan.1	• 1	913 !1	o Jan.1 !	1914	Jan. 1
	,	1917.	1915.	GH I II	1912			914	202777 701	1914
Co	unty Revenue '	12520.30	68493.47	81013.77	•		62841.99	62641.99	101/1.10	
	g Fund		580.00	580.00			569.00	569.00	11.00'	
Ψs	x Sale Redemp.	90.82'	268.50	359.35			296.38	296.36		n str
E.	stray Fund '	2.00'		2.00				The second second		
F-F	ines & Forfts.		443.01	499.02			212.01	212.01		
DI	ct. Fees.Cir. Ct		239.20'	239.20			198.00	190.00		Till I
D	itahes						1.177	06405 00	12015 70	
P	nidge Fund.	16187.20	23253.60	39440.80			26425.08	26425.06	13015.72	
C	t.v. Free Gr. Rds.	14851.71	29032.62	45884.55			37867.38	3/86/1.36		and the second second
0	omSchl. Fund Pr.	2339.66	10412.01	12751.6	7		12251.67	12251.67	500.00	11711 (
0	om. Sch. Fund Int	122.64	5937.77	6060.4	L		7371.63	7371.63	2443.99	1311.2
C	ravel Rd. Bd. Tax	' 2158.10'	46366.19	48524.29	9'		46080.30	45080.50		
P	er. Endwmt. F.P.	1 (-1	1 160 001	2767.6	5		1807.65	1807.65		94.8
	er. Endwmt. F. I	, ,	289.40	289.4	0' 41.	.77	342.46 30107.46	20107 46		
	ch. Fnd. Disb. Act.	106.73	30000.73	30107.4	6'		16336.88	16336.88		
7	Cownship Revenue		16336.88	16336.8	6		4249.16	4249.16	51	•
F	load Tax		4249.16	4249.1	0		59609.48	59609.48	,	•
9	Specil. Sch. Reven.		59609.48	59609.4	8		47872.04	1 47872 04	4'	•
	Tuiton tax ,		47872.04	47872.0	4'		10167.58	10167.58	5	•
	Corporation Tax.		10167.58		00		1 3392.39	3392.39	9'	
1	Water Wks. Tax.		3392.39				13839.81	13839.81	ı'	1 Sec. 1
	Additional Rd. Ta:	x'	13839.81	6440.7	78'		6440.78	6440.78	3	
	Electric Light "	1943.24	4579.01				4579.01	4579.0	ı.	
	Pub. Lib. Tax,	200.00	1400.00	1600.0	00'		1 1600.00	1 600.0	0' 7' 59774.19	9'
	Liquor License, Grv. Rd. Constrs	. 60846.78	95212.08	3' 156058.8	36		1206233 6	0'106811 6	2'106043.26	3'
	New Court House,	1212854.90)'	212854.9	90'				794.4	4'
	Cong. Sch. Prin.	1 193.65	700.79	9' 894.			100.00			5'
	" " Int.	990.82	925.49	9' 1916.	31		2249.8	5' 2249.8	5'	
	Street Tax,		2249.5		24'		733.2	4' 733.2		
	Water Works Bomd		733.2	7' 10442	87'		10442.8	7' 10442.8	37'	
	Spl. School Bond		10442.8		89'		574.8	9' 574.8	39'	
	Electric Lt. Bond		5,/4.8	6' 14110.	96'		9000.0			6'
	Court House Bond	i .	14110.9	8' 18718.	58'			8' 18718.	58'	
	State Tax	14代對於	18/18.5	0' 9659.	40'		9659.4		40'	
	Benevolent Inst.			6 9039. 6 2897			' 2897.6		68'	
	State Debt. Sin	kg'						55' 27941.		
	State Sch. Tax,	The second second	27941.6	55' 27941.	00		5312.8	5312.	80'	
	State Edu. Inst		5312.8	5312	.60		1		<u>'</u> -	
	The state of the s	A STATE OF THE PARTY OF THE PAR			786					
		170 4000 0	7' 5741 43	94'898972	.91'	41.	77' 686641.8	35'686683.	62' 213695.	34. 140
	TOTALS	324828 - 9	1 2/41420	1					THE WAY STORY	
	- Charles	The same of the sa								

	EXHIBIT OF COUNTY REVENUE FOR YEAR 1913.	
		2952.84
	Poor Jurors, (See Circuit Court) County Home,	3301.50 5939.40
	County Home,	2439.67
	Insanity,	755.45
	County Jail	608.21
	Circuit Court Public Printing	1161.05
	Commissioners Court	1556.57
	Change of Venue	1097.90
	Orphans Board of Health,	2029.33
252 17 27	Assessing	, 3289.00
	Specila Judge	370.00
	Board of Review	312.00
	State Benevolent Institutions	490.61
100.0	County Superintendent	2565.19
	County Auditor County Treasurer	5029.59
,	County Sheriff	3 250.85
	County Surveyor	171.86
1	County Assessor County Attorney: County Council	1119.34 665.00
	Clerk of Circuit Court	3571.08
1211	County Recorder County Coroner	1945.38
Administration	Truancy	216.76
	Epilepties Bural	23.50
	Highways	800.00
	Co. Charities	30.55
	Farmer's Institute Ditches	110.00
,	Bridge Supt. or Eng.	, 748.29
	Special Contract Poor, Children	610.50 250.00
	Rent, of Co. Officies	119.71
,	Expense School, Fund Loans	1982.50
	Tuberculosis Indigents	42.00
	Road, Machinery. Dempsy percentage Taxes Refunded	579.93 .
	Taxes Refunded Ex. Public Records	23.05
	Donations	1512.88
P. Land Co.	Miscellaneous	251.50
	Total	<u>4740.39</u> 62841.99
, A	SUMMARY OF YEAR 1913.	02041.99
	BAlance in Treasury, January 1 1013 704777	
	necespts from Jan. 1, 1913 to Jan. 14. 574185.71	
	Total Receipts	898972.91
	Disbursed from Jan 1, 1913 to Jan 1, 1914; 686683.62	
	die Alexander de la Companya de la C	686683.62
	Balance on Hand Jan. 1, 1914	212289.29
	(No outstanding Warrants)	
	All of which is respectfully submitted to you for cons	
17 .77	Lewis W. Borders,	ideration.
	And a second sec	
	Approved this 5th day of January, 1914.	ndricks County.
	Harry E. Sanders)	
	Henry S. Cox	Commission
	John P. Moran	Commissioners.
)	

TREASURERS OFFICE, HENDRICKS COUNTY.

DANVILLE INDIANA, JANUARY 1st.,1914.

TO THE HONORABLE BOARD OF COMMISSIONERS OF THE COUNTY OF HENDRICKS, AT THEIR JANUARY TERM
1914:

The undersigned Treasurer of the said County of Hendricks submits the following as his report of receipts and disbursements for the year ending December 31, 1913.

					-						
		Balances	Receipts	Total	. 1	Over	Disb.	for	Total	Balances	Over
FUNDS.		January 1	for year	Receipt	3 1	drawn	year		Disb. to	January 1	drawn
TONDO.		1913	1913	to Jan.	1:	Jan.1,	1913		January 1,	1914	Jan.1
		, -/-/		1914		1913	,		1914		1914.
County revenue		13366.00			and the contract of		6365			18171.78	
Dog Fund		29,000.00	580.00					.00			
Tax Sale Redemp	t.	90.82						5.38		62.97	
Estray Fund		2.00			00'		•		'	2.00	
Fines & Forfeit	ure	\$ 56.01	443.01		02			2.01			
Dkt. Fees, Cir. C	t.	•	239.20	239.	20'		198	3.00	198.00		
Bridge Fund,		16372.27	23233.70		97'		2659				
County F. Grl.	Rds	: 13911.06			83'		37868	3.88			
Com. Seh. Fund. F	rin		10412.01	12751.	67		1225	1.67	12251.67	500.00	
Com. Sch. Fund.		122.64	5937.77	6060.	41		737	1.63	7371.63		1311222
Gravl.Rd.Bond		2158.10	46366.19	48524.			4608	0.30	46080.30	2443.99	100
Per. Endw. Fund					65'			7.65	1807.65		
Per. Endw. Fund			289.40	289.	40	41.77	342	2.46	384.23		94.83
Schl. Fund Disb.		106.73		30107.	46		3010				
Town ship Revenu	16		16336.88	16336.	16		16336	0.16	16336.88		
Spel. School Re	vn.	•	59609.48	59609.			59609	7.10	4249.16		
Tuition Tax,	V 23.		47872.04				47872				
Corporation Tax		•	10167.58	10167.	581		1016				
Water Works Tax			3392.39	3392.	39'		3392	.39	3392.39		-
Additional Road	Ta	x	13839.81				13839				
Electric Light	Tax		6440.78					.78			
Public Lib. Tax	,		4579.01				4579	0.01			
Liquor License	du	200.00			00		1600	0.00	1600.00!		
Cong. School Pr		193.65						0.00			
Cong. School In Gravel Road Con		990.82						. 46			
State Tax	30.	1 000 /4. /0	95184.08 18718.58				96284			59774.19	
Benevolent Inst	Fd		9659.40				18718				
State Debt. Skg.			2897.68					.40			
Street Tax,			2249.85					7.68			
Water Wks. Bond	Ta.	k '	733.24					.85			
Spel. Sehl. Bon	d T		10442.87	10442.	371		10442	24			
N. Court House E	ds.	212854.90		212854.			106811	62	106811.62	105047 07	
State School Ta	x		27941.65	27941.			27941	651	27941.65	106043.28	
State Educa. In	.Fd		5312.80								
Electric Light			574.89					2.80 1.89			
Bond or Sinking	Fd		14110.96					0.00			
							1		9000.00	5110.96	
The Party Company	District										
TOTALS		324947.09	575001.82	800048	01'	41 77	160767-				

324947.09 575001.82 899948.91 41.77 687617.85 687659.62 213695.34 1406.05

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	EVHIRIM OF COUNMY DEVENUE FOR YEAR 1012		
	EXHIBIT OF COUNTY REVENUE FOR YEAR 1913.		
•	Poor	2952.84	
	County Home, Court House, Man , Man , Market to present the present to present the large to the	5939.40 2439.67	
	Insanity	760.30	
	Circuit Court,	4855.95	
	Public Printing,	1556.57	
	Change of Venue, Orphans,	1097.90 2029.33	
	Board of Health, a . mayor . T made box . woo . T was to . T water	3289.00	
	Board of Review, Expense of Elections	312.00	
	State Benevolent Institutions,	490.61	
	County Auditor,	5029.59 3762.88	
	County Treasurer, County Sheriff,	3250.85	
	County Assessor, and and the control servers in the minio one	1119.34	10
	County Council	665.00 35 71. 08	
	Clerk of Circuit Court County Recorder	1945.36	
	County Coroner Trusney	216.76	
	Epileptics Soldiers Burial	800.00	
	County Charities . In 1930 Proposition of the Charities	10.95	
	Farmers Institute	110.00	4
	Ditches Bridge Supt. Special Contracts	610.50	
	Poor Children	119.71	
	Expense of Making loans	42.00 472.14	
	Tuberculois Indigents Road Machinery	579.93	
	Dempsey Percentage	23.05	
	Taxes Refunded	1512.88 251.50	
	Donations, at subject was garded alief apir planes of another, and Miscel.	5541.47	-
	tung to all they and made enough of the months of better or and how given TOTAL	63651.32	
	SUMMARY OF YEAR 1913.		
	Balance in Treasury, Jenuary 1, 1913 324947.09		1
	Balance in Treasury, Candary 1, 1919 575001.82		
	Total Receipts	899948.91	
	.games satisfies to nother as an an areas.	687659.62	
	Disbursed during 1913 Balance in Treasury, Jan. 1,1914	212289.29	
	Balanca and the special state of the special state		
	ALL OF WHICH IS RESPECTFULLY SUBMITTED TO YOU FOR CONSIDERATION.		
	George Macomber, Treasurer of Hendrich	ks County.	
	APPROVED THIS 5TH DAY OF JANUARY, 1914.		
	Harry E. Sanders		
	Henry S. Cox) Commissione	rs.	

John P. Moran

1422

.83

Monday Morning, Jan 2, 1914.

The Board of Commissioners of Hendricks, County, Indiana, are met in regular session in the Commissioners Room in the Town of Danville, Indiana, it being the first Monday of said month.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:-

See Claim and Allowance Docket for Claims Allowed.

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I he

See Road record No. 8.

IN THE MATTER OF INMATE TUBERCULOSIS HOSPITAL.

TRUSTEE'S CERTIFICATE.

STATE OF INDIANA

SS:

HENDRICKS COUNTY,

I, Charles F. Pennington, Trustee of Brown Township, Hendricks County, Indiana, do hereby certify that Delia Kenny now resides in said township and has so resided continously for more than one year last past, and that said Delia Kenny is not an indigent citizen of the State of Indiana for more than one year last past.

I further certify that a copy of this certificate has been delivered by me to the Auditor of Hendricks County.

IN WITNESS WHEREOF, I have affixed my hand and seal, this 25th day of December, 1913.

Charles Pennington. TRUSTEE.

Brown Township.

In the matter of Addessors
Books for the Year of 1914.

Wheare as in the opinion of the Board of County Commissioners of Hendricks, County, Indiana, to better enable the TownshipAssessors to secure all the taxable property in the County, it is deemed an indespensable public necessary that said Assessorsbe furnished books containing descriptions of real estate in said County together with the names of persons paying taxes on personal property only.

Wherefore it is ordered by said Board of Commissioners that Lewis W. Borders

**Additional County of Said County be, and he is hereby instructed and employed to make a Book

of each civil Township in said County, containing descriptions of real estate in

several Townships together with the names of all persons paying taxes on personal

property only. as the same appears on the tax duplicate for the last proceeding year,

for which services the Board will make the said Auditor a just and reasonable allowance

I hereby accept the above mentioned employment.

Lewis W. Borders. AUDITOR.

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Monday Morning, Feb 2, 1914.

The Board of Comissioners of Hendricks County, Indiana
are met in regular session in the Commissioners Room in the Town of
Danville Indiana, it being the first Monday in said Month.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran all members of said Board.

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The followinh proceedings were then had to-wit:-

See Claim and Allowance Docket for Claims allowed.

See Road Record no. 8.

In the matter of the appointment of

Road Superintendent for the

County of Hendricks, State of

Indiana.

Be it remembered that heretofore to wit on the 5th day of January 1914, John Linsey of the County of Hendricks, and State of Indiana, was duly appointed, by the Board of Commissioners of said County as Road Superintendent, and having given bond in the sum of &5,000.00, with approved security thereof, was duly authorized by said Board, of Commissioners to tale upon himself the duties of said Superintendent according to law; and the said John Lindsey, being required by law: so to do, now appointes the following Assistant Road Superintendent, for the County of Hendricks, and State of Indiana, District number one (#) of said County, Charles Zimmerman; For District number two(2) of said County, Montgomery Miles; For District number _____(#) of said County, Michael Kinf; For DIstrict number ____ (#) of said County, Leonard Christy, For DIstrict number _____ (#) of said County, George W. Vice; For D strict number ____ (#), of said County, James C. Bayliss; For district number _____ (#) of said County, Terry 0 Donnell; For DIstrict number ____ (#). of said County, B. A. Veatch; For District number _____ (#), of said County, Hermen Cline; For DIstrict number _____(#) of said County, Joel Miller; For district number _____ (# 0 of said County, Elbert A. Landreth; For district number ____ (#) of said County, Jesse World;

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And now comes Charles Zimmerman and as assistant Road superintendent for district number one of Hendricks County and files herewith his Bond in the sum of one thousand dollars (\$1000.00), conditioned for the faithful performance of said trust with Marion Porter and Frank pPorter as surety thereon. And the Board of Commissioners of Hendricks County having examined said Bond, now approves the same and the said Charles Zimmerman is duly authorized to tale upon himself the duties of such assistant road superintendent according to law.

And now womes Montgomery Miles and as Assistant Road Superintendent for district number two of Hendricks County, and files herewith his Bond in the sum of one Thousand dollars (\$1000.00), conditioned for the faithful performance of said trust, with C. C. Higgins and Oliver Harris as surety thereon, And the Boar of Commissioners of Hendricks County having examined said bond, now approves the same and the said Montgomery Miles is duly authorized to take upon himself the duties of such assistant road road superintendent according to law.

And now comes Michael King and as Assistant Road Superintendent for district

number ______ of Hendricks County, and files herewith his bond in the sum of one

thousand dollars (\$1000.00), conditioned for the faithful performance of said trust,

with Stephen J. Maloney and John L. Marsh, as surety thereon. And the Board of Commissioners

of Hendricks County having examined said bond, now approves the same and the said

Michael Higgins is duly authorized to take upon himself the duties of such assistant

road superintendent according to law.

And now comes Leonard Christei and as assistant Road superintendent for district number _____ of Hendricks County, and files herewith his bond in the sum of one thousand dollars (\$1000.00), conditioned for the faithful performance of said trust with M. C. Underwood, and H.H. Underwood as surety thereon. And the Board of Commissioners of Hendricks County having examined said bond, now approves the same and the said Leonard Christie is duly authorized to take upon himself the duties of such assistant road superintendent according to law.

And now comes George W. Vice and as assistant road superintendent for district

of Hendricks County and files herewith his bond in the sum of one thousand

dollard)\$1000.00) conditioned for the faithful discharge of said trust, with John W.

Ader and Edward V. Ragland as surety thereon. And the Board of Commissioners of Hendricks

County having examined said Bond, now approves the same and the said George W. Vice

is duly authorized to take upon himself the duties of such assistant road superintendent
according to law.

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And now comes James C. Bayliss and as assistant road superintendent dor district number _____ of Hendricks Counrt and files herewith his bond in the sum of ine thousand dollars (\$1000.00), conditioned for the faithful performance of said trust, with George W. Brill, and D. M. Richardson, C. F. Edmonson and R. L. Ader as surety thereon.

And the Board of Commissioners of Hendricks County having examined said bond now approves the same, and the said james C. Bayliss id duly authorized to take upon himself the duties of such assistant road superintendent according to law.

And now comes Terry O'Donnell and as assistant road superintendnet for a district number ______of Hendricks County and files herewith his bond in the sum of one thousand dollard (\$1000.00), conditioned for the faithful performance of said trust, with George W. Brill and Arthur Pierson and Cyrus L. Thompson as surety thereon. And the Board of Commissioners of Hendricks County having examined said Bond, now approves the same and the said Terry O'Donnell is duly authorized to take upon himself the duties of such assistant road superintendent according to law.

And now comes B. A. Veatch and as assistant road superintendent for district number _____ of Hendricks County and files herewith his bond in the sum of one thousand dollars (\$1000.00), conditioned for the faithful performance of said trust, with John A. Veatch and W. M. Carrie as surety thereon. And the Board of Commissioners of Hendricks County having examined said bond, now approves the same and the said B. A. Veatch is duly authorized to take upon himself the duties of such assistant road superintendent according to law.

And now comes Herman Cline and as assistant road superintendent for district number ____ of Hendricks County and files herewith his bond in the sum of one thousand dollars (\$1000.00), conditioned for the faithful performance of said trust, with N. Harris and Silas Cline as surety thereon. And the Board of Commissioners of Hendricks County having examined said bond, now approves the same and the said Herman Cline is duly authorized to take upon himself the duties as such assistant road superintendent according to law.

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And now comes Joel Miller as assistant road superintendent for district number

of Hendricks County and files herewith his bond in the sum of one thousand dollars

(\$1000.00), conditioned for the faithful performance of said trust, with R. H. Pounds

and E. R. Robards as surety theteon. And the Board of Commissioners of Hendricks County

having examined said Bond, now approves the same and the said Joel Miller id duly

authorized to take upon himself the duties of such assistant road superintendent according

to law.

And now comes Elbert A. Landreth and as assistant road superintendent for district number _____ in th Hendricks County and files herewith his bond in the sum of one thousand dollars (\$1000.00), conditioned for the faithful performance of said trust, with JOhn A. Leak, and AlfredE. Deatley as surety thereon. And the Board of Commissioners of Hendricks County having examined said bond, now approves the same andt the said Elbert A. Landreth id duly authorized to take upon himself the duties of such assistant road superintendent according to law.

And now comes Jesse World and as assistant road superintendent for district number ____ of Hendricks County and files herewith his bond in the sum of one thousand dollars (\$1000.00), conditioned for the faithful performance of said trust, Illuminal and ____ as surety thereon. And the Board of Commissioners of H Hendricks County having examined said bond, now approves the same and the said Jesse World id duly authorized to take upon himself the duties of such assistant road superintendent according to law.

Ordered that the Board do now adjourn until 10 o'clock A.M. tomorrow.

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Henry & Sauden Henry & Cog John-P Moran

Board of Commissioners of, Hendricks County Indiana. Tuesday Morning, Feb, 3, 1914.

The Board of Commissioners of Hendricks County are met in regular session in the Comissioners Room in the Town of Danville, Indiana it being the second day of said session. notes that with the con book that the form to be the bit the man only or her trouten

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board. the tar this course barr to make the real of the database to a seed of memory was back

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The following proceedings were then had to-wit: to same and laterial transfer as a laterial and a laterial particle of the contract of

See Clain and allowance for Claims Allowed. a ell privilege del phaet hist beningte avived winner calcinheat to assentich to

(Order that the Board do now adjourn.)

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Board of Commissioners of, Hendricks County Indiana.

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Monday Warning Murch 2nd, 1914.

The Board of Countiesioners of Hemiricks County, Indiana are not in regular session in the Countiesioners Boom in the Town of Danville Indiana, it being the first Monday in said month.

of said Spard.

The following prosendings were then had to-wite-

Set Claim and Allowance Docket for claims allowed.

See Boad record Ma.S ..

In the matter of additional aid for Guilford Tewnship.

De it remembered that on the 2nd day of March, 1914, the Board of Countral more of Hentricks County, in the State of Indiana, entered the fellowing order, to-wite-

Comes new D. W. Andersen Trustee of Sullford Ternship in Hendricks County
Indiana, and files a statement in duplicate as provided by Acts 1890, page 121.

from which statement it appears that Millis Brooks is a poor person and in in
meed of relief; that with the page year she has received relief from the said Termship
to the value of \$15.00, and her family consists of herself.

And the Board of Countestances being fully adviced in the premises now authorized the said Trustee to extend to Milite Brooks and her fabily further relief to the extent of \$15.00.

I do hereby captify that the above is a foregoing and full a frue and complete copy of the order made by the Commissioners of Esperious County, Indiana, in the above extitled course.

Witness my hand and seal of this office this Dad day of March, 1914.

Lests W. Borders.

Auditor of Hendricks County, Indiana.

Be it remembered that on the 2nd day of March, that the Board of Comissioner sof Hendricks County, State of Indiana, entered that following order to-wit:-

Comes now B. W. Anderson Trustee of Guilford Township, in
Hendricks County Indiana, and files a statement in duplicate as provided
by Acts 1899, page 121, from which statement it appears that Mrs.

James Brewer is a poor person and is in need of relief, that with in the
past year she has received relief from the said Township to the
value of \$15.00 and her family consists of her-self and four girls.

And the Board of Commissioners being fully advised in the premises now authorzes the said trustee to extend to Mrs. James Brewer and her family further selief, to the extent of \$15.00.

I do hereby certify the above and foregoing is a full, true and complete copy of the order made by the beard of Commissioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this office this 2nd day of March,

Lewis W. Borders.

Auditor of Hendricks County, Indiana.

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Be it remembered that on the 2nd day of March, 1914 the Beard of commissioners of Hendricks County, State of Indiana, entered the following order to-wit:-

Comes now B. W. Anderson Trustee of Guilford Township, in

Hendricks Countym Indiana and files a statement in duplicate, as

provided by Acts 1899, page 121, from which statement it appears that

alzora Wilder is a poor person and is in need of relief; that within the

past year she had received from the Township to the value of \$15.00

and her family consists of her-self.

And the Board of Commissioners being fully advised in the premises now authorizes the said Trustee to extend to Alzora Wilder, and he family further relief.

I do herebt certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commi ssioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this office this 2nd day of March,

Lewis W. Borders.

Auditor of Hendricks County, Ind.

Be it remembered that on the 2nd day of March, 1914, the Board of Commissioners of Hendricks County, State of Indiana, entered the following order-to-wit-

comes now B. W. Anderson Trustee of Guilford Township, in Hendricks County, Indian and files a statement in duplicate as provided by Acts 1899, page 121, from which statement it appears that Rozella Walters is a poor person and is in need of relief; that with in the past year she has received from the said Township to the value of \$.15.00 and her family consists of her-self, John and Bessie.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to Rozella Walters and her family further relief. to the extent of \$15.00.

I so hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this office this 2nd day of March, 1914.

Lewis W. Borders.

Auditor of Hendricks County, Ind.

Be it remembered that on the 2nd day of March, 1914, the Board of Commissioners of Hendricks County, State of Indiana, entered the following order to-wit:-

Comes now B. W. Anderson Trustee of Guilford Township, in Hendricks
County, Indiana, and files a statement in duplicate as provided by Acts 1899 page 121
from which statement it appears that Mrs. Malone is a poor person and is in need
of relief; that within the past year she has received from the said Township to
the value of \$15.00 and her family consists of her-sel and one girl.

And the Board of Comissioners being fully advised in the premises now authorizes the said trustee to extend to Mrs. Malone and her family further relief to the extent of \$15.00

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made bt the Board of Comissioners of Hendricks County, in the above entitled cause.

Witness my and hand seal of this office this 2nd day of March, 1914.

Lewis W. Borders.

· Auditor of Hendricks County, Indiana.

Be it remembered that on the 2nd day of March, 1914, the Board of Commissioners of Hendricks County, State of Indiana. entered the following order to-wit:-

Comes now B. W. Anderson Trustee of Guilford Township in

Hendricks Countym Indiana, and files a statement in duplicate as provided

by Acts 1899, page 121, and from which statement it appears that Peninah

Bibee is a poor person and is in need of relief; that within the past year

she has received relisf from the said Township to the value of \$15.00

and her family consists of her-self and three boys and two girls.

And the Board of Commissioners being fully advised in the premises now authorized the said trustee to extend to Pininah Bibee and her family further relief to the extent of \$15.00.

I do hereby certify that the above and foregoing id a full, true and complete copy made by the Board of Commissioners on Hendricks County, Indiana, in the above entitled cause.

Witness my and hand seal of this office this 2nd day of March,

Lewis W. Borders.

Auditor of Hendricks County, Indiana.

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Be it remembered that on the 2nd day of March, 1914, the Board of Commissioners of Hendricks County, State of Indiana, entered the following order to-wit:-

Comes now John W. Whyte Trustee of Center Township, in Hendricks.County, Indiana, and files a statement in duplicate as provided by Acts 1899 page 121, from which statement it appears that Johnson Tanner is a poor person and is in need of relief; that within the past year he has received relief from the said township to the value of \$15.00 and his family consists of him-self.

And the Board of Comissioners being fuly advised in the premises now authorizes the said trustee to extend to Johnson Tanner and him-self.

further relief to the extent of \$15.00.

I do hereby certify that the above and foreoing is a full, true and complete copy made by he Board of Commissioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this office this 2nd day of March, 1914.

Lewis W. Borders.

Auditor of Hendricks County, Indiana

Be it remembered that on the 2nd day of March, 1914, the Board of Commissioners of Hendricks County, State of Indiana, entered the following order to-wit:-

Comes John W. Whyte Trustee of Center township in Hendricks County, Indiana, and files a statement in duplicate as provided by Acts 1899, page 121, and from which statement it appears that David Reynolds is a poor person and is in need of relief; that within the past year he has received relief from the said Township to the value of \$15.00 and his family consists of him-self.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to David Reynolds and his family further relief to the extent of \$15.00.

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this of ice this 2nd day of March, 1914.

Lewis W. Borders.

Auditor of Hendricks County, Indian

Be it remembered that on the 2nd day of March, 1914 the Board of Commissions of Hendricks County, State of Indiana, entered the following order, to-wit:-

Comes now John W. Whyte Trusteeof Center Township, in Hendricks County,
Indiana, and files a statement in duplicate as provided by Acts 1899 page 121, from
which statement it appears that Carl O. Gentry is a poor person and is in need of
relief; that within the past year he has received relief from the said Township to the
value of \$15.00 and his family consists of him-self.

And the Board of Commissioners being fully advised in the premises now authorizes said trustee to extend to Carl O. Gentry relief to the extent of \$15.00.

I do hereby certify that the above and foregoing is a full, true and complete copy made by the Board of Commissioners of Hendricks County, Indiana, in the above entitled cause.

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Witness my hand and seal of this office this 2nd day of Merch, 1914.

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Auditor of Hendricks County, Indiana.

STATE OF INDIANA

SS:

HENDRICKS COUNTY,

BEFORE THE HONORABLE BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY INSIANA.

Petition foe incorporation

of Mill Creek Cemetary

DECREE.

Comes now the petitioners and presents to the Courts the petition of W. H. Tinder et al, asking for the incorporation of a certain lot or parcel of land situate in the County of Hendricks, State of Indiana, commonly known as the Mill Creek Cemetery. Said lands described as follows:

A certain lot or parcel of land situate in the County of Hendricks, Sate of Indiana, in the waters of Mill Creek, it being taken off the East side of the West half of the Southeast quarter of section eighten (18) in Township fifteen (15) North of Range one (1) West as follows: Beginning on a stake on a line dividing the east and west half of the above said quarter where a beech six inched in diameter bears North 58 and a half degrees West fifteen limks distance and a hickory ten inches in diameter bears south 33 degrees East 34 links distance; thence west 2 chains and 7 links where a beech 9 inches in diameter bears East 21 links and a Hickory 26 inches bears North 734 west, 132 links thence North 7 chaines and 25 links where Dogwood 8 inches bears North 35 East 734 links and west oak 48 inches bears South 833/4 west 39 links. distance. thence east 2 chains and 7 links to the line dividing the east and west half of the above named quarter Sections where a Red Elm 10 inches diameter be rs North 19 East 55 links Red Oak 16 inches bears the place of beginning, containing one and one half acres more or less.

The Court fubther inds that dur notice of said petition was had in the Hendricks County, Republican, a weekly news paper of general circulation printed and published in said County, and that no remonstrances or objections of any kind have ben filed against the granting of the said petition, and tha Court having examined the petition and notice now approves the same,

The Court further finds that the allegations as set forth in said petition are true and aught to be granted and all of the precedings required by the Statute of the State of Indiana, of the petitioners have been fully complied with.

It is therefore ordered, adjudged and decreed by the Board of Commissioners of Hendricks County, Indiana, that the petition od said petitioners be granted that the said Mill Creek Cemetery be corporated under the name and style of MILL CREEK CEMETERY ASSOCIATION.

Indiana it being the good day of said section.

It is further ordered, adjudged and decreed by the Board that five (5) directors shall be chosen by the lot owners in said cemetery Association, at an election to be held at Mill Creek House located on the South East Quarter of the South East Quarter of section eighteen (18) Township Fifteen (15), North of Range one (1) West said County and State, said election to be by ballot and to be held on Saturday the 4th day of April 1914, at the hour of two o'clock P.M. of said day, notice thereof be given at least twenty days(20) prior to the date of the election by the posting of notices in five public places in the Township in which said cemetery is located, one notice to be posted at the location thereof, and made due report to this court, All of which is ordered, adjudged and decreed by the Court.

Ordered that the board do now adjourn until 10 o'clock A.M. tomorrow.

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made the following order, relative to the amountains of de bir destruction

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John P Moron

Board of Commissioners of,

Hendricks County, Indiana.

Tuesday Morning, March 3, 1914.

a ed surmetables blue by motalined and soul, and that a would week their to The Board of Comissioners of Hendricks County, Indiana are met in regular session in the Commissioners Room in the town of Danville, Indiana it being the second day of said session.

Present; Harry E. Sanders, Henry S. Cox, and John P. Meran, all members of said Board.

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The following proceedings were then had to-wit:-

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See Claim and Allewance Docket for Claims allowed.

IN THE MATTER OF THE . Tours is making and it being an attache and . Firecis ASSESSORS FOR THE ASSESSMENT

ORDER.

OF PROPERTY, PERSONAL AND REAL

WITHIN HENDRICKS COUNTY, INDIANA.

Be it remembered that on the 3rd day of March, 1914, the Beard of Commissioners of Hendricks County, Indiana, met in regilar session and made the following order, relating to the appointment of deputy assessors in and for said County:-

We, Harry Sandersm Henry S. Cox, and John P. Meran, constituting the Beard of Commssioners of Hendricks County, having considered the appointment of deputy assessors in and for said County and being fully informed and advised in the premises; now find that in all years in which personal property alone is to be assessed, the number of deputy assessors appointed by each Township Assessor should not exceed two in number and that in all years in which real estate is to be assessed, the number of deputy assessors, appointed by each Township Assessor should not exceed four in number;

It is therefore ordered by said Board that in all years in which personal propoerty alone is to be assessed, the number of deputy assessors appointed by each township assessor shall not exceed two in number, and in all years which real estate is to be assessed, the number of deputy assessors, appointed by each Township assessors, shall not exceed four in number.

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Board.

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TO THE BOI

newspapers

125# special 50# Boniny at

50# Bead RI or Saptha Sopp at In the matter of County supplies for County Home.

Come now the Board of Commissioners pursuant to notice which notice and acknowledgement of service thereof are in words and figures as follows to-wit:

(H.I.) and are met in special session this 30th day of March, 1914.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said

And it appearing to the members of said Board were all duly notified the Auditor is directed to read the call which is in words and figures as follows to-wit:

(H.I.) and now said Auditor presents the proofs of publication of William A. King, and J. D. Hogate which proofs and notices attached thereto are in words and figures as follows to-wit:- (H.I.) and which proof it appears that notice of the letting of contracts for County supplies was duly given in the Republican and Gazette for one publication and more than ten days before the 30th day of March, 1914. And now said Auditor presents the several bids and they are opened in public and read, which bids are words and figures as follows to-wit:-

CONTRACTOR'S BID.

Danville Indiana, March 27,1914.

TO THE BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, STATE OF INDIANA:

Pursuant to notice given in the Republican and the Danville Gazette,
newspapers of general circulation, published in hendricks county, Indiana, under the
date of March 19th, 1914 that on the 30th day of March, 1914, the Board of Commissioners
would receive bids for supplies for the County Home, and in accordance with the rules
pland and specifications now on file in the office of the Auditor of said County, the
undersigned makes the following bids:

18 cans of clabber baking powder's 10% per can, 1 bu. navy beans at \$3.00 per bu. 1 doz. A. grade brooms at \$5.00 per doz. 1 doz 16 oz. mops at \$3.00 per doz.

48 cans of Standard corn at 10% per can. 48 cans of Standard tomatoes at 12½% per can.

125# special coffee at 25 % per lb. 1 doz. Taggarts Butter crackers at 10 % per lb.

50# Hominy at 3 % per lb. 72 packages of National Rolled cats at 10 % per package.

50# Head Rice at 10 % per lb. 60# Tobu Salt at 1½ % per lb. 1 box 100 Bars Fels

Naptha Soup at 58 % per bar. 1 case of Red Seal Lye at 10 % per can. 6 bars of jap rose soap at 10 % per bar. 1 bbl of granulated sugar at 5 % per lb. 12 lb. Star Tobacco at 45 % per lb. 12 lb. of Sq. Deal tobacco at 35 % per lb. 12 lb Granger Twist tobacco at 45 % per lb.

Respectfully submitted, John A. Edwards.

CONTRACTOR'S BID.

THIS AGREEMENT and contract, made this 30th day of March, 1914 by and between Joe Hess parties of the first part, and the Board of Commissioners of Hendricks County, Indiana, party of the second part, is as follows to-wit:-

The first party hereto agrees to furnish and supply, delivered at the County Home in said County the things and articles named and designated in the foregoing bid at the priced named therein. The first party agrees to furnish said supplies as requires at the said County Home for the use of said Home for the quarter ending on the 30th day of June, 1914.

The second party agrees to pay first party for said supplies

at the prices named in said bid and only for so much as is actually

furnished for the use of said County Home.

The requisition made for said supplies and the above and forer going bid are made a part of this contract.

Witness our hands this 30 th day of Margh, 1914.

Joe Hess FIRST PARTY.

Harry E. sanders.

Henry S. Cox.

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John P. Moran.

Lewis W. Borders.

BOARD OF COMMISSIONERS, SECOND PARTY.

AUDITOR.

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Andread of the second second of the second second	
Men's Overalls per doz. \$5.50	Men's Jumpers per doz. \$5.50
Men's Shirts per doz. 5.50	Men's Hose cotton per doz.1.00
Men's handkerchiefs per doz .50	Mens suspenders per doz. 2.75
Mens working shoes per doz. 2.25	Mens gloves per pair C09
Womens underwear per suit .45	Womens Rappers calico eachl.00
Womens wollen hose per doz. 1.00	Womens shoes per pair 1.25
Thread per doz50	Safety pins per doz. cards .30
Pins per gross papers48	The part of the latest the same in the sam

Respectfully submitted,

Tell Js sentenes farbasis for race of .net. to You Joe Hesse ... nets to end

CONTRACTOR'S BID.

Danville Indiana, March 23, 1914.

TO THE BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, STATE OF INDIANA.

Pursuant to notice given in the Danville Gazette and The Republican newspapers of general circulation, published in Hendricks County, Indiana, under date of March 19th, 1914. that on the 30th day of March, 1914, the Board of Commissioners would receive bids for County Home supplies for the quarter ending June 30, 1914. and in accordance with the rules, plans and specifications now on file in the office of the Auditor of said County, the undersigned makes the following bid:

Quinine per oz.	. (.17 \$
Epson Salts per 1b.	(.01
Sulphur per 1b.	.02
Camphor per 1b.	. 40
Camphor spts per pint.	.35

Respectfully submitted,

Thompson Drug Co. . .

(Ordered that the Board do now adjourn.)

Harry E Lauders

Board of Commissioners of, Hendricks County, Indiana.

		Distribution of Su	rplus dog	fund as made by t	he Auditor of	
	Hendricks	County, Indiana on	April 6, 19	14.		
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Monday Morning April 6, 1914.

The Board of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners Room in the Town of Danville, Indiana, it being the first Monday in said Month.

Present; Harry E. Sanders, Henry S. Cox, and John P2 Moran, all members of said Board.

The following proceedings were then had to-wit:-

See Claim amd Allowance Docket for Claims allowed.

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and held water not well out the fitter to town to the town to the

See Read Record No. 8.

In the matter of the application of
Lawrence Fox for the renewal of
License to sell intoxicating liquors.

Comes now the applicant and shows to the Board that he gave notice to the voters and citizens of the Town of Brownsburg, Lincoln Township, Hendricks County Indiana, by application of the Brownsburg Record, a weekly newspaper of general circulation throughout the County of Hendricks, in the State of Indiana, published in the Town of Brownsburg, said County and State aforesaid, that he would apply to the Board of Commissioners of Hendricks County, Indiana, at their regular April Term 1914, for a renewal of his license to sell incoxicating liquors, by publication in said paper of a notice there of for more than twenty days prior to the 6th day of April, 1914, Proof of which said publication being filed herewith and reading as follows, to-wit:- (H.I.).

And now the application coming for hearing, the Board hears the evidence in support thereof and being fully advised in the matter now finds that the allegations thereof are true and that the license heretofore granted the applicant should be renewed.

it is therefore ordered by this Board that the license heretofore granted to the sid applicant, Lawrence Fox, be and the same is hereby renewed for a period of one year from the 3rd day of April, 1914. And the auditor of this County is hereby ordered upon the presentation to him of the recempt of the treasurer of Hendricks County, Indiana, for the fee allowed by law in such cases, to issue to said applicant a duly certified certificate of such order of renewal.

All of which is now finally ordered by the Board.

In the matter of the application of
Timothy Feeney for the renewal of
License to sell intoxicating liquors.

Comes now the applicant and shows to the Board that he gave notice to the voters and citizens of the Town of Brownsburg, Lincoln Township, Hendricks County, Indiana, by Publication of the Brownsburg Record, a weekly newspaper of general circulation throughout the County of Hendricks, in the State of Indiana, published in the Town of Brownsburg, said County and State aforesaid, that he would apply to the Board of Commissioners of Hendricks County, Indiana, at their regular April Term, 1914, for a renowal of his license to sell intoxicating liquors, by the publication in said paperof a notice thereof for more than twenty days prior to the 6th day of April, 1914, Proof of which said publication being filed herewith and reading as fellows, to-wit:- (.H.I.)

And now the application coming for hearing, the Board hears
the evidence in support thereof and being fully advised in the matter now
finds that the allegations thereof are true and that the license heretofore
granted the applicant should be renewed

It is therefore ordered by this Board that the license heretofore granted to sell applicant, Timothy Feeney, be and the same is hereby renewed for a period of one year from the 7th day of April, 1914.

And the Auditor of this County is hereby ordered upon the presentation to him of the receipt of the treasurer of Hendricks County, Indiana, for the fee allowed by the law in such cases, to issue to sell applicant a duly certified copy certificate of such order of renewal.

All of which is now finally ordered by the Board.

Ordered that the Board do now adjourn.until 10 A.M. tomorrow.

John Moron

Board of Commissioners

Hendricks County Indiana.

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Possing marning April 7, 1914,

The Board of Commissioners of Mentrisks County, Indiana are met in regular session in the Commissioners Room in the form of Describe, Indiana it being the second day of said-month.

Present; Harry E. Santers, Henry S. Cox, and Jihn P. Moran, all members of said Board.

The following proceedings were then had to-wite-

In the matter of the repair
of highway on Township line
Between Center and Middle
Townships

De it rememb red that on the 7th day of April, 1914, the Spard of Commissioners of Hendricks County, Indiana, not in regular sessionin Eastille Hendricks County Indiana, and adopted the following orders

Having been duly notified that the following described highway, beginging of the township line between Middle and Center Townships in Hendricks County, Indiana at a point where the Danville and Pittsboro gravel Boat process the township line between Center and Middle townships in said County and extending themse East along said line for a distance of one- hair mile, over which there is established a United States Mail Brute, is out of repair and in an almost impassible condition;

It is therefore ordered that John W. Whyte, trustee of Center Township proceed at once to repair the East half of the above described highway, and that Lee Dillon, Trustee of Middle Township, repair and keep in repair the West half of the above described highway

Henry E. Santers Henry S. Cox.

John P. Bernha

Beard of Countrationers Rendrinks County, Indiana.

ATTESTY

Lewis W. Berders. AUDITOR.

Be it remembered that on the 7th day of April, 1914, the Board of Commissioners of Hendricks County, in the State of Indiana, entered the following order to-wit:-

Comes now John W. Whyte Trustee of Center Township in Hendricks
County, Indiana and files a statement in duplicate as provided by Acts
1899, page 121, from which statement it appears that J.W. Burnettis
a poor Person and is in need of relief, that within the past year he
has received relief from the said Township to the value of \$15.00 and
his family consists of himself.and

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to J.W. Burnett further relief to the extent of \$15.00.

I do hereby certify that the above and foregoing is a full,
true and complete copy of the order made by the Board of Commissiners of
Hendricks County, Indiana in the above entitled cause.

Witness my hand seal of this office this 7th day of April, 1914.

Lewis W. Borders.

Auditor of Hendricks County, Indiana.

15 81 1

Be it remembered that on the 7th day of April, 1914, the
Board of Commissioners of Hendricks County, in the State of Indiana entered
the following order to-wit:-

County, Indiana and files a statement in duplicate as provided by Acts 1899, page 121, from which statement it appears that William Clonce is a poor person and is in need of relief; that within the past year he has received relief from the said Township to the value of \$15.00 and his family consists of himself and two girls and three boys.

And the board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to William Clonce and his family further relief to the extent of \$15.00,

I do hereby certify that the above and foregoing is a full true and complete copy of the order made by the Boar d of Commissioners of Hendricks County, Indiana in the above entitled cause.

um rinn Commy, in the

Witness my hand seal of this office this 7th day of April, 1914.

Lewis W. Borders

Auditor of Hendricks County Indian

TUB ERCULOSIS HOSPITAL.

Trustees Certificate.

STATE OF INDIANA

SS:

HENDRICKS COUNTY.

I, John W. Whyte, Trustee of Center Township Hendricks County Indiana, do hereby certifiy that Mrs. Anna Tout now resides in said Township and has so resided continously for more than one year last past, and that said Mrs. Anna Tout is an indignent citizen of the state of Indiana, for more than one year last past.

I further certify that a copy of this certificate has been delivered by me to the Auditor of Hendricks County.

In witness whereof, I have affixed my hand and seal, this 26 th day of March, 1914.

John W. Whyte

TRUSTEE

Center Township.

Ordered that the Board do now Adjourn.

Board of Commissioners

Hendricks County, Indiana,

Monday Morning May 4, 1914.

The Board of Commissioners of Hendricks County, Indiana are , met in regular session in the Commissioners Room in the Town of Danville Indiana, it being the first Monday in said Month.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:

See claim and allowance docket for claims allowed.

Sée Road Record No. 8.

Come now Theodore Martin and files his statement.

Danville Indiana, May 4, 1914.

fur

To the Hon. Board of C muissionres of Hendricks County, Indiana.

Gentlemen:-

This statement is to certify that James E. Thompson of Liberty Township was abosen Courty Attendance Officer by the County Board of Education on this the 4th day of May, 1914 for the enduing school year of 1914-1915.

Theodore T. Martin.

County Superintendent.

In the matter of the boundary line between Clay and Marien Townships.

of April, 1914 E.P. robards et al, filed in the 60m missioners Court of
Hendricks County, their verified petition asking that sections 7 in
Township 14 North of Range one West and sections 11 and 12 in Township 14
North Range two West. And of Clay Township be annexed to and made a part
of Franklin Township and which petition is in words and figures as follows
to-wit: (H.I.)

Comes now also J. S. Carter et al, and file herewith their remonstrance against petition asking that the same be denied and which

remonstrance is in words and figures as follows to-wit: (H.I.)

And the Board of Commissioners having examined said petition and remonstrance and being fully informed and advised in the premises, now deny said petition and refuse to grant the same, all of which is finally ordered, adjudged and decreed by the said Board.

In the matter of addition
aid for Guilford Township Poor.

Come now B.W. anderson, Trustee of Guilford Township in Hendricks County
Indiana and files statements in duplicate as provided by Acts 1899, page 121, from
which statement it appears that Rozella Waters, Sogan Denney, Peninah Bebee,
John Lamb, Mary Malone, Mrs. James Brewer, James Powers, Mellie Brooks, Alzara Wilder,
and Sogan Wethington, are poor persons and need of relief; that with in the past year a
each has received relief from the said Township to the value of \$15.00.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to said poor persons and their families further relief, to the extent of \$15.00 each.

(Ordered that the Board do now adjourn until 100'clock A.M. tomorrow.)

Board of Commissioners of

Hendricks County, Indiana.

Tuesday Morning May 5, 1914.

The Board of Commissioners of Hendricks County, Indiana are met in regular session in the Commiss ioners Room in the Town of Danville Indiana, it being the second day of said session.

Present; harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:-

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In the matter of the petition of
Martin Dugan to repair and tile
a part of the Martin Gugan Drain.

Comes now Martin Gugan by his attorney, Cofer and dugan, and files in duplicate his petition to repair and tile a portion of the Martin Dugan Drain, in Brown Township, together with his Bond, in the penal sum of \$200.00 as required by law.

And now the Board of Commissioners ap roves said Bond and designates June 1, 1914, the same being the first day of the regular June Term, 1914 of said Board, as the day set for docketing said cause.

(Ordered that the Board do ow Adjourn.)

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Board of Commissioners of

Hendricks County, Indiana.

Monday Morning June, 1 1914,

The Board of Commissioners are met in regular session in the Commissioners Room in the Town of Danville Indiana, it being the first Monday in said month.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:-

See Claim and Allowance Docket for Claims Allowed.

In See Road Record NO.8.

In the matter of the letting of the Contracts for sup lies for the County Home.

Be it remembered that heretofore to-wit on the 28th day of May, 1914

Tavner Neal filed in the Auditors office of Hendricks County, his verified statements

of supplies needed for the County Asylum for the poor; and which report is in words

and figures as follows; (H.I.)

That upon the filing of said report the Auditor of Hendricks County prepared a written achedule for said supplies and advertised that the contract for the same would be set by the Board of County Commissioners at their regular session on June 1, 1914; that thereafter to-wit:- on the first day of Jume, 1914 the Board of Commissioners of Hendricks County, met in regular session at the Auditors office in Danville Indiana, but no satisfactory bid having been received for said supplies it was ordered by said Board that the schedule for said supplies be readvertised and that the contract for the same be let on June 13, 1914.

Board of Commissioners of

Hendricks County.

138

Be it remembered that on the 22ndday of June, 1914, the Board of Commissioners of Hendricks County, in the State of Indiana, entered the following order to-wit:-

Comes now T.M. Roark Trustee of Washington Township in Hendricks County, Indiana, and files a statement in duplicate as provided by Acts 1899, page 121, from which statement it appears that Jenj. Shipman is a poor person and is in need of relief; that within the past year he has received relief from the said township to the value of \$15.00 and his family consists of himself, wife and chils.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to Benj. Shipman and his family further relief. to the extent of \$15.00

I do hereby certify that the above and foregoi ng is a full, true and complete copy of the order made by the Board of Commissioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal this the 22ndday of June, 1914

Lewis W. Borders.

(SEAL)

Auditor Hendricks County, Indiana.

In the matter of the petition of

Martin Dugan to repair the Martin

Dugan drain stauated in Brown Township

Hendricks County, Indiana.

Comes now Martin Dugan the petitioner herein, and it appearing to the Board by his endorsement on the petition that the docketing thereof was fixed for the 1st day of June, 1914; And it further appearing to the Board by the affidavit and proof of service of notice, which are as follows to-wit (H.I.), that the persons named in said petition, to-wit, Patrick C. Hogan and Thomas Shepherd, whose lands will be affected by the repairs of said drain prayed for in said petition have been duly served with notice of the filing of said petition and the time and place for the docketing of same; also that all other persons named in said petition will be affected by the proposed repairs of said drain have filed wavers of any notice of any service of notice of the filing of said petition and the time and place of the docketing thereof, which said waivers are as folloes, to-wit: (H.I.) that the allegations of said petition are true and that the same should be docketed as a cause pending in this court. It is therefore ordered by the Board that the said petition be, and the same is hereby dockeded, and that the same be placed on the docket of this court as an action and petition pending thereon.

Tuesday Morning June 2, 1914.

The Board of Commissioners of Hendricks County, Indiana, are met in regular session in the Commissioners Room in the Town of Danville, it being the second day of said session.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:-

Be it remembered that on the 1st day of June, 1914, the Board of Commissioners of Hendricks C unty, Indiana, metin regular session at the Auditors office in Danvill, Indiana, with the following numbers present and acting,

Harry E. Sanders, Henry Cox, and John P. Moran, the followings proceedings were then Had:-

In the matter of the County
Asylum for the poor report.

The Board having met in regular session, visited the County Home and after thoroughly inspecting the same would make the following report: The number of inmates of said asylum was found to be 27, 13 of whom are woman and 14 of whom are men, of which number twelve were bed-ridden. They found that since the first of March four inmates has been received, one had died and one had been discharged.

Upon inspection they found that the entire institutionhad benn cleaned washed and placed in a sanitary condition, the basement thereof has been cleaned, and white-washed and all the floors of said dwelling and basement had been cleaned and put in a sanitary condition.

They found that all fences about said institution and on the farm connected therewith had been newly repaired and white-washed, and all gates had been repaired and put in first class cendition. They found that the ground of said institution had been put in good condition, ornamented with flowers and were well kept. They found that the real estate connected with said institution was being cultivated as follows: 30 acres in corn; 18 acres in eats; 10 acres in timothy meadow; 15 acres in clover and the remainder in pasture; that they being tended in connection with said institution a garden which was found in good condition and that the orchard in connection was being properly cared for.

Said Board would further report that the said institution was in every respect in good condition and being well cared for, and under the Superintendent was receiving constant improvement.

Board of Commissioners.

In the matter of Purdue University by appointment.

In the matter of appointment Lorenze Johnson, and Josephine DePew was appointed to scholarship in Purdue University for the academic year beginning in September, 1914 and ending in June, 1915.

And those appointed as Alternatesto the University were first,

Ernest Branson, of Danville, Indiana, Second, E. Ray Crosby, of North

Salem Indiana, Third; James Ashby of Pittsboro Indiana., and fourth

Frank Hopkins of Hazlewood Indiana.

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Be it remembered that the Board of Commissioners of Hendricks County, met in special session in the Auditors office in Danville, Indiana, pursuant to adjournment with the following members present and acting: - Harry Sanders, Henry Cox, and John P. Moran.

In the matter of letting
of contracts for the County Home.

Comes now Julian D. Hogate, editor of The Danville Republican," and files herewith his proof of publication of the notice of letting of contracts for the County, Home, showing the said notice was published in the Republican, a newspaper of general circulation in Hendricks County, for one issue bearing date on June 11, 1914;

Comes now also William A. King editor of the "Danville Gazete," and files herewith his proof of publication of the notice of letting of contracts for supplies for the County Home, showing the said notice was published in the "Gazette", a newspaper of general circulation, in Hendricks County, for one issue bearing date of June, 11, 1914.

The Boards having examined the proofs of publication of said notices finds the same sufficient and which notices are in the words and figures as follows to-wit:-

And now at the hour of 10 o'clock A.M. on the 13th day of June, 1914 having arrived, up to which time it was provided in said notices that sealed bids would be received by the Board of Commissioners of Hendricks County for the furnishings of said supplies, said Board now finds upon wxamination bids as follows, to-wit:-

For schedule one, same bearing for groceries, John Edwards and Ferre and Griggs; Schedule number two, same bearing for dry goods James McCoun and Joe Hess; Schedule number three, same bearing for drugs, C.L. Thompson;

And now said sealed proposals having been opened in the presence of the bidders and the general public, the Board finds all of the bids to be in due form and the Board further finds that the bid of John Edwards is the lowest and best bid for groceries specified in schedule number one; that the bid of James McCoun, is the lowest and best bid for dry-goods specified in schedule number two; and that the bid of C.L. Thompson is the lowest and best bids for drugs as schedule number three;

It is therefore ordered adjudged and decreed by the order of said Board that the bid of John Edwards, James McCoun and C.L. Thompson be, and the same is hereby accepted, and that the contract for said supplies be, and the same is hereby awarded to the said John Edwards, James McCoun and C.L. Thompson, all of which is finally ordered and decreed by the Board.

John P Moran & Harry E Sanders

Board of Commissioners of H.C.

ATTEST: - Lewis W. Borders.

AUDITOR.

Monday morning Juky 6, 1914.

The Board of Commissioners are net in regular session in the Commissioners Rom in the Town of Danvile. it being the first Monday in said in said month.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following procedings were then had to -wit;-

See Claim and a lowance, for claimes allowed.

See Road Record No. 8

In the matter of t e petition of
Martin Dougan to Repair the
Martin Dougan Drain.

come now again the petitioners herein and more than twenty days

exclusive of Sundays and the day of docketing said petition herein having

elasped since the day set for said petition was docketed and no remonstrance

of any kind or character have been filed in this proceedings, and the Board

having duly examined the said petition and being fully advised in the

premises and finding the same sufficient in all respects, now orders

that said petition be spread of record important the records kept for such

purpose, which is now done in the words and figures following, to-wit-

STATE OF INDIANA , HENDRICKS , COUNTY;:SS:

In the Commissioners Court of Hendricks County, Indiana.

In the matter of the petition of

Martin Dougan to the repair and tile a

Portion of the Martin Dougan Drain.

Comes now the undersigned, Martin Dougan, and respectfullty shows to that in the year of 1877, inder the proceedings instituted in the Commissioners Court of Hendricks County, Indiana by Martin Dougan for the establishing of a new drain, a ditch was duly constructed over and upon the following described route -to-wit:-

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Beginning at a pint south 46 degrees wast from the center of section 23, Township 17 North, Range 1 East, Distance 28 1 Rods, on the land s of John B. Sandusky: Its general course being as follows, Commencing at a point above mentioned and described, thence north 58 degrees East 500 feet; thence north 47 East 300 feet; thence North 572 degrees East 1550 feet, thence north 79 degrees East 5 550 feet; thence north 52 degrees East 125 feet; thence North 31 2 degreesEast 350 feet; thence north 872 degrees East 275 feet; thence north 500 feet; thence north 56 degrees East 275 feet; tence north 89 degrees East 9 00 feet; thence north 60 degrees East 375 feet; thence North 20 degrees East 300 feet; thence north 58 degrees East 100 Feet; thence north 43 degrees East225 feet; thence North 62 degres East 125 Feet; thence north 13 degrees East 275 feet; thence north 6 degrees West 350 feet; thence North 202 degrees east 125 feet; thence north 62 degrees East 350 feet; thence north 47 degrees East 450 feet; thence north 422 degrees East 1400 feet; thence north 525 feet; thence north 52 degrees East 285 feet; thence north 500 feet to a point 13 rods east of the center of the North East Quarter of section 13, Township 17 North, Range one East, which said point is the terminus of ditch, and is distant from the beginning 11210 feet.

open drain and has ever since remained such; that from its sourse to wit; about 13 rods east of the center of the North East quarter of section 13, Township 17

North, Range one East, to where the same is crossed by a public highway running North and South through the center of said section 13, about 70 rods South of the center of said section 13, Township and range aforesaid, said ditch is out of repair and is not sufficient toperform the drainage for which it was designed and intended; that said ditch can be made sifficient. however, to perform the drainage designed and intended by cleaning the same out to the depth originally constructed and by laying and covering tile therein for the distance aforesaid, to-wit, about 3/4 miles.

This petition would further show that he is the owner of the following described tracts of land, to-wit:

The South west quarter of the North East quarter of section 13, Township
17 North, Range 1 East- 40 acres more or less;

Also a part of the west half of the south east quarter of section 13,

Township 17 North, Range 1 East, bounded and described as follows: Beginning at a

point 26 chaines and 67 links North of the South east corner of te West half of

said South east quarter and running thence north 13 chaines and 37½ links to the

North east corner thereof; thence west of the north line thereof 19 chaines and 80

links to the center of said section, 13, thence south 13 chaines and 28 links to a

point 26 chaines and 67 links North of the section line on the South of said section

13; thence east 19 chaines and 81 links to the place of beginning-39,80/100, more or 3

less.

Your petitioners would further show that the foregoing realestate would be greatly benefitted by the repairs of said ditch as heretofore set out and alkedged by the cleanung of the same out of the original depth of construction and by the tiling of the same, but that the same can not be accomplished in the best and cheapest manner with out affecting the lands of others.

This petitioner would show that to accomplish the cleaning out and the tiling thereof as aforesaid of said ditch would affect the following described tracts of land in said County iof Hendricks, in addition to the foregoing described real estate, and which said tracts are owned by persons thereinafter named, to-wit:

The South East quarter of the North East quarter of section 13, Township 17 North, Range one East, owned by Martin Dougan, Sr;

The North East quarter of the South East quarter of section 13, Township 17 North, Range one East, owned by Wiliam L. Batz;

The North East quarter of the North East quarter of section 13, Township 17 North, Range one East, owned by Thomas Shepherd.

The North West quarter of the North East quarter of section 13,

Township 17 North, Range one East owned by Thomas Shepherd;

A part of the west half of the south east quarter of section 13,

Township 17 north, Range 1 East as follows; Beginning at a point 26 chaines and 57 links North of the south east corner of te west half of said

South east quarter and running thence west for a distance of 19 chaines and 31 links; thence south for a distance of 20 chaines; thence east for a distance of 19 chaines and 83 links; thence north 20 chaines to the place of beginning owned by patrick Hogan.

This petitioner would further represent and show that he believes the public helath will be improved and benefitted by the proposed repair and tiling of said ditch, and that the proposedwork will be of Public utility; that the costs and excenses and damages of such proposed improvement and repaires will be ness than the benefits which will result to be the owners of the land likely to be benefitted thereby.

Wherefore this petitioner prays your Honorable Board that said ditch be repaired by the ckeaning of the same as herein prayed for and that the same be tiled with the tile of sufficient size that said drain will perform the drainage intended for the distance set out and described in this his petition, all as provided by law in such cases.

Martin Dougan Sr.

Martin Dougan Jr.

Wm. I. Batz.

And it is now ordered by the Board that said petition for d said proposed repaires of said drain be, and the same is hereby referred to the drainage Commissioners; it is further ordered by the Board that Daniel Burden, a disinterested and reputable free holder of Brown Township, Hendricks County, Indiana, the Township in which said drain proposed to be repaired by these proceedings is located not of kin to any of the owners of the land affected by the proposed repair s of said drain, a person of good judgement and intelligence be and he is hereby apointed drainage comissioner herein to act on the said above petition with the duly appointed, qualified and acting commissioners of said County; that the said Daniel Burden shall take an oath as required by law that he will faith fully and honestly perform his duties in the matters involved herein before entering thereon.

It is further ordered by thr Board that all of said drainage

Commissioners meet of the _____day of July, 1914, at the residence of Elisha D.

Beard in the Township of Brown, County of Hendricks, and State of Indiana, and proceed to perform the duties required of them by law and that they report their doings to this Board on the first Monady of August, 1914.

It is further ordered that a certified copy of said petitioj and of this order be delivered to said drainage Commissioners by this County Auditor.

And further proceedings herein are continued.

STATE OF INDIANA

SS:

HENDRICKS COUNTY.

Be it remembered that on this the 30th day of April, 1914, personally appeared before the undersigned notary public Martin Dugan who, being first duly sworn upon his oath, says that the matters and things set forth in the foregoing entitled petition are true in substance and in fact.

Martin Dugan.

Subscribed and sworn to before me this the 30th day of April, 1914.

My Commission expires July 8th, 1917.

Zimri E. Vongan. NOTARY PUBLIC.

In the matter of contracting for sewer at heating paint.

SUPPLEMENTAL CONTRACT.

This contract and agreement made and entered into this 7th day of July, 1914, by and between the Board of Commissioners of Hendricks County the party of the first part, and Wm. H. Johnson Son Co, of ____

The party of the first part has this day imployed the party of the second part, and does hereby imploy the party of the second part, to construct for the said perty of the first party, the folloing :- First , a sewer at the heating plant for the Court house, situated on the lot on which the present Hendricks County Jail is located. Second to install a water service in the new heating plant as above set out and located.

County, the party of the second part, hereby witnesseth :-

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The party of the second part hereby agrees to furnish all labor and materila necce ssary to properly construct the sewer at the heating plant according to the lay out and following requirements for the same, as furnished by W.C. Martin: te sewers are to be co nnected with the down spout for the heating plant; down spout for the jail; the overflow from the blow-off tank; and the floor drain; to the main town sewer in aley north of the plant. The sewer pipes are to be glazed tile and of the following sizes: - Tile from heating plant, down spout, and over flow connection to blow off tank to be four inch to a point near foot of iron states connects to a siz inch tile running to 6 inch (Y) just North of the Floor drain.

Tile from jail down spout to be four inches to the floor drain where all connect to a four inch tile, running and tapped into main sewer in the alley. All neccessary bends to be furnished, all tile to have at least one-fourth inch fall in one foot, and to be laid with close joints and the same to be well cemented. Floor drain to be standard ten inch bell trap; such materila to be furnished in accordance with the following schedule of material.

SCHEDULE.

26 ft. of 6" glazed tile.

52 ft. of 4" "

10 special tiles for bends, (Y), and connections.

2 BBL. of cement.

Sand.

1 ten inch standard bell trap.

The party of the second part further agrees to furnish all labor and materila required to install a water service in the new heating plant. There shall be in such construction 203 lineal feet of 14" Galv. iron pipe, to be tapped in to the town water main in Marion Street, and to run in East side trench now open to just within the wall of heating plant.

The party of the second part further agrees that all labor and material used in such construction shall be first class in every particular.

The party of the second part further agrees that the work on said construction shall be commenced immediately and shall be completed at a time not later than specified for the completion of the heating plant.

The party of the first part hereby agrees for and in full consideration of the construction herein set out to pay to the party of the second part the sum of Sixty Eight dollars .(68.00); such amount to be paid when such work shall have been fully completes herein specified, and shall have been approved by the Superintendent of Construction for the new Court House, as complying with all terms of this contract. And shall have also been approved and accepted by the party of the first part herein.

In Witness Whereof the parties have hereunto set their hands and seals this the 7th day of July, 1914.

Harry E. Sanders.

Henry S. Cox.

(SEAL)

John P. Moran.

Board of Commissioners of Hendricks County, party of the first part.

ATTEST: Lewis W. Borders.

W.H. Johnson Son Co.

Party of the second Part

Per. J.C. Hill.

Executed in duplicate at Danville Indiana this 7th day of July, 1914.

(Ordered that the Board do now adjourn until 10 o'clock A.M. tomorrow).

Harry E Sander

Board of Commissioners of Hendricks County, Indiana. Tuesday Morning July 7, 1914.

The Board of Commissioners are met in regular session in the Commissioners Room in the Town of Danville, Ind ana, it being the second day of said session.

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Present Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:-

In the matter of the petition of
Thomas H. Shepherd et al for the
Construction of the Drain in Brown
Township.

Comes now the petitioners in said Cause and asked that said petition e be dismissed.

And the Board being fully advised in the premises now dismisses said petition at the cost of said petitioners.

(Ordered that the Board do now adjourn.)

Harry E Sandry

Board of Commissioners of

hendricks County, Indiana.

In the Commissioners court of Hendrick's County
Special Session July 25th, 1914.

In the matter of the repair of the Hendricks

Bridge in Brown Township, The Weaver Bridge in

Middle Township, The Williams bridge in Eel River Township,

The Boyd bridge in Liberty Township, The Indian

Camp Branch Bridge in Franklin Township,

Tout Bridge in Middle Township.

Comes now the Board of Comissioners of Hendricks County, Indiana, pursuant to adjournment for the purpose of leting a contract for the repair of the bridges in the above entitled cause, in said County and State, and said Board is called to order in special session with the following members present and acting:
Hanny E. Sanders, Henry S. Cox, and John P. Moran,

And comes now W.A. King editor and publisher of the Danville Gazette and Julian D. Hogate editor and publisher of The Danville Republican, weekly newspapers of general circulation, printed and published in Hendricks County and State of Indiana, and file herewith their affidavit for proof of publication which affidavit and the notices attached therete are in words and figures as follows to-wit:- (H.I.)

And from which affidavit it appears that the notice of the time and place of receiving bids for the constructing of improvements in the above entitled cause, was duly published in said paper for two weeks successively before the 25th day of July, 1914, the first of which publication was on the 9th day of July, 1914, and the last on the 16th day of July, 1914.

And now at the hour of 10 o'clock A.M. on the 25th day of July, 1914, having ar ived, up to which time it was provided in said notices that sealed bids would be received by the Board of Comissioners of Hendricks County, Indiana for the said construction of said improvement, said Board now find upon examination bids submitted as follows:-

Joseph E. Prewitt

Indian Camp Bridge	\$720.00
Weaver Bridge	185.00
C.F. Bewen.	
Williams Bridge.	1170.00
Indian Camp Branch Bridge .	692.00
Harry A. Seaton,	
Williams Bridge.	1075.00
H. Curry,	
Indiana Camp Branch Bridge.	524.00
Williams bridge.	957.00

Branch

150

L.H. Herman.

Indian Camp Branch Bridge \$787.00

The Weaver Bridge.

172.80

And new said sealed proposals having been opened in the presence of the bidders and the general public, the Board finds all of the bids to be in due form, accompanied by sufficient non- colusion affidavit and good and suficient bend as required by law; and t e Beard further finds that the bid of H. Curry, for the improvement of the Williams Bridge is the lewest and best bid for said improvement. And the Board further finds that the bid of H. Curry is the lowest and best bid for the improvement of the Indian Camp Branch Bridge. And the Beard further finds that the bid of L.H. Harman for the repair of the Weaver Bridge is the lewest and best bid therefor.

It is therefore ordered and adjudged and decreed by said Beard that the bid of H CUrry for the repair of the Wiliamd Bridge and the Indian Camp Branch Bridge be and the same is hereby accepted, and that the contract for said improvement be and the same is hereby awarded to the said H. Curry and the bend of the said H. Curry in the sum of Fifteen Hundred Dellars, with United States Fidelity and Guaranty Co. as surety thereon, is new acepted and appreved, which bejd and appreval thereof is in words and figures as fellews to- wit:-

BOND.

KNOW ALL MEN BY THESE PRESENTA, that we the undersigned Hicks Curry of Hendricks County, Indiana Principal, and the United States Fidelity and Guaranty Co, of Baltimere, Md., Surety, are firmly bound into the State of Indiana in the penal sum of (1500.00) Dellars for the payment of which, well and truly to be made, we bind our selves jointly and severally, and our joint and several heirs, executors, administrators and assihnes, firmluy by these presents, this 25th day of July, 1914

The conditions of the above obligation are such, that whereas, the Board of Commissoners of Hendricks County, Indiana are about to let a contract for the construction of certain repairs of bridges in said County, in said State, And where as the above named Hicks Curry has filed a bid for said work with the Auditor of the County: New, therefore if the said Beard of Commissioners shal award him the contract for said work and the said Hicks curry shall premptly enter into a contract with said Beard of Commissioners for said work and shall well and faithfully do and preferm the same in all respects ac cording to the plans and spectfications adepted by the Beard of Commissioners, and according to the time and terms and conditions specified in said contract to be entered into and shall promptly pay all debts incurred by him in the presecution of said work,

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including labor, material furnished, and for boarding the laborers thereon, then this obligation shall be void, etherwise to remain in full force, virtue and effect.

THE UNITED STATES FIDELETY and GUARANTY CO.

HICKS CURRY. (SEAL)

John E. Messick. (SEAL.)

STATE OF INDIANA, COUNTY OF HENDRICKS, SS:

(SEAL)

Before, me the subscriber, a Netary Public in and for said County personally appeared Hicks Curry, principal, and The United States Fidelity and Guaranty Co, by and through John E. Merrick, atterney and agent in fact for said Company and acknowledged the execution of the foregoing instrument for the uses and purposes therein mentioned.

Witness, my hand and netarial Seal this 25th day of July, 1914. (SEAL.)
My Commission expires Sept. 29, 1915.

Carey W. Gasten

NOTARY PUBLIC.

Accepted and approved, July 25, 1914.

John P. Meran.

Member of Board of Commissioners of Hendricks County, Indiana.

And new said Beard having approved said hend new enteres into a centract with the said H. Curry for said improvement which contracts are in words and figures fellowing to-wit:-

CONTRACT.

For the construction of the Williams Bridge, this agreement made and entered into by and between Hicks Curry of Hendricks County, Indiana party of the first part and the Board of Commissioners of Hendricks County, Indiana in the State of Indiana, party of the second part.

WIT NESSETH; That on the 25th day of July, A.D. 1914, the said Beard of Commissioners received bids for the construction of the Williams Bridge the same being located in Hendricks County and said Hicks Curry then and there being declared to be the lowest and best responsible bidder, the contract was awarded to the said Hicks Curry, for the amount of his bid, viz: \$957.00, and the said party of the first part new covenants and agrees to build and contract bridge floor in all respects in accordance with and comformable to the specifications, reports, and plans andprofile, contained in the report of the viewers and engineer for said bridge, now on file in the office of the Auditor of Said County which said report, specifications, and profile, are hereby referred to and made a part of this contract the same as if herein fully set out and written.

And the party of the first part further undertakes and agrees that in the presecution of said work wi he will use all proper skill and care and wil pay all claimes for work and labor performed and material furnished in and for the construction of said work, wheather the said work and labor is performed of materila is furnished to said contractor or agent or superintendent in charge of said work. It is further understood and agreed that said party of the first part will not and cannot sell or assign this contract or sub-let the work to any person or persons, except by the consent of the said Board of Commissioners.

The party of the first part further agrees to construct and build said improvement and have the same completed on or before the 1st day of October, A.D. 1914. and in the event said improvement of said bridge shall not be completed, finished and ready for acceptance by the party of the second part on or before the 1st day of October A.D., 1914. then the first party of the first part agrees and promises to pay to the said party of the second part as liquidated damages for the non-completion of said work and for th4 deprivation on the party of the public of said Hendricks County of the use of said bridge from and after said 1st day of July, A.D., 1914. the sum of Twenty- Five dellars per day for each and every day thereafter that said improvement shall remain uncompleted, unfinished and not ready for acceptance by said party of the second part and said party of the first part agrees that said sum of twenty five dellars per day shall be deducted from the contract price of said improvement and shall be retained by said party of the second part out of the contract price of said improvement for the use of public of said Hendricks County, provided, that said failure to complete said improvement within said time specified for such completion is not caused by strikes or any other cause beyond the central of said party of the first part er that said time has not been extended by said Beard of Commissioners. In the event the party of the second part does grant an extension of time for h the completion of said improvement, the above and foregoing agreement in relation to liquidated damages shal apply after the expiration of such extension.

It is also understood and agreed by and between the parties hereto that said party of the second part shall withhold full payement to the p rty of the first part as required by Sec.l of an Act approved March 4, 1911 Acts of 1911, Page 437, for a period of thirty days or until proof be made of the payment for all labor, material, and sub-contractors claims. The pary of the second part hereby agrees that the party of the first part shall be paid the said contract price as above set out upon the warrant of the Auditor of Hendricks County, Indiana, as directed by the Board of Commissioners of hendricks County,

and shall be paid on monthly estimates of the engineer in charge of said work, but not to exceed 80% of the said engineer's said estimate; 20% of the said centract price shall be retained by the said County until the said work is fully completed and finally accepted by the said Board of Commissioners of Hendricks County Indiana.

And the first party of the forst pary agrees to do and proform all matters and things required of Nand imposed upon him, according to the terms of this contract or pursuant to the pervisions of the Act of the General Assembly of the State of Indiana. authorizing said improvement.

To all if the covenants, conditioned and stipulations of this contract to said parties severally bind them-selves, their successord and heirs and assigns

In Witness whereof, the said part of the first part has hereunte set his and seal, the day and year hereinafter mentioned, and in witness whereof, the said Board of Commissioners of Hendricks County have also signed and approved this contract, this 25th day of July, 1914.

Hicks Curry.

Party of the first part.

Hary E. Sanders.

Henry S. Cox.

Jehn P. Meran.

Board of Commissioners of Hendricks Co. Indiana.

ATTEST: Lewis W. Borders, Auditor of Hendricks County.

CONTRACT.

For the construction of the Indiana Camp Bridge, This agr eement made and entered into by and between Hicks Curry of Hendricks County Indiana Part of the first part and the Board of Commissioners of Hendricks County in the State of Indiana party of the second part.

WITTNESSETH: That on the 25th day of July, A.D., 1914. the said Board of Commissioners received bids for the construction of the Indian Camp Bridge the same being located in Hendricks County and the said Hicks Curry then and there being declared to be the lowest bidder and the best responsible bidder, the contract was awarded to the said Hicks Curry for the amount of his BidViz-\$524.00 and the said party of the first part new covenants and agrees to build and construct said bridge floor in all respects in accordance with an conformable to the specifications reports, plans and profile contained in the report of the viewers and engineer for said bridge now on file in the office of the Auditor of said County which said report specifications, and profile are hereby referred to and made a part of this contract the same as if herein fully set out and written.

And the party of the first part further undertakes and agre es that the presecution of said work he will use all proper skill and care and will pay all claims for work and labor performed and material furnished,

in and for constructon of said work, wheather the said work and labor is performed or materila is furnished to said contractor or agent or sup rintendebt in charge of said work. It is further understood and agreed that said party of the first part will not and cannot sell or assign this contract or sub-let the work to any oerson or persons, except by the consent of the Board of Commissioners.

The party of the first part further agrees to construct and build said improvement and have the same completed on or before the 1 day of October A.D. 1914, and in the event said improvement of said brifdge shall not be completed, finished and ready for acceptance by the party of the sec nd part on or before the 1st ady of October A.D. , 1914. then the said party of the first part agrees and premises to pay to the said party of the second part as liquidated damages for the non-completion of said work and for the deprivation of the part of the public of said Hendricks County of the use of said bridge from and after said 1st day of October, 1914. the sum of twenty five dellars per day for each day and every day thereafter of said improvement shall remain uncompleted unfinished and not ready doe acceptance by said party of the second part, and said party of the first part agrees that said sum of twenty five dellars per day shall be deducted, from the contract price of said improvement a d shall be retained by said party of the second part out of the contract price for said improvement for the use of the Public of said hendricks County, provided, that said failure to complete said imprevement within the said time specified for such completion is not caused by strikes or a y other cause or causes beyond te centrel of said party of the first part or that said time has not been extended by said Beard of Commissioners. In said improvement, the above and foregoing agreement in relation to liquidated damages shall apply after the expiration of such extension.

It is also understood and agreed by and between the parties herete what said party of the secons part shall withheld full payement to the party of the first part as required bu Sec.l of and Act approved March4, 1911 Acts 1911, Pa e 437, for a period of thirty days or until proof be made of the payement for all labor, and sub-contractors claims.

The party of the second part hereby agrees that the party of the first part shall be paid the said centract price as above set out upon the warrant of the Auditor of Hendricks County, Indiana as directed by the Board of Commissioners of endricks County, and shall be paid on menthly estimates of the engineers in charge of said work, but not to exceed 80% of the said engineers estimate; 20% of said centract price shall be retained by the said county until said work is fully completed and finally accepted by the said Board of County Commissioners.

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tes ope And said party of the first part agrees to do and perform all matters and thingd required of and imposed upon him, according to the terms of this contract or pursuant to the provisions of the Act of the General Assembaly of the Satte of Indiana authorizing said improvement.

To all of the covanants, conditionds and stipulations of this contract the said parties severally bind them-selves, their successors, heirs and assigns.

In Witness, whereof, the said party of the first part has hereunte set his hand and seal, the day and year hereinafter mentioned, and in witness whereof, the said Board of Commissioners of Hendricks County have also signed and approved the Contract, this 25th day of July, 1914.

Hicks Curry. Party of the first part.

Harry E. Sanders.

John P. Meran.

Henry S. Cex.

Beard of Commissioners of Hendricks County

ATTEST; Lewis W. Borders, Auditor of Hendricks County,

It is further ordered and adjudged and decreed by said Board that the bid of L.H. Harman for the construction of the Weaver Bridge be and the same is hereby accepted, and that the contract for said improvement be nd the same is hereby awarded to the said L.H. Harman, and the bond of the said L.H. Harman, in the sum of \$1000.00 with J.R. Dunlap, John D. Hughes and Willis A. Dobson as surety, is now accepted and approved, which bend the approval thereof is in the words and figures following te-wit:-

BOND.

Knew all men by these presents, That we, the undersigned L.H. Harman,

J.R. Dunlap and John V. Hughes. and Willis A. Debson are firmly bound into the State

of Indiana in the penal sum of \$1000000 dellars for the payment of which, well and

truly to be made. we bind our selves, jointly and severally, and our joint and

several heirs, executors, administrators and assigns, firmly by these presents

this 25th day of July, 1914.

The conditions of the above obligation are such that whereas, the Board of Commissioners of Hendricks County, Indiana, is about to let a contract for the construction of a concrete bridge over Indian Camp Branch, in Franklin Township. and also for repairing a weeden floor on a bridge near Check Weaver house in Middle Township, And whereas, the above named L.H. Harman, has filed a bid for said work with the Auditor of the County: Niw, therefore, if the Board of Commissioners shall award him the contract for said work, and the said L.H. Harman shall promptly enter into a contract with said Board of Commissioners for said work, and shall well and faithfully do and perform the same in all respects according to the plans and specifications adopted by the Board of Commissioners and according to the time, terms and conditions specified in said contract to be entered into.

and shall premptly pay all debts incurred by him in the presecution of said work, including labor, material furnished, and for bording the laborers thereen, then this obligation shall be void, otherwise to remain in full force, virtue and effect. ,

L.H. Harman. (SEAL.) J.R. Dunlap.

John V. Hughes.

Willis A. Debsen. (SEAL)

STATE OF INDIANA, BARTHOMOMEW COUNTY ,, SS:

Befere me, Auditer in and for said County, personally appeared L.H. Harman , J.R. Dunlap, and John V. Hughes, and acknowledged the execution of the foregoing instrument for the uses and purposes

Witness my Hand and official seal this the 24th day of July, 1914.

P. Yates. AUDITOR.

John P. Moran.

Beard of Commissioners of

Hendricks County, Indiana.

Before me, George TL Batterson in and for said County Personally appeared Willis A. Debson and acknowledged the execution of the foregoing instrument for the uses and purposes therein mentioned.

Witness my hand and Netarial Seal this 25th day of July,

(SEAL.) 1914.

My Commission expires August 2, 1915.

George T. Patterson. Netary Public.

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STATE OF INDIANA, BARTHOLOMEW COUNTY, SS:

I, Phillip Yates Auditor in and for said County and State de hereby certify that the surities on the within bond are the owner so of real estate valued at more than the within bend, as shown by the tax Duplicate of said County for the year of 1914,

Witness my hand and official seal, the 24th day of July, 1914.

(SEAL) . . Philip Yates. AUDITOR.

And new said behd having been approved said beard enters into a contract with the said L.H. Harman for said improvement, which centract is in words and figures as fellows to-wit:4

CONTRACT.

For the construction of the Check Weaver, This agreement made and entered into by and between L.H. Harman of hendricks County Indiana, party of the first part and the Board of Commissioners of hendricks County in the State of Indiana, party of the second part.

WITTNESSETH; That on the 25th day of July, A.D., 1914 the said Board of Commissioners received bids for the construction of the Check Weaver Bridge the same being located in Hendricks County and the said L.H. Harman then and there being declared to be the lowest and best bidder, the contract was awarded to the said L.H. Harman for the amount of his bid, viz: \$172.80 and the said party of the first part new covenants and agrees to build and construct said bridge floor in all respects in accordance with and conformable to the specifications reports, pland ans profile, contained in the report of the viewers and engineer for said bridge now on file in the effice of the Auditor of sid County which said report, xspecifications, and profile are hereby referred to and made a part of this contract the same as if herein fully set out and written.

And the party of the first part further undertakes and agrees that in the presecution of said work he will use all proper skill and care will pay all claims for work and labor performed and material furnished in and for the construction of said work wheather the said work and labor, is performed or material id furnished to said contractor or agent or superintendent in charge of sais work. It is further understood and agreed that said party of the first part will not and cannot sell or assign this centract or sub-let the work to any person or persons except by the consent of the said Board of Commissioners.

The party of the first part further agrees to construct and build said imprevement and have the same completed on or before the 1st day of October, 1914. and in the event said imprevement of said bridge floor shall not be completed, finished and ready for acceptance by the party of the second part on or before first said day of October, 1914. then the said party of the first part agrees and premises to pay to the said party of the se end part liquidated damages for the non-completion of said work, and for the deprivation on the part of the public of said Hendricks County of the use of said Bridge from and after said 1st day of October, 1914, the sum of \$25.00 per day for each and every day thereafter that said improvement shall remain uncompleted, unfinished and not ready for the acceptance by said party of the second part, and said party of the first part agrees that said sum of twenty five dellars per day shall be deducted from the contract price of said improvement and shall be retained by said party of the second part out off the contract price for said improvement for the use of the public of said Hendricks County previded, that said failure to complete said imprevement within the said time specified for such completion is not caused by strikes or any other cause or causes beyond the centrel of said party of the first part or that said time has not been extended by said Board of Commissioners. In the event the

party of the second part does grant an extension of time for the completion of the said improvement, the above and foregoing agreement in relation to liquidated damaged shall apply after the expiration of such extension.

It is also understood and agreed by and between the parties herete that said party of the second part shall withold full payement of the of the first part as required by Sec. 1 of an Act approved March 4, 1911 Acts of 1911, Page 437, for a period of thirty days or until proof be made of the payment for all labor, material, and sub-contractors claims.

The party of the second part hereby agrees that the party of the first part shall be paid the said centract price as above set out upon the warrant of the Auditor of Hendricks County, Indiana, as directed by the Beard of Commissioners of said hendricks Countyand shall be paid on menthly estimates of the engineer in charge of said work, but not to exceed 80% of the said engineers said estimate; 20% of the said centract price shall be retained by the said county until the said work is fully completed and finally accepted by the said Beard of County Commissioners. And said party of the first part agrees to do and perform all matters and things required of and imposed upon him, according to t e terms of this contract or pursuant to the provisions of the Act of the General Assembly of the State of Indiana authorizing said improvement.

To all of the covenants, conditions and stipulations of this centract the said parties severally bind them-selves, thier successors, heirs and assigns.

In Witness whereof, the said party of the first part has hereunte set his hand and seal, the day and year hereinafter mentioned, and in witness whereof, the said Board of Commissioners of Hendricks County have also signed and approved this contract, this 25th day of July, 1914.

> L.H. Harman Barty of the first Part. Harry E. Sanders. Henry S. Cox.

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John P. Meran.

Beard of Commissioners of hendricks,

County, Indiana.

ATTEST; Lewis W. Berders. Auditor of Hendricks County.

And it appearing to the said Beard that ne bids have been received for the repair of t e Herdrick Bridge in Brown Township, the Boyd Bridge in Liberty Tewnship, and the Teut Bridge in Middle Tewnship, it is ordered by said Board that the Auditor proceed to re-advertise for bids for the the repair of said bridges and that notice thereof be given,

providing that bids for the construction of said improvement be received not lat er than ten 0'clock on Sept, 8th, 1914.

All of which is finally ordered, adjudged and decreed by said Board.

In the mater of

County Coal Contract.

Comes now the Auditor and shows to the Board, that no bids have been received.

It is therefore ordered by the Board that the Auditor proceeded to re-advertise for bids for coal for the County, and that notice thereof be given providing that bids for the same be received, not later than 10 o'clock A.M. Sept, 8th, 1914.

In the matter of the storing of the Hendricks County records.

Comes new the Beard of Commissioners of Hendricks County, Indiana in special session and it appearing to said beard that the records stored in the Tretter Block in Danville Indiana, and belonging to said County are liable at any time to be destroyed by fire, and it further appearing that several of the rooms in the new Court House being erected in Danville are so far completed as to allow said records be stored therein, said Board of Commissioners now enter into the following contract and Agreement with P.H. McCormack Co. for the storing of said records in the New Court House now under process 66 construction.

CONTRACT.

This agreement made and entered into this 25th day of July, 1914. By and between the Beard of Commissioners of Hendricks County, Indiana, party of the first part and P.H. McCormack & Co. of Columbus, Indiana, party of the second part, hereby witnesseth:

That whereas the records of hendricks County new stored in the Trotter Block
Danville, Indiana, ewing to the fact that said Block is not fire-proof and an unsafe
place in which to store the records of hendricks County and whereas certain rooms in
the new court house new being erected in Danville are near enough completed to allow said
records to be stored therein, new therefore it is hereby agreed by the party of the
seend part that the party of the first part shall be allowed the use of the following
rooms in he new Court House in which to store the records belonging to said County
namely rooms County Clerks File Room of said building.

The Party of the second part hereby agrees that said records shall be accessable at all times to the party of the first part or other parties requiring the use of said records. It is hereby further agreed between the parties heretofore that said records shall be restored at the distance of _____ feet from the walls of the rooms in which they are stored

And in such a manner as not to interfere with the finishing of said walls, and it appearing that the rooms in the New Court House are without doors,

It is furt er agreed between the parties heretefere that
the use of the rooms heretefere mentioned for the storage of said records
shall in no wise constitute or be construed to constitute an acceptance
in any sense of the Court House or any part thereof now being erected
in Danville Indiana, by the party of the second part.

In Witness whereof the parties have herete have hereunte set their hands and seals at Danville, Indiana, this 25th day of July, 1914.

Harry E. Sanders.

John P. Meran.

Board of Commissioners.

Party of the first Part. . .

P.H. McCormack Co.

· Party of the second Part

R.E. McCormack

Admr. Estate. P.H. McCormack.

ATTEST : Lewis W. Borders.

AUDITOR.

EXECUTED in duplicate at Danville Indiana, this the 25, th day of July 1914.

Beard of Commissoioners of

Hendricks County, Indiana.

Menday Merning August 3rd, 1914.

The Board of Commissioners are met in regular session in the Commissioners room in the Town of Danville, it being the first Monady in said session.

Present Harry E. Sanders, Henry S. Cox, and John P. Meran, all members of said Board.

The following preceedings were then had to-wit:
See Claim and allowance docket for claims allowed.

See Road record No.8.

In the matter of the petition of

Martin Dougan to repair and Tile the

Martin Dugan Drain in Brown Township.

commissioners heretofore filed on to-wit:- the 10th day of July, 1914 and from an examination of the same it appears to the satisfaction of the Board of the Commissioners in their report have included the lands of persons not mentioned in the petition; also that they have included certain highways in Boone County in Hendricks County as benefitted by said proposed repairs.

And new the said petitioners produce and file the written appearance and consect of certain of said persons whose land are affected by said repairs as shown by the report of said drainage commissioners, as follows, to-wit: (H.I.)

And from which said written appearance and consent the Board finds that the heirs of Henritta Girt, to-wit: C.A. Strawmyre, H.S. Girt, Emma D. Smith, Hattie E. Smith and John Girt have each signed said written appearance and consent; also that Chas. Pennington, Trustee of Brown Township, Hendricks County, Indiana, and also George A. Everrett, Trustee of Perry township, Boone County, Indiana, have each signed said written appearance and consent and that the only other persons named in said report as owning lands which will affected by said repaires, to-wit:

Mary Shepherd and Lincinda Pennington, have not signed said written appearance and consent

Whereupon the Beard fixes as the date upon which said report will be heard the 18th day of Augustm 1914. and this cause is new continued to said date with the construction for the petitioners to notify the Said Mary Shepherd, and Lucinds Pennington of the fact that said report will come up for hearing on said date.

And new said cause is continued to the said 18th day of August, 1914 for further hearing by this Beard.

Board of Commissioners of Hendricks County, Indiana. Harry E Saucer

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Menday Merning August 4, 1914.

The Beard of Commissioners of He dricks are met in regular session in the Commissioners Room, In the town of Danville, it being the second day of said session.

Present harry E. Sanders, henry S. Cox, and John P. Meran, all members of said Board.

The fellowing proceedings were then had to.wit:-

In the matter of the appointment of a Justice of the Peace for and in Lincoln Township.

The Board being fully advised in the premises finds that thereis no Justice of Peace in the Township of Lincoln Township and that a justice of the Peace should be appointed for nd in said Toanship.

It s therefore ordered by the Beard that John R.

Sheehan be and he is hereby appeinted a Justice of Peace in and for said

Linceln Tewnship, to have and held said office and discharge the duties

of the same until his successor is duly elected and qualified.

In the matter of the appointment of a Justice of Peace for and in Guilford Township.

The Beard being fully advised in the premises finds that there is but one Justice of Peace in the Tewnship of Guilford and that a Justice of Peace should be appointed for and in said Tewnship.

It is therefore ordered by the Beard that Riley A. Gephart be and he is hereby appointed an additional Justice of Peace in and for said Guilford Township, to have and held said office and dischargs the duties of the same until his successor is duly elected and qualified.

In the matter of appointment of Election Inspectors for Registration of Veters.

The Beard new appeintes the fellowing Registration 'Inspectors for the year of 1914.

CENTER TOWNSHIP. Presinct Nel. Jehn D. Whyte. " No 2. Oliver Harris. No. 3. John Call. No. 4. E.H. Comer. Washington TOWNSHIP. West. Presinct. T.L. Jenes. East. " C.E. Merritt. Guilford. TOWNSHIP. Presinct No. 1. James E. Pruiett.

LIBERTY TOWNSHIP.

Albert A. Phillips.

Jee J. Plummer.

East Presinct. Chas. Thempsen.

West " Wesley Sawyer.

South " W.D. Barnes.

Center " Ed. H. Rushten.

" No. 2.

Ne. 3.

FRAN LIN TOWNSHIP.

North Presinct.

South "Virgil Campbell.

CLAY TOWNSHIP.

East Presinct Sylvester Shuler.

West "E.R. Ellis.

Center "Everett Neese

MARION TOWNSHIP.

North Presinct. A.H. Barker.

South " James M. Byrd.

EEL RIVER TOWNSHIP.

Presinct No. 1. Wm. I. Gill.

" No. 2. Rey Meere.

" No. 3. S.P. Kent.

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August Term, 1914.

UNION TOWNSHIP.

East Presinct. Sel Ellis.

West

Marien Bailey

BROWN TOWNSHIP.

East Presinct. Steve Maloney.

West "

Theedere Garner.

LINCOLN TOWNSHIP.

North Presinct. C.C. McDaniel.

Brewn Heraite,.

MIDDLE TOWNSHIP.

North Presinct.

A.J. Griffith.

South "

J.E. Dale.

In the matter of anditional and for Guilford. Township.

Comes new B.W. Anderson Trustee of Guilford Township In Hendricks County, Indiana, and files a statement in duplicate as provided by Acts 1899. page 121, from which statement it appears that Alzara Wilder, Joseph Ogden, Mrs james Brewer & Family, Theedere Bailey, Millie Brooks, Resella Walters, and james Powers. are poor persons and is in need of relief; that within the past year they have each received relief from the said Township to the value of \$15.00.

And the Beard of Commissioners being fully advised in the premises new authorizes that said trustee extend to James Pewers, Resella Walters, Millie Breeks, Theedere Biby, Mrs. James Brewer & family, Joseph Ogden, and Alzara Wilder, and their families further to the extent of \$15.00.

I do hereby certify that the above and foregoing is a full true and complete copy of the order made by the Beard of Commissioners e of hendricks County, Indiana in the above entitled cause.

(Ordered that the Beard de new adjourn until LO O'clock A.M. August , 18th, 1914.)

Beard of Commissioners of,

Hendricks County, Indiana.

The Board of Commissioners are met in special session in the Commissions Room in the town of Danville Indiana, Pursuant to adjournment.

Present Harry E. Sanders, Henry S. Cox, and John P. Meran all members of said Board.

The following preceedings were then had to-wit:

STATE OF INDIANA

SS:

HENDRICKS COUNTY.

In the matter of the petition of Martin Dougan to Repair and tile apart of the Martin Dougan Ditch in Brewn Tewnship Hendricks County, Indiana:-

Comes new again the petitioners by counsel and produces the written waiver of notice of the following named persons who, own lands that will be effected by the proposed repaires of said ditch as shown by the report of the drainage Commissioners new on file in this proceedings and who were not named as owning lands so affected in the petition to-wit:-

Heirs of Henrietta Girt, deceased C. A. Strawmeyer, H.S. Girt, Ema D. Smith, Hattie E. Smith, and John F. Girt;

Also Chas Pennington treuses of Brown Township, hendricks County, Indians Also, George A. Everett, trustee of Perry Township, Hendricks County, Indiana, which said written waiver is as felews, to-wit: (H.I.)

Said petitioners also produce the affidavit of James W. Gentry, as follows to.wit:- (H.I.) and from which said affidavit it appears to the sarisfaction of the Board that due notice of the the filing of the report of the drainage Commissioners in this proceeddings, and the time when the same would be heard by the Beard, and the fact that certain of their lands would be affectedb by said proposed repairs of said ditch as shown by said report, was duly given Lucinds Pennington and Mary Shepherd two persons named in said report of said drainage Commissioners as owning lands not mentioned and described in said petition that would be affected by the repairs of said ditch , for more than ten dayd exclusive of Sundays and the day of the filing of said report before the 18th day of August, 1914. the day fixed by this Board for the hearing of said repet

And the time for the filing the remenstrances having expired and there being no remenstrance of any kind on file in this proceedings, the Board does find that said report of the drainage Commissioners is in due form of law and sufficient in all respects.

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It is therefore condidered and adjudged by the Beard that said report of the drainage Commissioners herein be and the same is hereby approved; that the assessments made therein are hereby confirmed and the same are hereby made liens upon this realestate described in said report as therein set out; that the repairs of said ditch as therein described and provided for be and the same is hereby established.

It is further ordered and asjudged by the Beard that the construction of said repaires and of all the work in connection there with are necessary to the construction thereof, as provided in said report, be and the same is hereby assigned and referred to Elijah

D. Beard, one of the drainage Commissioners.

It is further ordered by the Board that the said Elisha

D. Beard drainage Commissioner to whom said repaires are referred to be
made pay all costs occasioned by said repaires together with a fee of
\$40.00 to petitioners attorneys, and that he report his doingd to this
Board, and time is given.

(Ordered that the Board do new adjourn)-

Beard of Commissioners of

Hendricks County, Indiana.

Monday Morning Septemebr 7, 1914.

The Board of Commmissioners of Hendricks County, Indiana are met in the regualr session in the Commissioners room in the Town of Danville, Indiana, it being the first day of said session.

Present; Harry E. sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:-

See Claim and Allowance docket for Claims Allowed.

See Road Record No.8

LABOR DAY.

(Oredre that the Board do now adjourn until 10 o'cbock A.M. tomowrrow.)

Harry & Saules

Board of Commissioners of hendricks

County, Indiana.

Tuesday Morning, September 8, 1914.

The Board of Commissioners of Hendricks C unty, Indiana are met in regular session in the Commissioners room in the Town of Danville, Indiana it being the second day of said session.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:4

Town

South

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In the matter of the tax levies for the repair of Free Gravel Roads.

The Board having made condideration in the matter of the tax levies for the repair of free gravel roads by eunaminous vote now adopt the following:

ORDINANCE FOR TAX LEVIES.

An ordinance levying taxes for the purpose of raising revenues for the County Fund, of Free Gravel Road.

STATE OF INDIANA

SS:

HENDRIFKS COUNTY,

Section 1. Be it ordained by the Board of Commissioners of Hendricks County, Indiana, that there shall be in the year of 1915 as sessed and collected the sum of eight (8) cents upon each one hundred dollard worth of taxable property in the County, which money when paid, into the County Treasuere shall be known as "Free Gravel Road Fund," said fund shall be used for the repair of The Free Gravel Roads.

In the matter of appointing Constables.

Comes now Tryer A. Gossett and files the following petition to-wit:-

Danville Ind., Sept 8, 1914.

To the honorable Board of Commissioners of Hendricks, County, Indiana.

Gentlemen:

We respectfully request that the above named persons be appointed constables, as provided by law, said persons are members of the Association.

The Shilo Horse Thief Detective Association

BY Tryer A. Gossett.

And the Board being fully advised in the premises now appoints the named members of The Shilo Horse Thief Detective Association, as constables as provided by law, and the Auditor is instructed to issue certificates to the said appointees. Urban Money, Bert Delong, Emmett Davis, Eldis E. Record, Henry Long, and James Sullivan.

Notice of letting Contract

for Bridge repairs.

And now the Board instructs the auditor to advertise for bids for the repair of the following Bridges: Said letting to be on the 25th day of Sept, 1914.

For reflooring the Farmer Bridge on the boundary line between the Counties of Morgan and Hendricks over White Lick Creek near the south-half mile section 23,

Township 14, North, Range one East.

The reflooring of the Herdrich bridge east of the Royalton on the Lafayette Pike near the North-half mile section 17, Township 17, North Range two East

The reflooring of the Hoadley Bridge over Abner's Creek near the Southhakf mile, section 16, Township 15, range one, East.

For new abutments under the Boyd Bridge over Mud Creek center South South West quarter, section 20, Township 14, range one West.

For shifting about six feet to the West and placing new abutments under the Tout Bridge over fork of White Lick near the line North Center, section 32, Township 17, North Range one East.

For constructing the Holman Arch on the Pitts bood road near the center of section 3, Township 15, North Range 1 West.

(Ordered that the Board do now adjourn until 10 A.M. Tomorrow.)

John P Moron Harry & Sander Wednesday Morning September, 9, 1914.

The Board of Commissioners of Hendricks County, Indiana are met in the Commissioners Room in the town of Danville Indiana, it being the third day of said session.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:-

(Order that the Board do now adjourn until 10 A.M. Sept, 19th,, 1914.)

Board of Commissioners of

Hendricks Countu, Indiana.

The Board of Commissioners of Hendricks County, Indiana are met pursuant to adjournment, in the Commissioners room in the town of Danville, Indiana.

said Board.

The following proceedings were then had to-wit:-

See Gravel Road record No. 8.

Comes now a Representive of the Cincinnati Indianapolis & Western Railway Co. and requests permission to narrow the roadway, to the width of 28 feet, for said railroad crosses over in the above North Salem and New Maysville Free Gravel Road, in Eel River Township.

And the Board being fully advised in the premises finds that said roadway should not be narrowed, and the request of the said railroad Co., is refused, and the County Attorney is instructed to give said Railroad Co. a written notice that said Public Highway must not be narrowed.

(Ordered that the Board do now adjourn until 10 0 clock A.M. Sept, 21st, 1914.)

Board of Commissioners of,

Hendricks County, Indiana.

Monday Morning Sept, 21st, 1914.

The Board of Commissioners of Hendricks County, Indiana are met in , special session in the Commissioners room in the Town of Danvile Indiana, it being the 21st day of Said month.

Present; -Harry E. sanders, and John P. Moran, members of said Board.

The following proceedings were then had to-wit:-

STATE OF INDIANA

SS:

HENDRICKS. COUNTY.

In the Commissioners Court of Hendricks County, Special Session, September 21, 1914.

In the matter of coal supply for the County Home and Jail of Hendricks County.

Comes now the Board of Commissioners of Hendricks County, Indiana in Special Session, pursuant to adjurnment for the purpose of letting the Contract for the furnishing of the coal supply for the County Home and the Ciunty Jail of Hendriks County, Indiana, and said Board is called to order in special session with the following members present and Acting:- Harry E. Sanders and John P. Moran.

And comes now William A. King, editor and publisher of The Danville Gazette and Julian D. Hogate editor and publisher of The Republican, weekly newspapers of general circulation, printed and published in Hendricks Counth, Indiana, which affidavits with notices attached are in wor ds and figures as follows to-wit:- (H.I.) and from which af idavits it appears that notice of the time and place for receiving bids for the supplies in the above entitled cause was duly published in each of said papers for one week before the 21st day of September, 1914 the date of which publications was on the 10t day of September, 1914.

And now at the hour of 10 o'clock A.M. on the 21st day of September, 1914. having arrived, up to which time it was provided, in said notices that sealed hids would be received by the Board of Commissioners of Hendricks County, Indiana, for the supplies in the above entitled cause, said Board now finds upon examination bids submitted as

follows :-

The bid of John A. Edwards

150 tons of best lower vein, Brazil Block Coal, delivered F.O.B. cars
Danville Indiana, \$3.15 per ton.

125 tons best lower vein, Brazil Block Coal, delivered and stored at the Hendricks County Jail. \$3.75 per ton.

The bid of R.R. McDaniel.

Jail, -----\$3.35 per ton.

150 tons of lower vein, Brazil Block Coal, F.O.B. cars Danville Indiana

The West side Coal Co.

Brazil Block, screened coal F.O.B. cars Danville Indiana, --- -\$2.70 per ton.

Lower Vein Brazil Bolck mine run F.O.B. Cars Danville, Indiana \$2.50

per ton

And now said sealed proposals having been opened in the presence of the bidders and the general public, the Board finds all of the bids to be in due form, accompanied by sufficientnon-collusion affidavits and good sufficient bonds as required by law, and the Board further finds that the bid of the West Side Coal Co is the lowest and best bid, and that the contract for said supplies should be awarded to The West Side Coal Co.

It is therefore ordered and adjudged by said Board that the bid of The West Side Coal Co. be and the same is hereby accepted and that the contract for said supplies be and the same is hereby awarded to the said West Side Coal Co. and the Bond of the West Sede Coal Co. in the sum of Fifteen Hundred Dollars (\$1500.00) with Chas H. Zeller and Benj. F. Schrepferman of Brazil, Indiana, as surety thereon, is now accepted and approved and which bond the approval thereof is in the words and figures as follows to-wit:-

BOND.

KNOW ALL MEN BY THESE PRESENTS, That we, the undersigned West Side Coal Co. Chas H. Zeller, and Benj. F. Schrepferman of Brazil, Indiana, are firmly bound into the State of Indiana, in the penal sum of \$1500.00 for the payment of which, well and truly to be made, we bind ourselves jointly and severally and our joint and several heirs, executors and administrators and assigns, firmly by these presents, this 18th day of September, 1914.

THE CONDITIONS OF THE ABOVE OBLIGATION are such that whereas, the Board of Commissioners of He dricks County, Indiana, is about to let a contract for the delivery for 125 tons of Brazil Screened Block Coal for the County Jail, and 150 tons of Brazil Screened Block Coal for the County Poor Asylumn.

And whereas the above named, West side Coal Co., by its proper officer has filed a bid for said worl with the Auditor of the County. Now, therefore if the said Board of Commissioners for said work shall award said West side Coal CO. the contract for said work, and the said West Side Coal Co. by its proper officers, shall promptly enter into a contract with the Board of Commissioners' for said work, and shall well and faithfully do and perform the same in all respects according to the plans specifications adopted by the Board of Commissioners and acording to the time terms and conditiones specified in said contract to be entered into, and shall promptly pay all debts incurred by West Side CallCo.or by any subcontractor, agent or superintendent, under West Side Coal Co. in the prosecution of said work, including labor, material furnished and for bording the laborers thereon, then this obligation shall be void, otherwise to remain in full force, vibtue and effect.

The sure ty hereto agrees that the contractor and the Board of Commissioners may by mutually agreement make any charges in the contract of the work without affecting the libbility of the surety.

West Side Coal Co.

BY Benj. F. Schrepferman. TREASURER.

(SEAL)

Benj F. Schrep ferman. Chas. H. Zeller.

CLAY COUNTY.

STATE OF INDIANA

Before me Peter T. luther, Notary Public, in and for said County, personally appeared West Side Coal CO. by Benj. F. Schrepferman Treasurer, Benj. F. Schrepferman for him-self-and Chas. H. Zeller, and acknowledged the execution for the foregoing instrument, for the uses and purposes therein mentioned.

Witness my hand and Notarial Seal, this 18th day of September, 1914.

Peter F. Luther.

NOTARY PUBLIC.

My Commission expires Nov 19th, 1916. Ac epted and approved Nov, 19th, 1914.

Harry E. Sanders,

John P. Moran.

Board of Commissioners of Hendricks County, Ind.

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Tes Side Cont Co. townit:

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STATE OF INDIANA.

SS:

CLAY COUNTY.

Banj. F. Schrepferman of Clay County, Indiana, on his oath says that he is worth over and above his indebtedness and Exemption Laws Four Thousand (\$4000.00)

Dollars, and Chas. H. Zeller of said County and State, on his oath says that he is worth over and above his indebtedness and Exemption Laws, Twenty Thousand (\$20,000.00)

Dollars.

Benj F. Schrepferman.

Chas. H. Zeller.

Subscribed and sworn to before me this 18th day of September, 1914.

My Commission expires NOv 19th, 1916.

Peter F. Luther. (SEAL)

NOTARY PUBLIC.

And now said Board having said bond, now enters into a contract with the West Side Coal Co. for said supplies and which contract isin words and figures as follows to-wit:

CONTRACT.

This contract and agreement made and entered into this 24th day of Sept, 1914, by and between the West Side Coal Co., of Brazil Indiana., the party of the first part and the Board of Commissioners of Hendricks County, Indiana, party of the second part, hereby witnesseth.

That the party of the first agrees to sell and deliver to the party of the second part, F.O.B. at Danville, Indiana, 275 tons of Brazil Block Coal, mine run, for and in condideration of two dollars and fifty cents (\$2.50) per ton.

And the party of the first part further agrees that the first car load of coal as above specified, shall be shi ped not later than ten days after the signing thereof, and that the remainder of the coal shall be shipped at the rate of one car load every ten days thereafter until the entire order has been filled and the coal delivered F.O.B. at Danville. Indiana.

The party of the first part further agrees that the payments for said coal shall be made as the coal is delivered and the claims therefore filed with the party of the second papt.

And the party of the first further agrees that the coal be furnished under this contract shall be of the lower vein, Brazil Block Coal, mine run, and to be furnished at the rate of \$2.50 per ton, F.O.B. Danville. Indiana.

The party of the second part agrees for and in condideration of the delivery and furnishing of the coal as specified, to the party of the first part the sum of \$2.50 per ton, as soon as the coal is delivered F.O.B. Danville, Indiana. and the claim therefore filed with the said party of the sec nd part.

The party of the sea nd part further agrees that the coal shall be delivered by the party of the first part as above specified and that the same shall be of a quality and price as above specified.

In Witne as Whereof the parties hereto have hereunto set their hands and sealsthis 24th day of September, 1914.

(SEAL) West Side Coal Co. PARTY OF FIRS PART.

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BY Chas. H. Zeller Presedent.

Harry E. Sanders.

John P. Moran.

Board of Commissioners of

Hendricks County, Party of 2nd Part.

STATE OF INDIANA

SS:

Agrico Service Manager Service

CLAY COUNTY.

Before me, Peter F. Luther, Notary Public, in and for said County and State, this 24th, 'day of september, 1914; Chas H. Zeller President of West Bide Coal CO., whom I know to be such officer, acknowledged the execution of the above and foregoing contract for in behalf of West Side Coal co., for t e uses and purposes therein specified.

Witness my hand and Notarial Seal.

My Commission expires Nov 19, 1916. (SEAL)

Peter T. Luther.

Notary Public.

All of which is finally ordered, adjudged and decreed by

the Board.

Board of Commissioners of,

Hendricks County. Indiana.

STATE OF INDIANA

SS:

HENDRICKS COUNTY.

In the Commissiones Court.
September Term, 1914.

In the matter of the highway Drain on the Maloney Hill in the Town' of Danville Indiana.

Comes now the Board of Commissioners of Hendricks County, Indiana in regular session pursuant to adjournment with the following members present and acting: - Harry E. Sanders, John P. Moran, and Henry S. Cox.

And now the attenton of said Board having been called to the use of Highway Drain of the Maloney Hill in the town of Danville, Indiana, for the sewerage purposes and Board having examined said drain and having heard evidence relative thereto now finds as follows.

That tsince the construction of said drain and at various times since said constructiom, property owners, loc ted along and in the vicinity of said drain, without authority and without right, have attached to said drain a number of private sewers, by virtue of which a large amount of sewerage has been emptied into said drain and from thence carried to its outlets; that by vibtue of said (sewerage, connections the outlet of said drain has become unhealthy and in a condition dangerous to public health and inconsistent with the uses for which said drain, was constructed; and it appearing to said Board that the outlet of said drain empties into a water course furnishing the water supply for stock and especially for milk cows. and that said fact makes the use of said drain for sewerage purposes dangerous to public health, and it also appearing that other persons are about to attach sewerage drains to said drain, thereby increasing the danger thereof and all of which being inconsistent with the purposes for which said drain was constructed it is therefore orfered by said Board that all the sewerages connections and all private drains connected with the Highway Drain on the Maloney Hill be disconnected therefrom and the Auditor of Hendricks County is directed to notify allpersons connected with said highway drain to sever their connections within sixty days from the date of this order, by mailing to each of them a written notice, accompanied by a copy of this order; that said notice be mailed to the Danville Creamery, to Chas. Walls, and to Edgar Pennington and to all other persons which investigation may show are connected with said drain.

John & Moran

Board of Commissioners of,
Hendricks County. Indiana.

You are hereby notified that by order of the Board of Commissioners of Hendricks County, Indiana, a copy of which order attached hereto, it is neccessary that your private drain connected with the Highway Drain on the Maloney Hill, in Danville Indiana, be disconnected therefrom pursuant to the order of said Board t at you no longer use said highway drain as an outlet for any private Drain whatsoever.

Lewis W. Borders.

Auditor of Hendricks County.

(Ordered that the Board do Now adjour until Sept 25, 1914. 10 A.M.)

Board of Commissioners of,

Hendricks County, Indiana.

Friday Morning September 25, 1914.

The Board of Commissioners of Hendricks County, Indiana are met in Special Session this 25th day of Sept, 1914. in the Commissioners Room in the town of Danville Indiana.

Present; 'Harry E. 'sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The following proceedings were then had to-wit:-

In the Commissioners Court of Hendricks
County, Special, Session, Sept Term, 1914.

IN the matter of the repair of the Farmer

Bridge on the boundary line between the counties

of Morgan and Hendricks; The Hedrick Bridge

in Brown Township. The Hoadley Bridge over Abners Creek

The Boyd Bridge in Liberty Township; The Holman Arch

in Center Township, And the Tout Bridge in

Middle Township.

Comes now the Board of Commissioners of hendricks County, Indiana,
pursuant to adjournment for the purpose of letting the contracts for the repair of
Bridges in the above entitled cause, in said County and State, the said Board is
called to order with the following memb rs present and acting:-

Harry E. Sanders , Henry S. Cox, and John P. Moran.

Comes now also William A. King, editor and publisher of the Danville Republicam, weekly newspapers of general circulation printed in Hendricks County, State of Indiana, and file herewith their affidevit for proof of publication, which affidevits and the notices thereto are words and figures as follows to-wit:- (H.I.)

and from which affidevit it appears that notice of the time and place of receiving bids for the construction of said improvement in the above entitled cause, was duly published in said papers for one week before the 25th day of September, 1914, which publications were on the 10th day of September, 1914.

And now the hour of 10 o'clock A.M. on the 25th day of September, 1914
having arrived, up to which time it was provided in said notices that sealed bids
would be received by the Board of Commissioners of Hendricks County, Indiana for the
Construction of said improvement, the Board now finds upon examination the bids submitted
as follows:-

Chas H. Wood.

Hoadley Bridge......\$135.00

James E. Pruitt.	\$540.00
Farmers Bridge on County Line	
Herdrick Bridge	295.00
Boyd Bridge	
Moving dirt Boyd Bridge 30 cents pe	
D.R. Jones.	. \$147.00
Hoadley Bridge	
Farmers bridge on County Line	440.00
- Herdrick Bridge	204.50
Chas. F. Bowen.	
Farmers Bridge County Line	\$580.00
Herdrick Bridge	198.00
Hoadley Bridge	. 170.00
Tout Bridge	800.00
Holman Arch	440.00
C.W. Hornaday.	
Boyd Bridge	\$2600.00
Tout Bridge	1208.00
Hicks Currey	
Tout Bridge	\$697.00
Holman Arch	274,00

And now said sealed proposals having been opened in the presence of the bidders and the general public, the Board finds all of the bids to be in due form, accompanied by sufficient non-collusion affidavits and good and sufficient bonds as required by law and the Board furt er finds that the bid of D.R. Jones is the lowest and best bid for the construction of the Farmers Bridge on the County Line; that the bid of Chas. Wood is the lowest and best bid for the repair of the Hoadley Bridge over Abners Creek; that the bid of Chas Bowen is the lowest and best bid for the repair of the Herdrick Bridge in Brown Township; that the bid of Hicks Currey is the lowest and best bid for the repair of the repair of the Tout Bridge in Middle Township and that the bid of Hicks Currey is the lowest and best bid for the construction of the Holman Arch in Center Township.

It is therefore ordered, adjudged and decreed by said Board that the bid of D.R. Jones for the repair of the Fermers Bridge on the County Line be and the same is hereby accepted, and that the contract for said improvement be and same is hereby awarded to the said D.R. Jones and the bond of the said D.R. Jones in the sum of (\$1000.00) with A.E. Jones and C.L. Thompson as surety thereon, is now accepted and approved, and which bond and the approval thereof are in words and figures as follows to-wit:-

AND BENDRIC

R. Jones of County, Indi

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of the said Be

CONTRACT.

FOR THE REPAIR OF THE FARMERS BRIDGE ON THE COUNTY LINE BETWEEN MORGAN AND HENDRICKS COUNTY, INDIANA.

This contract and agreement, made and entered into by and between Delbert R. Jones of Hendricks Countym Indiana, party of the first part, and the Board of Commissioners of Moragn County, Indiana and the Board of Commissioners of Hendricks County, Indiana, constituting together the party of the second part, HEREBY WITNESSETH:

Now therefore the Board of Commissioners of Hendricks County having advertised for bids for the repair of the Farmers Bridge on the County line between said Counties, and now said bid having been opened and Delbert R. Jones having been found to be the lowest and best bidder for the repair of the Farmers Bridge on the County Line between said Counties, said Board of Commissioners of Hendricks County, having declared said Delbert R. Jones to be the lowest and best bidder and best responsible bidder for said repaires, the contract for said repaires are awarded to the said Delbert R. Jones for the amount of his bid, viz, Four Hundred and Forty (\$440.00) Dellars, and that the said party of the first part now covenants and agrees to construct said repaires in all respects in ac ordance with an conformable to the specifications, reports, plans and profile, contained in the report of the engineer for said repair now on file in the office of the Auditor of Hendricks County, which report, specifications, and profile are hereby referred to and made a part of this contract the same as if herein fully set out and written.

And the party of the first part further undertakes and agrees that in the prosecution of said work he will use all proper skill and care and will pay all claims for work and labor performed and material furnished in and for the construction of said work, wheather said work and labor is performed or material furnished to said contractor or agent or superintendent in charge of said work. It is further understood and agreed that said party of the first part will not and cannot sell or assign that this contractor sub-let the work to anty person or persons, except by the consent of the said Board of Commissioners.

The party of the first part further agrees to construct and build said improvement and have the same completed on or before the 1st day of December A.D., 1914, and in the event said improvement, of said bridge shall not be completed, finished and ready for acceptance by the part of the second part on or before the 1st day of December A.D. 1914, then the said party of the first part agrees and promises to pay to the said party of the second part as liquidated damages for the non-completion of said work and for the deprivation on the part of the public of said Hendricks and Morgan Counties of the use of said Bridge from and after said date of December, A.D., 1914, the sum of twenty -five dollars per day for each and every day thereafter that said improvement shall remain uncompleted, unfinished and not ready for acceptance by said party of the second part, and said party of the first part agrees that said sum of twenty-five dellars per day shall be deducted from t e contract price of said improvement and shall be retained by said party of the second part out of the contract price for said improvement for the use of the public of said Morgan and Hendricks Counties, provided, that said failure to complete said improvement with the said time specified for such completion is not caused by strikes or any other cause or causes, beyond the contarel of said party of the first part or that said time has not been extended by said Board of Commissioners. In the event the party of the second part does grant an extension of the time of the completion of said Improvement, the above and foregoing agreement in relation to liquidated damages shall apply after the expiration of such extension.

It is also understood and agreed by and between the parties hereto that said party of the second part shall withold full payment to the party of the first part as required by Sec 1. of an Act approved March, 4, 1911 Acts of 1911, Page 437, for a period of thirty days or until proof be made of the payment of all labor, material, and sub-contractors, claims.

The party of the second part hereby agrees that the cost of said improvement shall be the joint obligaton of Hendricks County and Morgan County, Indiana, and the party of the second part hereby agrees that the party of the first part shall be paid one-half the contract price as above set out upon the warrant of the auditor if Hendricks County, Indiana as directed by the Board of Commissioners, of Hendricks County Indiana, and that the party of the first part shall be paid one-half the contract price as above set upon the warrant of the Auditor of Morgan County Indiana, as directed by the Board of Commissioners of Morgan County, Indiana, as directed by the Board of Commissioners of Morgan County, Indiana; that said payments shall be made on monthly estimates of the

engineer in charge of said work, but not to exceed eighty percent of the said engineers

It is further agreed by the parties of the second part that twenty percent of said comtract price shall be retained by the parties of the second part ten percent by the County of Morgan, State of Indiana and ten percent by the County of Hendricks County, State of Indiana, until the said work is fully completed and accepted by the parties of the second part.

And said party of the first part agrees to so and perform all matters and things required of and imposed upon him as ording to the terms of this contract and pursuant to the provisions of the Acts of the General Assembly of the State of Indiana, authorizing said improvement.

To all of the covenants, conditions, and stipulations, of this contract, said parties severally bind them-selves, thier successors, heirs, and assigns.

In witness whereof the said party of the first part and the parties of the second part, have hereunto set their hands and seals on the day and year hereinafter mentioned, and in witnesseth whereof the said Board of Commissioners of Morgan County and the said Board of Comissioners of Hendricks County, have also assignes and approved this contract on the ______day of _____, A.D., 1914.

	PARTY OF THE FIRST PART.
	Board of Commissioners of Morgan County.
ATTEST:	

Auditor of Moragn County.

John & Morand Harry & Sundews

Beard of Commissioners of Hendricks County

ATTEST:

AUDITOR OF HENDRICKS COUNTY.

And now said Board havinf approved said bond enters into a contract with the said D.R. Jones for said improvement, which contract is in words and figures as follows to-wit:-

BOND.

Know all men by these presents, That we, the undersigned,

D.R. Jones, Principal, A.E. Jones, and C.L. Thompson, sureties.,

of Hendricks County, Indiana, are firmly bound into the State of Indiana
in the penal sum of One Hundred Dollars, for the payment of which,

well and truly to be made, we bind our-selves jointly and severally
and our jont and several heres, executors, and administrators,

and assigns, firmly by these presents, this 25th day of September,

1914.

THE CONDITIONS OF THE ABOVE OBLIGATION. ARE SUCH, The twhereas, the Board of Commissioners of Hendricks County, Indiana are about to let a contract for the repair of certain bridge in Hendricks County, Indiana, as designated in the notice of the letting for September 25th, 1914.

And where as the above named D.R. jones has filed a bid for said work with the Auditor of the County: New, therefore, if the said Board of Commissioners shall award him the contract for said work and the said D.R. Jones shall promptly enter into a contract with said Board of Commissioners for said work, and shall well and faithfully do and perform the same in all respects according to the plans, and specifications adopted by the B ard of Commissioners, and according to the time, terms, and conditions specified in said contract to be entered into and shall promptly pay all debts incurred by him, in the prosecution of said work, including labor, materials furnished, and for boarding the laborers thereon, then this obligation shall be void, otherwise to remain in full forse, virtue and effect.

C.L. Thompson.

D.R. Jones.

(SEAL)

A.E. Jones. (SEAL)

STATE OF INDIANA

SS:

COUNTY OF HENDRICKS,

Before me, the subscriber a Netary Public, in and for said County personally appeared D.R. Jones, A.E. Jones, and C.L. Thompson and acknowledged the execution of the foregoing instrument for the uses and purposes therein mentioned.

Witness my hand and Notarial Seal, this 25th day of September, A.D., 1914.

Carey W. Gaston. NOTARY PUBLIC.

My Commissio n expires September 29, 1915. Accepted and approved September 25th, 1914.

Harry E. Sanders.

Henry S. Cox.

John P. Meran.

Board of Commissioners of. Hendricks C unty, Indiana.

It is further ordered, adjudged and decreed by said Board that the bid Chas. Wood for the repair of, the Hoadley bridge over Abners Creek be and the same is hereby accepted, and that the contract for said improvement, be and the same is hereby awarded to the said Chas. Wood, and the bond of the said Chas. Wood in the sum of \$270.00 with George T. Patterson as surety thereon, is now accepted and approved, and which bond the approval thereof is in words and figures as follows towit:-BOND.

KNOW ALB MEN BY THESE PREBRNDS, That we, the undersigned, Chas. H. Wood of Hendricks County, Indiana are firmly bound into the State of Indiana in the penal sum of \$270.00 for the payment of which, well and truly to be made, we bind our-selves jointly and severally, and our joint and several heirs, executors and administrators, and assignsm firmly by these presents, this 25th day of September 1914.

. The Conditions of the Above obligation are such, That whereas, the Board of Co missioners of Hendricks County, Indiana, are about to let a contract for reflooring Hoadley Bridge over Abners Creek.

And whereas the above named Chas. H. Wood, has filed a bid for said work with the auditor of the County: New, therefore, if the Board of Commissioners, shall award him the centract for said work and the said Chas. H. Wood shall promptly enter into a Contract with the said Board of Commissioners for said work, and shall well and faithfully do and perform the same in all respects according to the plans and specifications adopted by the Board of Commissioners, and according to the time, terms, and conditions, specified in said contract to be entered into, and shall promptly pay all debts incurred by him, in the presecution of said work including labor, material furnished, and for boarding the laborers thereon, then this obligation shall be void, otherwise to remain in full force, virtue and effect.

Chas. H. Wood.

STATE OF INDIANA

SS:

COUNTY OF HENDRICKS.

Before me, the subscriber a Netary Public in and for said County personally appeared Chas. H. Wood, and George T. Patterson, and acknowledged the execution of the foregoing instrument for the uses and purposes therein mentioned.

Witness my hand and Netarial Seal this 25th day of September, 1914.

. Edgar M. Blessing NOTARY PUBLIC.

. My Commission exp pires January2, 1915.

. Accepted and approved September 25th, 1914.

Harry E. Sanders.

Henry S. Cox.

John P. Moran.

Board of Commissioners of,
Hendricks County, Indiana.

ATTES :Lewis W. Borders.

Auditor of He dricks County.

And now said Board having aproved said bond enters into a centract with the said Chas. Wood for said improvement, which contract is in words and figures as follows to-wit:-

CONTRACT.

FOR THE CONSTRUCTION OF THE HOADLEY BRIDGE REPAIRS.

This agreement made and entered into by and between Chas. H. Woods of Hendricks County, Indiana, party of the first part and the Board of Commissioners of Hendricks County, in t e State of Indiana. party of the second part.

Witnesseth: That on the 25th day of September A.D. 1914, the said Board of Commissioners received bids fr the construction of the Hoadley Bridge Repairs the same being located in Hendricks County and the said Chas. H. Wood then and there, being declared to the the lowest and best responsble bidder, the contract was awarded to the said Chas. H. Wood for the amount of his bid viz, \$135.00 and the said party of the first part covenants and agrees to build and construct sid repaires in all respects in accordance with and conformable to the specifications, reports, plans and profile contained in the report of the viewers and engineer for said repairs, now on file in the office of the Auditor of said County which said report, specifications, and profile are hereby referred to and made a part thereof, this contract

the same as if herein fully set out and written.

And the party of the first part further undertakes and agrees that in the presecution of said work he will use all proper skillnand care and will pay all claims for work and labor performed, and material furnished in and for the construction of said work, wheather the said work and labor performed or material is furnished to said contractor or agent or superintendent in charge of sai work.

It is further understoof and agreed that said party of the first part will not and cannot sell or assign this contract or sub-let the work to any person or persons, except by the said consent of the said Board of Commissioners.

The party of the first part further agrees to construct and build said improvement and have the same completed on or before the first day of December A.D. 1914, and in the event of said improvement, of said road shall not be completed, finished and ready for anceptance by the party of the second part on or before the 1 st day of December, A.D., 1914. then the said party of the first part further agrees and premises to pay to the said party of the second part as liquidated damages for the non-completion of said work and for the deprivation on the part of the Public of said Hendricks County, of the use of said road and after said 1st day of December, A.D., 1914 the sum of Twenty-five dellars perday for each and every day thereafter that said improvement shall remain uncompleted unfinished and not ready for accepta nce by said party of the second part, and said party of the first part agrees that said sum of twenty-five dollars perday shall be deducted from the contract price of said improvement and shall be retained by said party of the second part out of the centract price for said improvement for the use of the public of said Hendricks Countyprovided, that said failure to complete said improvement within the said time specified for such completion is not caused by strikes or any other cause or causes beyond the control of said party of the first part or that said time has not been extended by said Board of Commissioners. In the event the party of the second part does grant an extension of time for the completion of said improvement, the above and foregoing agreement in relation to liquidated damages shall apply after the expiration of such extension.

It is also understood and agreed by and between the parties hereto that sad said party of the second part shall withhold full payment to the party of the first part as required by Sec 1. of an Act approved March, 4, 1911 Acts of 1911, Page 437, for a period of thirty days or until proof be made of the payment for all labor, material, and sub-contractord claims.

And the party of the second part hereby agrees that the party of the first part shall be paid the said contract price as above set out upon the warrant of the Auditor of Hendricks County, Indiana, as directed by the Board of Commissioners of said Hendricks County, and shall be paid on monthly estimates, of the engineer in charge of said work, but not to exceed 80% of said engineer's estimate;

20% of the said contract price shall be retained by the said county until the said work is fully completed and finally accepted by the said Board of County Commissioners.

And the party of the first part agrees to do and perform all matters and things required of and imposed upon him, according to the terms of this contract pursuant to the prov sions of the Acts of the General Assembly of the State of Indiana, authorizing said impr vement.

To all of the covenants, canditions, and stipulations, of this centract, the said parties severally bind them-selves, thaur successors, heirs and assigns.

In Witness Whereof the said party of the first part has hereunto set his hand and seal, the day and year hereinafter mentioned, and in witness whereof, the said Board of Comissioners of Hendricks. County have also signed and approved this contract this 25th day of Septemb r A.D., 1914.

- Party of the first part.

Harry E. Sanders.

Henry S. Cox.

John P. Moran.

Beard of Commissioners of, Hendricks County, Indiana.

ATTEST: Lewis W. Borders.

Auditor of Hendricks County, Indiana.

It is further ordered, adjudged and decreed by said Beard t at the bid of Chas. F. Bowen for the repair of the Herdrick Bridge, in B Brown Township be and the same is hereby accepted, and that the contract for said improvement be and the same is hereby awarded to the said Chas. F. Bowen and the bond of the Chas. F. Been in the sum of \$2500.00 with Lida B. Scearce, and Lydia A. Bewen as surety thereon, is new acce pted and approved, and which bend and the approval thereof is in words and figures as follows to-wit:-

BOND.

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned, Chas. F. Bewen, Lida B. Scearse, and Lydia A. Bowen, of Danville, Hendricks County. Indiana. are firmly bound into the State of Ind ana in the penal sum of \$2500.00 for the payment for which, well and truly to be made, we bind our-selves jointly and severally

and our joint and several heirs, executors, admiistrator and assignxs, firmly by these presents, this 25th day of September, 1914.

The Conditions of the above obligation are such, that whereas, the Board of Commissioners of Hendricks County, Indiana, are about to let a Contract for the Reflocring the Farmers Bridge on the boundary line of Morgan and endricks Counties, The reflocring the Herdrick Bridge in Brown Township, the reflocring the Hoadley Bridge in Washington Township, the reflocring tout Bridge in Middle Township, and constructing the Holman Arch in Center Township.

And whereas the above named Chas. F. Bewen, has filed a bid for said work with the auditor of the County: Now, therefore, if the said Board of Commissiones shall award him the contract for said work or any part thereof, and the said Chas. F. Bowen shall promptly enter into a contract with the said Board of Commissioners for said work and shall well and faithfully do and perform the same in all respects according to the plans and specifications adopted by the Board of Commissioners and according to the time, and terms, and conditions specified in said contract to be entered into and shall promptly pay all debts incurred by him in the presecution of said work, including labor, materials furnished, and for boarding the laborers thereon, then this obligation shall be void, otherwise to remain in full force, virtue and effect.

Lydia A. Bowen Chas. F. Bewen

(SEAL) Lida B. Scearce. (SEAL)

State of INDIANA.

SS:

COUNTY OF HENDRICKS.

Before me, the subscriber, a Netary Public, in and for said County,

Personally appeared, Chas. F. Bowen Lydia A. Bowen and Lida B. Scearce, and

acknowledged the execution of the foregoing instrument for the uses and purpo ses,

therein mentioned.

WITNESS, my hand and Notarial Seal, this 25th day of September, 1914.

Carey W. Gaston. NOTARY PUBLIC.

My Commission expires September 29, 1915.

Accepted and approved September 25th, 1914.

Harry E. Sanders.

Henry S. Cox.

John P. Meran.

Beard of Commissioners of Hedricks

County, Indiana.

ATTEST: Lewis W. Berders. AUDITOR of hendricks County.

And now said Board having approved said bond enters into a contract with the said Chas. F. Bowen for said improvements, which contract is in words and figures as following to-wit:

CONTRACT.

For the construction of the Herdrick Bridge Repairs.

This agreement made and entered into by and between Chas. F. Bewen of Hendricks County, Indiana party of the first part and the Beard of Commissioners of Hendricks County in the State of Indiana party of the second part.

WITTNESSETH: That on the 25th day of September A.D., 1914 the said Board of Commissioners received bids for the construction of the Herdrick bridge Repairs the same being locted in hendricks County and the said Chas. F. Bowen then and there being declared the lowest and best responsible bidder, the contract was awarded to the said Chas. F. Bowen for the amount of his bid viz.: \$196.00 and the said party of the first part new covenants and agrees to build and construct said repairs in all respects in accordance with and conformable to the specifications, reports, pland and profile in the report filed of the viewers and engineer for said road, now on file in the office of the Auditor of said County, which said report, specifications, and profile are hereby referred to and made a part of this contract the same as if herein fully set out and written.

And the party of the first part further undertakes and agrees that in the presecution of said work he will use all proper skill and care and will pay all claims for work and labor performed and material furnished in and for the construction of said work, wheather the said work and labor is performed or material is furnished to said contractor or agent or superintendent in charge of said work. /It is further understood and agreed that said party of the first part will not and cannot sell or assign this contract or sub-let the work to any person or persons except by the consent of the said Beard of Commissioners.

The party of the first part further agrees to construct and build said improvement and have the same completed on or before the 1st day of December A.D., 1914 and in the event said improvement of said road shall be completed, finished and ready for a receptance by the party of the second parton or before the 1st day of December A.D., 1914 then the said party of the first part agrees and promises to pay to the said party of the second part as liquidated damages for the non-completion of said work and for the deprivation of the work of the public of endricks County of the use of said read from and after said 1st day of December, A.D., 1914.

the sum of twenty-five dollars per day dfor each and every day tthereafter that said improvement shall remain uncompleted, unfunished and not ready for acceptance by said party of the second part, and said party of the first part agrees that the said sum of twenty-five dellars per day be deducted from the centract price of said improvement and shall be retained by the said party of the second part out of the contract price for said improvement for the use of the public of Handricks County, Provided that said failure to complete said improvement within the said time specified for such completion is not caused by strikes or any other cause of causes, beyond the control of said party of the first part or that said time, has not been extended by said Board of Commissioners. In the event the party of the second part does grant an extension of the time for the completion of said improvement the above and foregoing agreement, in relation to liquidated damages, shall apply after the expiration of such extension.

It is also understood and agreed by and between the parties hereto that said party of the econd part shall withheld full payment to the party of the first pt part as required by Sec. 1 of an Act approved March, 4, 1911 Acts of 1911, Page 437, for a period of thirty days or until prof be made of the payment, for all labor material, and sub. contractors claims.

The party of the second part hereby agrees that the part of the first part shall be paid the said contract price as above set out upn the warrant of the Auditor of Hendricks County, Indiana, as directed by said Board of Commissioners of said Hendricks County, and shall be paid on monthly estimates of the engineer in charge of sald work, but not to exceed 80% of the said engineer's said estimate, 20% of the said Centract price shall be retained by the said County until the said work is fully completed and finally accepted by the said Board of Commissioners.

And said party of the first part agrees to do and perfrm all matters and thingd required of and imposed upon him, according to the terms of this contract or pursuant to the provisions of the Act of the Genaeral Assembly of the State of Indiana authorizing said improvement.

To all of the covenants, conditions and stipulations, of this contract the said parties sevagelly bind them, -selves., their successors, , heirs and assigns.

In Witness whereof, the said party of the first part has hereunto set his hand and seal this the day and year hereinafter mentioned, and in witness whereof, the said Board of Commissioners of Hendricks County, have also signed and approved this contract, this 25th day of September, A.D., 1914.

Chas. F. Bowen. PARTY OF THE FIRST PAR

HARRY E. Sanders.

Hen ry S. Cox.

John P. Moran.

Beard of Commissioners of Hendricks County, Indiana.

It is further ordered, adjudged and decreed by said Woard that the bid of Hicks Currey for the repair of the Tot Bridge in Middle Township and the construction of the Holman Arch in Center Township be and the same is hereby accepted, and the contracts for the construction of said improvements be and the same is hereby awarded to the said Hicks Currey, and the bond of the said Hicks Currey in the sum of \$1000.00 with the United States Fidelity & Guaranty Co. as surety thereon, are now as cepted and approved, and which bond and the approval thereof are in words, and figures as follows to-wit:

Bend.

KNOW ALL MEN BY THESE PRESENTS, That we, the undersigned Hicks Currey Principal, and the United States Fidelity and Guaranty Co. of Hendricks County, Indiana and Baltimere, Md., are firmly bound into the State of Indiana in the penal sum of One Thousand Dollars, \$1000.00 for the payment of which, well and truly to be made, we bind our-selves jointly and severally, and our jont and several heirs, executors and administrators, and assigns, firmly by these presents, this 25 th day of September, 1914.

THE CONDITIONES OF THE ABOVE OBLIGATION ARE SUCH, that whereas, the Beard of Commissioners of Hendricks County, Indiana, are about to let a contract for the repair of certain bridges designated in the notice for September, 25th, 1914, all in Hendricks County, Indiana.

And whereas the above named Hicks Currey, has filed a bid

for said work with the auditor of the County: Now, therefore, if the

said Board of Commissioners shall award him the contract for said work,

and the said Hicks Currey shallpromptly enter into a contract with the

said Board of Commissioners for said work, and shall and faithdully

do and perform the same in all respects according to the pland and

specifications adopted by the Board of C mmissioners, and according to the

time, terms, and conditions, specified in said contract, to be entered into

and shall promptly pay all the debts incurred by him-in the prosecution

of said work, including labor, materilas furnished, and for boarding

the laborers thereon, then this obligation shall be void, otherwise to

remain in full force firtue, and effect.

THE UNITED STATES FIDELETY & GUARANTY CO. H. Currey.

John E. Messick. - (SEAL)

(SEAL)

STATE OF INDIANA

COUNTY OF HENDRICKS.

Before me, the subscriber, a Netary Public in and for said County personally appeared Hicks Currey, and the United States Fidelity7 Guaranty Co. by and through J hn E. Messick, atterney in fact, for said County, and acknowledged the execution, of the foregoing instrument for the uses and purposes therein mentioned.

Witness my hand and Netarial Seal, this 25th day of September, 1914.

Carey W. Gaston. NOTARY PUB Ic.

My Commission expires September 29, 1915.

Accepted and approved September 25th, 1914.

Harry E. Sanders.

Henry S. Cex.

Jehn P. Meran.

Board of Commissioners of,

Hendricks County, Indiana.

ATTEST : Lewis W. Borders. _

Auditor of Hendricks County.

And new said Bead having appreved said bend enters in to a centract with the said Hicks Currey for said improvement, which contract are in words and figures as fellows to-wit:-

CONTRACT.

FOR THE CONSTRUCTION OF THE HOLMAN ARCH.

This agreement made and entered into by and between the said Hicks Currey of Hendricks County, Indiana party of the first part and the Board of Commissioners, of Hendricks C unty in he State of Indiana, party of the sevend part.

Witnesseth: That on the 25th day of September, A.D., 1914. the said Beard of Commissioners received bids for the construction of the Helman Arch the same being located in Hendricks County and the said Hicks Currey then. and there being declared the lewest and best responsible bidder, the contract was awarded to the said Hicks Currey, for the amount of the bid viz: \$274.00 and the said party of the first part new comen cevenants and agrees to build and construct said read in all respects in accordance with and conformable to the specifications, reports, plans and profile contained in the report of the viewers and engineer for said road, now on file in the of ice of the Auditor of said County which said report, specifications, and profile are hereby referred to and made a part of this centract the same as herein fully set out and written.

And the party of the first part further sundertakes and agrees
that in the presecution of said work he will use all proper skill
and care and wil pay all claims for work and labor performed, and
material furnished in and for construction of said work, wheather said
work and labor perform4d or material is furnished to said contractor
or agent or superintendent in charge of said work. It is further
understood and agreed that said party of the first part will not and cannot
sell or assign this contractor, or sub-let the work to any person or
persons, except by the consent of the said Board of Commissioners.

The party of the firstpart further agrees to scenstruce, and build said imprevement and have the same completed on or before the 1st day of September, A.D., 1914, and in the event said improvement of said read shall not be completed, finished and ready for acceptance by the party of the second part on or before the 1st day of September, 1914. then this said party of the first part agrees and premises to pay to said party of the second part as liquidated damages for the noncompletion of said work and for the deprivation on the part of the public of said Hendricks County, of the use of said road, from and after 1st said of Septemb r, A.D., 1914. the sumsef Twenty-five dellars, (\$25.00) per day for each and every day thereafter that said improvement, shall remain uncompleted, unfinished and net ready for acceptance by said party of the second part, and said party of the first part, agrees that the said sum of \$25.00 per day shall be deducted from the said contract price of said improbvement for the use of the Public of Hendricks, County, provided, that said failure to complete said improvement within the said time specified for such completion, is not caused by strikes, or any other cause or causes beyond the contraol of said party of the first part or that said time has not been ectended by said Board of Commissioners. In the event the party of the second part does grant an extension of time for the completion of the said improvement, the above and foregoing agreement in relation to liquidated damages shall a ply after the expiration of such extension.

It is also understood and agreed by and between the parties, hereto that said party of the second part shall withhold full payment to the party of the first part as required by Sev. 1. of an Act approved MaRch, 4, 1911 Acts of 1911, page, 437, for a period of thirty days or until proof be made of the payment for all labor, material, and subcentractors' claims.

The party of the second part hereby agrees that the party of the forst part shall be paid the said contract price as above set out upom the warrant of the Auditor of Hendricks County, Indiana.

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as directed by the Board of Commissioners of Hendricks County and shall be paid on menthly estimates of the emgimeer in charge of said work, but not to exceed 80% of the said engineers estimate; 20% of said contract price shall be retained by said county until the said work is fully completed and finally accepted by the Board of County, Commissioners.

And said party of the first part agrees to do and perform all matters and things required and imposed upon him, according to the terms of this contract, or pursuant to the provisions of the Act of the General Assembly of the State of Indiana authorizing said improvement.

To all of the covenants, conditions and stipulation, of this contract the said parties severally bind them-selves, their successors, heirs and assigns.

In Witness whereof, the said party of the first part has hereunte set his had hand and seal the day and year hereinafter mentioned, and witness whereof, the said Board of Commissioners of Hendricks County have also signed and approved this contract this 25th day of September, A.D., 1914.

Hicks Currey. PARTY OF THE FIRST PART.

THarry E. Sanders.

Henry S. Cox.

John P. Meran.

Beard of Commissioners of, Hendricks County, Indiana.

ATTEST: Lewis W. Berders.

AUditor of Hendricks County.

CONTRACT.

FOR THE CONSTRUCTION OF THE TOUT BRIDGE REPAIRS.

This agreement made and entered into into by and between Hicks Currey of Hendricks County, Indiana part of the first part, and the Board of Commissioners of Hendricks County, State of Indiana party of the second part.

wittnesseth: That on the 25th day of September A.D., 1914, the said Beard of Commissioners received bids for the construction of the Tout Bridge Recair for the same being located in Hendricks County and the said Hicks of Crreythen and there being declared to the lowest and best responsible bidder, the contract was awarded to te said Hicks Currey for the amount of his bid Viz: \$697.00 and the said party of the first part new covenants and agrees to build and construct said repairs, in all respects in accordance with and conformable to the specifications, reports and plans and profile contained in the report of the viewers and engineer for said road, now on file in the office of the audietr of said County, which said report, and specifications, and profile are hereby referred to and made a part of this contract the same as if herein fully set out and written.

And the party of the first part further undertakes and agrees that in the presecution of said work he will nuse all proper skill and care and will pay alloalims for work and labor performed, and material furnished in and for the construction of said work, wheather to said work and labor is performed or material is furnished to said contractor agent or superintendent in charge of said work. It is further understood and agreed that said party of the first part will not and cannot sell or assign this contract or sub-let the work to any person or parsons, except by the consent of the said Board of Commissioners.

The party of the first part further agrees to construct and build said improvement and have the same completed on se before the 1st day of December, A.D., 1914. and in the event said improvement of said road shall not be completed, finished and ready for acceptance by the party of the second part on or before 1st daid day of December, A.D., 1914

Then the said party of the first part, agrees and premises to pay to the said party of the second part as liquidated damages, for the noncompletion of said work, and for the deprivation on the part of the Public of said endricks County, of the use of s id read from and after said 1st day of December, A.D., 1914. the sum of \$25.00 per day for each and every day thereafter that said improvement shall remain uncompleted. unfinished and not ready for acceptance by said party of the second part, and said party of the first part agrees that said sum of \$25.00 per day shall be deducted from the said contract price of said improvement for the use of the Public of hendricks County, provided, that said failure to complete said improvement within the said time specified for such completion is not caused by strikes or any other cause or causes beyond the centrel of said party of the first part that said time has not been extended by said Board of Commissioners. In the event the party of the second part does grant an extension of time for the completion of said work of improvement, the above and foregoing agreement in relation to liquidated damages shall apply after the expiration of such extension.

It is also understood and agreed by and betwe me the parties hereto that said party of the second part shall withhold full payment to the party of the first part as required by Sec 1. of an Act approved March 4, 1911 Acts of 1911, Page 437, for a period of thirty days or until proof be made of the payment for all labor, material, and subcontractors' claims.

And the party of the second part hereby agrees that the party of the first shall be paid the said Centract price as above set upon the warrant of the Auditor of Hendricks C unty, Indiana, as directed by the Beard of Commissioners of Hendricks County, and shall be paid on monthly estimates of the engineer in charge of said work but not to exceed 80% of the said engineers said estimate; 20% of the said centract price shall be retained by the county until the said work is fully completed and finally accepted by the said Beard of Commissioners.

And said party of the first part agrees to do and perform all matters and things required of and imposed upon him, according to the terms of this contract or pursuant to the previsions of the Act of The General Assembly of the State of Indiana Authorizing said improvement.

To all of the covenants, conditions, and stipulations, of this contract the said parties severally bind them-selves, their suggesters, heirs and assigns.

In Witness whereof, the said party of the first part has hereunte set his hand and seal, the day and year hereinafter mentioned, and in witness whereof, the said Beard of Commissioners of endricks County, have also signed and approved this contract this 25th day of September, A.D., 1914.

Hicks Currey. PARTY OF THE FIRST PART

Harry E. Sanders.

Henry S. Cox.

John P. Meran.

Beard of Commissioners of Hendricks County, Indiana.

ATTEST: Lewis W. Berders.

Auditor of Hendricks County.

And it appearing to said Beard that all the bids received for the repair of the Beyd Bridge in Middle Tewnship, are above the estimate cost therefore it is ordered by said Beard that the Auditor preced to re-advertise for b.d for said bridge and that notice thereof be given by law.

All of which is finally ordered, adjudged and decreed by said Beard.

(Ordered that the Board de new adjourn.)

Beard of Commissioners of,

Hendricks County, Indiana

Menday Merning October 5, 1914.

The Beard of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners room in the town of Danville it being the first Monady of said session.

Present Harry E_2^{\dagger} Sanders, Henry S. Cau, and John P. Mearn all members of said Beard.

The fellowing preceedings were then had to-wit:

See Claim and Allewance Decket for Claims Allowed.

See Road Record No.8

In the matter of the construction

of the Helman Arch on the Danville

and Pittsboro Read, In Center Tewnship

Hendricks County, Indiana.

Be it remembered that heretefere te-wit on the 24th day of
September, 1914, John Lindsey filed in the auditors effice, his petition
asking for an order for the construction of the drain for the Holman
Arch on the Danville and Pittsbero Read, in Center Township Hendricks
County, State of Indiana, and which petition and his sworn affidavit
attached thereto, are in words and figures as follows to-wit:In the matter of the construction of
Helman ARch on the Danville and Pittsbero Read in
Center Township, Hendricks County, Indiana.
To THE HONORABLE BOARD OF COMMISSI MERS OF HENDRIC & COUNTY, INDIANA.

Comes now the undersigned petItioner, superintendent of roads of Hendricks County, Indiana, and respectfully represents to your Henerable Board that the interests of the Danville and Pittsbore road in Center Township, Hendricks County, Indiana, in the construction of the Holamn Arch thereon requires an entery upon the lands of L.M. Holamn for the purpose od constructing a proper darin for said Arch; that said drain will be the depth of 6 feet, to the width of eight feet, and to the length of fifteen feet, and is necessary to the interests of said highway and to and to take care of the drainage through the said Holman Arch and he parys your Henerable Board for an order empowering him to enter upon the lands of the said bim. Halmante construct the proposed drain and he asks that said Board appoint three disinterested fresholders as viewers, to view said possibles and assess what ever damages, if any.

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that may be sustained by the said L.M. Helamn by virtue of the construction of said

County Superintendantent of Hendricks Co.

John Lindsey.

Personally appeared before me, the undersigned, Auditor of Hendricks County

John Lindsey, County Road Superintendent of hendricks County, who being forst duly

swern upon his oath, says, that the facts contained in the above and foregoing

petition are true in substance and in fact.

Lewis W. berders.

Auditor of hendiricks County, Indiana.

Comes now Lewis W. Berders , Auditor of Hendricks County, Indiana, and files herewith an affidavit for proof of notice and which affidavit and the notice thereunte attached with the Sherriff's return endersed thereon for proof of service are in words and figures as following to-wit:-

NOTICE.

You are hereby notified the John Lindsey, County Road Superintendent of Hendricks County, has filed in the Auditor's Office of Hendricks County, his verified petition, asking for an order from the Board of Commissioners of Hendricks County, to enter upon your lands, situated upn the West side of the Danville, and Pittsbore road in Hendricks County, Indiana, for the purpose of constructing a proper drain for the L.M. Holman Arch on the said Danville and Pittsbore Road; that the same will come up for hearing at the regular session of the Board of Commissioners to be held in Danville Indiana, on the 5th day of October, 1914, and at which sime said Board will hear evidence relative to said construction, and appoint viewers to view said premises and assess the damages, if any.

Lewis W. Berders. AUDITOR.

And from which notice it appears that all parties affected by the construction of said drain, were duly notified of the pendancy of the petition herein for a period of more than ten days prior to the October session of said Board.

And said Board having examined said petition and having examined proofs and notice herein, find the same sufficient and that all parties affected by the construction notice herein, find the same sufficient and that all parties affected by the construction of said drain have been duly notified for a period of more than ten days prior to the of said drain have been duly notified for a period of more than ten days prior to the of said drain of said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board. Sad Board having approved said petition new appoints Crit Cy October Session of said Board having approved said petition new appoints Crit Cy October Session of said Board having approved said petition new appoints Crit Cy October Session of said Board having approved said petition new appoints Crit Cy October Session of said Board having approved said petition new appoints Crit Cy October Session of said Board having approved said petition new appoints Crit Cy October Session of said Board having approved said petiti

The said appraisers are ordered to meet and qualify on October 10th, 1914 and to report at the next regular session of said Board, and said cause is continued for further proceedings:-

In the matter of the case of Thacher VS. Hendricks

Comes new the Beard of Commissioners of Hendricks County,

Indiana, and said Beard havinh heard evidence relative to the above
entitled cause and having examined the records in regard therete, and
hating made examination of the engineer of construction for the Evan B.

Davis Arch, the arch envolved in the above entitled cause, new finds
that the above entitled cause should be compromised if a reasonable
compromise thereof can be made. And the Beard having examined in detail
the evidence in said cause new finds that letters patented by Edwin Thacher
are valied patent rights: that the same have been infringed upon; that
the sum of \$300.00 is not an excessive amount for such infringement;
and that an injunction shuld be granted against the use of said patent
right.

Comes new Edwin Thacher, by H.F. Drury, his Atterney and agrees to the terms of said compromise. And the said Board new orderes the said County Atterney of Hendricks County, tegether with F.H. Drury, to draw up a final decree in the above entitled cause. And comes new the County Atterney of Hendricks County, Indiana and submits to said Board a final decree in the above entitled cause. And the Board having examined said decree new approves the same; and it is ordered by said Board that the above entitled cause be settled by the terms of said decree, and which decree is in words and figures as follows to-wit:-

CIRCUIT COURT OF THE UNITED STATES.

For the District of Indiana.

EDWIN THACHER)

Complainant)

VS.

) IN EQUITY.

HENDRICKS COUNTY, INDIANA)

DEFENDANT.)

FINAL DECREE.

This cause having come on to be heard upon the preceedings filed herein in the behalf of complainant, it is, by consent of all parties, ordered, adjudged, and decreed as follows:-

A CONTRACTOR

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FIRST. That Letters Patent No. 617,615, issued to Edwin Thacher for improvement in Bridges, is good, and valid in law.

SECOND. That the said Edwin Thacher was the first true and original inventor of the invention of Improvements described and claimed in said Letters Patent.

THIRD. That the said complanant, Edwin Thacher is the lawful owner of said Letters P Patent.

Fourth. That the defentant, hendricks County, has infringed upon the said Letters Patent and upon the exclusive rights of the complainant under the same.

FIFTH. That the complainant to recover received or made by reason of said infringement of claims of said Letters Patent, and that the complainant do recover of said defendant any and all damages which the complainant has sustained or shall sustain by reason of said infringement by said defendant.

SIXTH. It is agreed by said parties that the measure of damages shall be Three Hundred (\$300.00) Dellars tegether with the costs of this stit, and the complainant hereby acknowledges thereof and of all calims against said defendant for infringement up to and including the date of this decree.

SEVENTH. That a perpetual injunction issue out of and under the seal of this court, directed to the said efendant, its agents, attorneys, clerks, servants and workman, and all other persons acting through or in conspiracy with said defendant, enjoining and restaining, it from directly or indirectly making or causing to be made any arch structures containing, embedying or employing, the invention or improvements granted by the above Letters Patent and particularily in the claims thereof, or from infringing upon or violating the said Letters Patent in any way whatsoever.

Approved October 12th, 1914.

Board of Commissioners of

Hendricks County.

Drenan R. Harvey

County Attorney, Hendricks County Ind.

APPROVED: F.H. Drury

ATTORNEY.

In the matter of the Construction of the Tout Bridge,

Be it remembered that heretefere to wit on the ______ day of ______, 1914,
the Board of Commissioners of Hendricks County, awarded to one Hicks Curry a contract for
for the repair of the Tout Bridge in ______ Township Hendricks, County, Indiana.

And comes new Theedere Garrison, Surveyer of Hendricks County, and represents and shows to said Board that the floor of the said Tout Bridge, upon investigation appears to be weithless, and of no value, and that in repair of said bridge it is neccessary appears to be placed on said Bridge to properly repair the same.

And the Beard of Comissioners having examined said Bridges now finds the same should be floored and the County Surveyor is ordered to draw up specifications for the construction of said floor.

And somes now again Theodore Farrison and presents to the
Board his specifications for said improvement, and the Board having
examined said specifications now approves the same, and the Board now
enters into a supplemental contract with the said Hicks Curry for the
Construction of said improvement and which contract is in words and figures
following to-wit

SUPPLIMENTARY CONTRACT.

FOR THE CONSTRUCTION OF THE TOUT BRIDGE FLOOR REPAIRS.

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This agreement made and entered into by and between Hicks Curry of Hendricks County Indiana party of the first part and the Beard of Commissioners of Hendricks County State of Indiana party of the second part, WITNESSETH: That on the 5th day of October A.D., 1914 the said Bear d of Commissioners having determined upon further repairs upon the Tout Bridge the same being located in endricks County and the said Hicks Curry having been awarded the contract for the repair of the said bridge and being declared to the best and lowest responsible bidder, the supplemental centract was awarded to the said Hicks Curry for the amount of his bid, viz.: \$375.00 and the said party of the first part new comenants and agrees to build and construct said repairs in all respects in accordance with and conformable to the specifications, reports, plans and prefile centained in the report of the viewers and engineer for said repairs new en file in the auditors effice of said County which report specifications and profile are hereby referred to and made a part of this contrast the same as if herein fully set out and written.

And the party of the first part further undertakes and agrees that in the presecution of said work he will use all proper skill and care and will pay all chaims for work and labor performed and materila furnished in and for the construction of said work, wheather the said work and labor is performed or material furnished to said contractor or agent or superintendent in charge of said work. It is further understood and agreed that said party of the first part will not and cannot sell or assign this contract or sub-let the work to any person or persons, except by the consent of the said Board of Commissioners.

The Party of the first part further agrees to construct and build said improvement and have the same completed on or before the 1st day of december, A.D., 1914, and in the event said improvement of said read shall be completed, finished and ready for acceptance by the part of the

second part on or before the 1st day of December, A.D., 1914., then he said party of the first part further agrees and promises to pay to said party of the second part as liquidated damages for the non- completion of said work and for the deprivation on the part of the Public of the said Hendricks County of the use of said Road from and after said 1st day of Secember, 1914, the sun of twenty -five dellars per day for each and every day thereafter that said improvement shall remain uncompleted, unfinished and not ready for acceptance by said party of the second part, and said party of the first agrees that said sum of twemty-five dellars per day shall be deducted from the said contract price of said improvement and shall be retained by said party of the second part out ed the centract price for said improvement for the use of the public of said Hendricks County provided, that said failure to complete said improvement within the said time specified for such completion is not caused by strikes or any other cause or causes beyond the centra of said party of the first part or that shid time has been extended by said Board of Commissioners. In the event the party of the second part does grant an extension of time for the completion of said improvement, the above and foregoing agreement in relation to liquidated damages shall apply after the expiration of such extension.

It is also understood and agreed by and between the parties herete that said party of the second part shall withhold full payment to the party of the first part, by Second an Act Approved March4, 1911 Acts of 1911, Page 437, for a period of thirty days or until proof be made of the payment for all labor, material, and sub-contractors claims.

The party of the second part hereby agrees that the party of the first part shall be paid the said contract price as above set out upon the warrant of the Auditor of Hendricks County, Indiana as discoted by the said Board of C mmissioners of said Hendricks County and shall be paid on monthly estimates of the engineer in charge of said work but not to exceed 80% of the said engineer's said estimate: 20% of the said contract price shall be retained by the said county until said work is fully completed and finally accepted by said Board of County Coumissioners.

And said party of the first part agrees to do and perform all matters and all things of and imposed upon him, according to the terms of this contract or pursuant to the provisions of the Act of the General Assembly of the State of Indiana authorizing said improvement.

To all of the covenants, conditions, and stipulations of this contract the said parties severally bind them-selves, their successors, heirs and assigns.

In Witness whereof, the said party of the first part has hereunto set his hand and seal, the day and year hereinafter mentioned, and in witness whereof, the said Board of Comissioners of Hendricks County have also signed and approved this contract. this 5th day of October, A.D., 1914.

Hicks Curry PARTY OF THE FIRST PART.

Harry E. Sanders.

Henry S. Cox.

John P. Meran.

ATTEST:

And the Board further orders the said Hicks Curry, to file an additional bond, conditioned for the feithful performance of the contract herein, and this cause is continued.

(Ordered that the Board do new adjourn until 9 A.M. Temerrew.)

John P Moran Harry E Sameris

Beard of Commissioners of Hendricks County, Indiana. Tuesday Merning October 6, 1914.

The Beard of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners Room in Danville, Indiana it being the second day of said session.

'Present; Herry E. sanders, Henry S. Cox, and John P. Meran, all members of said Board.

The fellowing preceedings were then had to-wit:

In the matter of the General Election to be held in November, 1914.

The Beard new makes the fellowing appointments to-wit:

CENTER Precinct No. 1.

Jehn D. White.

" No. 2.

Oliver Harris.

" No. 3.

R.D. Snyder.

WASHINGTON Precinct East.

C.M. Reark.

West.

Thomas L. Jones.

GUILFORD. Precinct Nel.

Jee E. Prewitt.

" No3.

George Macomber.

" Ne2.

Martin Walsh.

LIBERTY. Precinct East.

Chas. R. Thempsen.

" Center.

Asa D. Good.

" West.

Chas. Shields.

South.

W.D. Barnes.

FRANKLIN Precinct North.

J.L. Newman.

" South.

V.J. Campbell.

CLAY Precinct Center.

Everett Neece.

West.

E.R. Ellis.

" East.

Sylvester K. Shuler.

MARION Precinct North.

A.H. Barker.

" South.

James Byrd.

EEL RIVER Precinct No.2.

Lerey C. moore.

" NO.3.

S.P. Kent.

" No.1.

Steve Neland.

UNION Precinct West. John Dale. Themas J. Sandusky. " East. Lee Dillen. MIDDLE Precinct South. A.J. Griffith. " North. " West. T.P. Gerner. B.A. White. LINCOLN. Presinct South. C.C. McDaniel. " North. , , , (Ordered that the Board do new adjourn until 10 A.M. temerrew.)

Harry & Sander

Beard of Commissioners of, Hendricks County, Indiana. Wednesday Merning October 7, 1914.

The Beard of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners Room in the town of Danville, Indiana this third day of the session pursuant to adjourment.

Present; Harry E. sanders, Henry S. ex, and John P. Meran, all members of said Board.

The fellowing proceedings were then and to-wit:-

The County Surveyer having an adverse report on the Construction of
the Alfred Cox, Road, the Beard examijes several witnesses relative to said construction

- Cause is continued until October 12, 1914.

THE RESERVE TO BE STORY OF THE PARTY OF THE

(Ordered that the Board do now adjourn until 10 A.M. Oct., 12th, 1914.)

Board of Commissioners. of,

Hendricks county. Indiana.

Menday Morning October 12, 1914.

The Beard of Commissioners of hendricks County, Indiana are met pursuant to adjournment in the Commissioners room in the Town of Danville, Indiana.

Present; Harry E. Sanders, Henry S. Cox, and John B. Meran all members of said Board.

The fellowing preceedings were then had to-wit:-

See Read Reford No. 8.

IN THE COUMISSIONERS COURT, OF
HENDRICKS COUNTY, OCTOBER TERM, 1914.

Comes new again to Beard of Commissioners in regular session pursuant to adjournment with the following members present: and acting-:

Harry E. sanders, Henry S. cox, and John P. Moaran.

At which session the following proceedings were then had:In the matter of the Construction

of the Holman Arch of the Danvile and Pittsboro Road In Center Township Hendricks County, Indiana.

And now for further proceedings in the above entitled cause, comes again Crit Clay, C.C. Higgins, and Gerge Blessing, viewers appointed to view said drain, and file herewith, their report assessing the damage of L.M. Helman at \$100.00 and which report is in words and figures as follows to-wit:-

ORDER TO VIEW DRAIN.

THE STATE OF INDIANA.

SS:

HENDRICKS COUNTY,

COMMISSIONERS COURT,

OCTOBER TERM, 1914.

To'J.C. Clay, C.C. Higgins, and C.C. McClane.

You are hereby nebified that you were appointed by the Beard of Commissioners of said county, at their regular October, Term, 1914, to view a proposed drain as follows to-wit: Commencing at the intersection of the proposed Holman Arch in Center Township, with the Danville and Pittsbero road and extending thence westward a distance of 50 feet to the bed of the White Lick Creek. Said drain to be to to depth of six feet and the width of eight feet, to assess the damages if any, that will be sustained by reason of the construction of said drain. and if said proposed drain will be of public utility, mark and lay out the same, in the manner prescribed by law, to the width of 6 feet.

You will meet at the office of the Auditor of Hendricks County who resides at Danville, Indiana, on Saturday October 10th, 1914 at 9 o'clock A.M. and after being duly qualified, preceed to make said view, and report at the next regular term of said Beard.

I certify the foregoing to be a true copy of the order of the Board in relation to said proposed highway.

Witness my hand and efficial seal, this 10th day of October, 1914.

Lewis W. Berders

AUDITOR.

OATH OF VIEWERS.

STATE OF INDIANA

SS:

HENDRICKS COUNTY.

We, C.C. Higgins, J.C. Clay and C.C. McClane, do solemnly swear that we will faithfully and impartially discharge the duties assigned us as viewers on the within described proposed drain to the best of our skill and ability, so help us God.

J.C. Clay

C.C. Higgins.

C.E. McClane.

Subscribed and sworn to before me, this 10th day of October, 1914.

Lewis W. Berders.

AUDITOR HENDRICKS COUNTY.

DRAIN VIEWERS REPORT.

We, the undersigned viewers, who were appointed by your honorable body at your regular October Term, 1914, to view said proposed Drain as petitioned for by John Lindsey et al., have discharged the duty assigned us, and submit to you the fellowing report, to-wit:

We met as directed in the order hereunto attached and made a part thereof and after being duly qualified as appears therein, proceeded to view said proposed drain as in the manner prescribed by law, which by metes and bounds and course and distance as follows to-wit: The said proposed Drain to be 6 fet in width, and commences at the point where the proposed Holman Arch intersects the Danville and Pittsboro Road in Center Township, and extending thence west 50 feet to the bed of the White Lick Creek in Center Township. We the undersigned viewers find the said W.L. Helman will be damaged in the sum of \$100.00 Dollars. And we are of the opinion that said highway will be of public utility.

Respectfully submitted,

J.C. Clay, C.C. Hiegins, and C.E. McClane.

VIEWERS.

And the said Beard having examined said report new finds that the damages therein assessed are not excessive and that the said L.M. Helman is the only person affected by the construction of the said Drain.

And new said Beard approves said report and orderes the damages therein assessed to be paid out of the County Treasurer: and it appearing to said Beard that it is necessary that said drain be constructed immediately the Beard new enters into a contract with the said L.M. Helman in regard tob the construction of said drain, and which contract is in words and figures following to-wit:-

CONTRACT.

This centract made and entered into this 10th day of October, 1914.

By and between L.M. Holman, the party of the first part and the Beard of

Commissioners of Hendricks County, Indiana party of the second part, hereby

Witnesseth— that the part of the first part, for and in full considerations

of One Hundred Dollars damages hereunte assessed by the viewers of the

Holman Drain in Center Township Hendricks County, Indiana, consent to

the construction of said drain through the land of the said party of the

first part, said drain to be of the depth of six feet, to the width of

eight feet and to the length of 50 feet and to extend from the proposed

Holman Arch to the bed of the White Liek Creek in Center Township,

Hendricks County, Indiana.

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The party of the first part further agrees that in the construction of the Holman Arch, the party of the second part shall have the right to enter upon the land of the party of the first part, whenever the same shall be neccessary to such construction, and shall have the right to enter thereon in the construction of the proposed Drain,

Whenever the same shall be neccessary to the construction of said Drain.

The party of the second part having allowed in the full sum of One Hundred Dellars as damages, such damages having been assessed by the Viewers of the proposed Helman Drain And an order for such allowance new being of record in order Book Number----- of the records of the Board of Commissioners of Hendricks County, Indianan further agree that all dirt which shall be removed in the construction of the proposed Drain shall be used to fill the old drain now used to carry the water from the bridge new in use, to the bed of the White Lick Creek.

The party of the second part further agrees in the construction of the proposed Drain and the improvements in the construction therein, that they will construct a proper entrance from the Danville, and Pittsboro Road to the premises of the said party of the first part, such entrance to be properly graded and drained. Here the property graded and drained.

to be properly graded and drained. It is also agued that the traveling public, may enter at the gate pass.

The party of the first part further agrees that the said drain for the Pittsbere and Danville Read new constructed on the West side thereof and immediately East of the party of the first part shall be continued Southward along said read and carried into the proposed Drain in such a manner a to prevent any of the drainage along the west side of the said highway from following onto the lands of the party of the first part.

In Witness whereof the parties have hereinte set their hands and seal this the 14th day of October, 1914.

2. M. Holman by J. H. adams. attorney
PARTY OF THE FIRST PART.

Board of Commissioners of Hendricks Co.

Part of the second Part.

Executed at Danville this 14th day of October, 1914.

In the matter of

letting of contracts

For the County Home.

The Board having examined said proofs of publication of said notices finds the same sufficient and which notices are in words and figures as follows to-wit:
(H.I.)

And new at the hour of ______A.M. on the ______day of October, 1914

havinf arrived, up to which time it was provided in said notices that scaled bids would

be received by the Board of Commissioners of Hendricks County for the furnishing

of said supplies, said Board new finds upon examination bids as follows, to-wit:
For schedule one, same being for groceries, John Edwards; Schedule number two, same

being foe dry goods, James McCoun and Jee Hess; Schedule number Three, same being for

drugs J.C. March, and C.L. Thompson.

And now said sealed proposals having been opened in the presence of the bidders and general public, the Board finds all of the bids to be im due form and sufficientand the said Board further finds that the bid og John Edwards, is the lowest and best bid for groceries specified in the schedule number one; that the bid of Joe Hess, is the lowest and best bid for dry-goods specified in schedule number two; and that the bis of C.L. Thompson is the lowest and best bid as specified in schedule number three

It is therefore edrered adjudged and decreed by order of said

Beard that the bids of John Edwards, Joseph Hess and C.L. Thompson be,

and the same is hereby accepted, and that the contracts for said supplies,

be, and the same is hereby awarded to the said John Edwards, Joseph Hess and

C.L. Thompson.

And comes now again John Edwards and files herewith his bond in the sum of \$300.00 Dellars, with John A. Edwards and Chas. E. Edwards as surety thereon, considered for the faithful performance of said Contract, and now the Board approves said Bond, and which bond with the approval thereof are in words and figures as follows to-wit:-

BOND.

Knew all men by these presents, that we Jehn A. Eswards and Chas E. Edwards and firmly bound into the State of Indiana in the penal sum of Three Hundred (\$300.00) Dellars, to pay which amount we bind our-selves our Heirs, Representatives and Assigns.

Signed and dated this 10th day of October, 1914.

The cendition of the above obligation is such that hwere as, the above bound John A. Edwards hassubmitted to the Board of Commissioners of Hendricks County, Indiana, his bid and proposal to furnish supplies, such as are nemed in his bid, to the County Home of said County for the quarter ending on the 31st day of December, 1914. New therefore if the said John A. Edwards shall, in the event his bid is accepted, enter into a contract with the said Board of Commissioners and furnish the supplies according to said contract and bid for the time designated therein, then the above obligation shall be void; other wise to remain in full force. and effect.

ACCEPTED and approved this 12th day of Oct, 1914.

John A. edwards.

Harry E. Sanders.

Henry S. Cox.

Jehn P. Meran. BOARD OF COMMISSIONERS.

	And now comes also Joseph Hess and files herewith his bond in the sum of
	Dollars, with Joe Hess and Jas. L. Dernell as surety thereen,
censidered	for the faithful performance of said contract, and now the Board approves
said bend,	and which bend with the approval thereen is in words and figures as fellows
to-wit:	

BOND.

KNOW ALL MEN BY THESE PRESENTS, that we, Joe Hess and J.L. Darnell are firmly bound into the State of Indiana in the penal sum of _______ Dollars, to pay which amount which we bind ourselves, our Heirs, Representatives and Assigns.

Signed and dated this 9th day of October, 1914.

THE C NDI ION OF HE ABOVE OBLIGATIN, is such that whereas, the above bound Jee Hess has submitted to the Beard of Commissioners of Hendricks County, Indiana his bid and proposal to furnish supplies such as are named in his bid, to the County Home of the County, for the quarter ending on the 31 st day of December, 1914.

Now therefore if said Jee Hess shall, in the event his bid is accepted, enter into a contract with said Board of Commissioners and furnish supplies according, to said contract and bid for the same designated therein, then the above obligation shall be void; otherwise to remain in full force and effect.

-	Jee	Hess.		
10.00	J.L.	Darn	ell.	

Harry Eg Sanders.

Henry S. Cox.

John P. Meran. BOard of Commissioners.

And comes also C.L. Thempson and files herewith his bond in the sum of \$200.00 Dellars, with the Thompson Drug Co. and W.T. Pierson as surety thereon, considered for the faithful performance of said contract, and now the Board approves said Bond, and which bond with the approval thereon is in words and figures following to-wit:

BOND.

KNOW ALL MEN BY THESE PRESENTS, that we, Thompson Drug Co, and W.T. Pierson are firmly bound into the State of Indiana in the penal sum of two Hundred \$200.00 Dellars, to pay which amount we bind ourselves, our Heirs, Representatives and Assigns.

Signed and dated this 2nd day of October, 1914.

THE CONDITION OF THE ABOVE OBLIGATI N is such that, whereas, the above bound Thompson Drug Co. has submitted to the Board of Commissioners of Hendricks County Indiana, his bid and proposed to furnish supplies, such as are named in his bid, to the County Home of said County, for the quarter ending on the Blst day of Becomber, 1914, now therefore if said Thompson Drug Co., shall, in the event his bid is accepted, enter into a contract with said Board of Commissioners and furnish the supplies according to said Contract and bid for the time designated, therein the above obligatin then this obligation shall be void, otherwise to remain in full force, virtue and effect

-	
	Thempsen Drug Co.
	Accepted and approved this 12th day of W.T. Pierson.
	Henry F. Sanders.
	Jehn P. Meran. BOARD OF COMMISSIONERS.
	All of which the Board finally orders, adjudges and decrees.
	Harry Ez Sanders.
	Henry S. Cox.
	Jehn P. Meran.
	Board of Commissioners of hendricks Co.
	Attest:Lewis W. Berders, AUDITOR.
	District Control of the Control of t
	the specific property of the section
ú	(Ordered that the Board do new adjourn.)
	War A Mare
	John & Moran
	Harry E &

Beard of Commissioners of,

Hendricks County, Indiana.

Monday Morning Novemebr 2, 1914.

The Board of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners rom in the town of Danville, Indiana it being the first Monday in said month.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran all members of said Board.

The following proceedings were then had to.wit:-

In the Commissioners Court

of Hendricks County, Indiana

November Term, 1914.

Be it remembered that on the 2nd day of Novemebr 1914, the Board of Commissioners of Hendricks County met in regular session with the following members present and acting. Harry E. Sanders, Henry S. Cox, and John P, Moran, the following proceedings were then had:-

The Board met in regular session and having been called to order and it appearing to said Board that it would not be expendent to remain in session on the or 3rd 2nd day of November, 1914 and that there was no business requiring action, on either of said days it was ordered by said Board that the same be adjourned until Wednesday the 4th day of November, 1914; all of which was finally ordered, adjudged and decreed by said Board----After which said Board adjourned.

Ordered that the Board do now adjourn until Wednesday morning 10 A.M.)

John & Moven Harry & Sanders

Board of commissioners of
Hendricks County, Indiana.

Wednesday Morning November 4, 1914.

The Board of Commissioners of Hendricks C unty, Indiana are met in regular session in the Com issioners Room pursuant to adjournment

Present; Harry E. sanders, henry S. Cox, and John P. Moran all members of said Board.

The following proceedings were then had to-wit:See Claim and allowance docket for claims allowed.

(Ordered that the Boarddo now adjourn until 10 A.M. Thursday Morning.)

Board of Commissioners of,

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applicant of

Devention Demonstra

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Dese

Hendricks County, Indiana.

AND THE RESERVE OF THE PERSON OF THE PERSON

Thursday Morning November 5, 1914.

The Board of Commissioners of hendricks County, Indiana are met in regular session Pursuant to adjournment in the Commissioners Room in the town of Danville,

Present; Harry E. sanedrs, Henry S. Cox, and John P. Moran, all members of said Board.

The following pro ceedings were then had to-wit:
See Claim and allowance docket for claims allowed.

See Road Record No. 8.

In the matter of 'appointment of Constable.

Comes now Luther M. Stanley Secretary of the Nol. Horse Thief and Fellin Detective Company No. 168, and petitions the Board, to appoint R. Wallace Townsend a duly elected member of said Company as constable.

And the Board being fully advised in the premises finds that the said

And said R. Wallace Townsend is by said Board appointed constable.

And the said auditor is hereby ordered to issue to the said R. Wallace

Townsend a certificate of his appointment, and payment of the fee as required by law.

In the matter of aid for Guilford Township Poor.

Be it remembered that on the 5th day of November, 1914, the Board of Commissioners of Hendricks County, State of Indiana, entered the following order to-wit:

Comes now B.W. Anderson Trustee of Guilford Township in Hendricks C unty,

Indiana, and files a statement in duplicate as provided by Acts 1899, Page 121, from which statement it appears that Alzora Wilder, Mrs. James Brewer and Family, Jane

Robbinson, and James Powers are poor persons and are in need of relief; that within the past year they have received relief from the said township to the value of \$15.00

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to above named and their families further to the extent of \$15.00.

In the matter of aid for Washington Township poor.

Be it remembered that on the 5th day of Novemebr, 1914, the Board of Commissioners of Hendricks County, State of Indiana, entered the following order, to-wit:-

County, Indiana, and files a statement in duplicate as provided in Acts 1899 page 121, from which statement it appears that Benj. Shipman is a poor person and is in need of relief; that within the past year he has received relief from the said township to the value of \$15.00 and his family consists of him-self.

And the Board of Commissioners being fully advised in the premises now authorizes the said Trustee to extend to Benj. Shipman further to the extent of \$15.00.

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of office this 11" day of November, 1914.

Lewis W. Borders.

Auditor of Hendricks County, Indiana.

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(Order that the Board do new adjourn.)

Harry E Sandus

Board of Commissioners of,

Hendricks County, Indiana.

In the Commissioners Court
of Hendricks County,

November Term, 1914.

Be it remembered that the Beard of Comissioners met in special session in Danville Indiana on Monday Nevember 30, 1914, with the following members present and acting. Harry E. Sanders, Hendry S. Cox, and John P. Meran.

The fellowing proceedings were then had:-

IN THE MATER OF THE ELECTION CONTEST OF MARTIN MITCHEL 1

VS:

GEORGE L. CHRISTIE.

(H.I.)

Be it remembered that on the 14th day of November 1914, Martin Mitchell of Center Township Hendricks County Indiana, in the auditors effice of Hendricks County his verified petition contesting the election of George L. Christia to the effice of Trustee of Center Hendricks C unty and asking for a recount of the votes cast for said office in the regular election in said Township held on the 3rd day of Novmber, 1914 and which petition is in words and figures as follows to-wit:- (H.I.)

And now comes Martin Mitchell by James P. Snodgrass hid atterney and presents to said Board his petition which petition read before and presented to said Board and which said Board having examined and now finds sufficient. And the said Martin Mitchell also presents his notice to said Board from which it appears that the defendant George L. Christic was duly notified of the pendency of said petition at least ten days before the day set for the hearing thereof and which petition on with the sherrifs return andorsed threeon for proof of service is in words and figures following to-wit:-

And comes again Martin Mitchell by James P. Snedgrass his atterney and presents to said Beard his evidence of the certificate of recount in said cause as tried in the Hendricks County Court and which certificate is inspected by said Beard.

And the Beard having examined said pe certificate and having heard evidence in said cause and being fully informed and advised in the premises new finds that the said Martin Mitchell is the duly elected Trustee of Center Tewnship Hendricks County, Indiana and is duly qualified to take upon him-self the duties of said effice.

It is therefore ordered adjudged and decreed by the said Board that the said Martin Mitchell be and he is hereby duly declared elected to and entitled to the office of Trustee for Center Tewnship Hendricks C unty, Indiana. All of which is finally ordered and adjudged by said Board.

Herry E. Sanders. Henry S. Cox.

John P. Moran.

Beard of Commissioners of He dricks County.

ATTEST: Lewis W. Borders.

AUDITOR.

In the matter of the application of William D. Corrie to contest the election of John A. Flin to the Office of Recorder of handricks County, Indiana.

Be it remembered that on the 16th day of November, 1914 William D. Corrie filed his application in the above entitled cause in the following words and figures to wit:-

And comes new the Contester and dismisses his application at his own costs.

In the matter of the application of William H. Walls to contest the election of John W. Patterson to the office of County Treasurer of Hendricks County Indiana.

Be it remembered that on the 16th day of November William.H Walls filed his application in the above entitled cause in the following words and figures to-wit:-

And comes now the con tester and dismisses his application at his ewn cests.

In the matter of the application of William E. Reed to centest the election of Robert M. Shirley to the office of Assessor of Hendricks County, Indiana.

Be it remembered that on the 14th day of November, 1914, William E. Read filed his application in the above entitled cause in the following words and figures to-wit:-

And comes new the centester and dismisses his application at his own costs.

In the matter of the application of Herace Zimmerman to contest the election of Harry E. Sanders to the office as County Commissioner of Hendricks County, Indiana.

Be it remembered that on the 14th day of Nevember Herace Zimmerman filed his application in the above entitled cause in the fellowing words and figures to-wit:-

And comes now the contestor and dismisses his application at his own costs.

And now the Auditor presents the fellowing:-

STATE OF INDIANA

SS:

HENDRICKS COUNTY .-

I, S.D. Neland Trustes of EEl River Tewnship Hendricks County, Indiana, de hereby certafy that Chester Hicks, new resides in said tewnship and has so resided centinuously for more than one year past, and that said Chester Hicks is an indigent citizen of the State of Indiana for more than one year past.

I further certify that a copy of this certificate has been delivered by me to the auditor of Hendricks County.

In Witness Whereof, I Have affixed my hand and seal, this 5th day of Nevember, 1914.

S.D. Neland

TRUSTEE.

EEL RIVER TOWNSHIP.

(Ordered that the Board do now adjourn.)

Board of Commissioners of.

Hendricks County, Indiana.

Menday Merning December_7, 1914.

The Beard of Commissioners of Hendricks County, Indiana are met in regular session in the Commissioners room in the town of Danville, Indiana it being the first Menday insaid Menth.

Present; Harry E. Sanders, Henry S. Cox, and John P. Moran, all members of said Board.

The fellowing preceedings were then had to-wit:-

See Claim and Allewance Decket for Claims allewed.
See Road Record No. 8.

In the matter of the petition of the town of Coatesville, Indiana to annex Contiguous Territory.

Order of the Board of Commissioners that contiguous Territory be
Annexed to said Town.

Comes now Merwyn Hunt, James Davisdon and Roscoe Knight Board of Trustees of the term of Coatesville, Indiana, County of Hendricks, State of Indiana, and presents to the Beard their certain petition praying for the annexation of certain contiguous territory to the town of Coatesville Indiana, which said petition is in words and figures as following to-wit: (H.I.) And the Board having carefully inquired into the matters set forth in said petition and having examined the plat of said territory filed with said petition and having heard all the evidence, and being sifficiently advised in the premises, finds that all material facts set forth in said petition are true, that said petition was filed in the office of the County Auditor of said County more than thirty days before the first day of the present term of this Board; that due notice of the presenting of said petition was given by publication in the Coatesville Hereld a newspaper of general circulation, printed and published in the town of Coates ville more than thirty days before the first day of the present session of this Beard; a copy of which notice and proof of publication thereof of H.E. Hathaway editor of Coatesville Hereld is in the words and figures as fellews to-wit:- (H.I.)

That said territory which it is asked to have annexed to said town is contiguous to said town; That J.B. Gambeld: James Hope, and wife, Heirs of Thomas Broadstreet, decsased, Thomas Alexander and wife; Chas. Y. Short and wife; Mariom Grimes and wife; H.E. Hathaway and wife;

Sylvester Ellett and wife; B.F. Harlan and wife; and A.O. Phillips are the eweners of of said centiqueus territory, which said petition prays may be annexed to said town.

That all of said owners of said territory were duly served with notice of said petition as by law provided a copy of which notice with the affidavit of Jesse Herbert Parker, manhull for proof of service are in words and figures following towit, (H.I.)

That good and sufficient reason is shown by said petition why said territory should be annexed to said town and that the prayer of said petition aught to be granted.

It is, therefore considered, ordered and adjudged by the Board that the preyer of said petition be and the same is hereby granted, and that said described territory, that is to say the following described territory in the County of Hendreks, State of Indiana, to-wit-

A part of the south west quarter of the north-west quarter of section

5 Township fourteen (14) north range two west described as follows, towit:-

Beginning ona point on the west line of said quarter-quarter which is

(215) feet morth of the south west corner thereof and running thence north along
said west line (830) feet to the present corporation line, which is (228) feet
south of the stone at the south-west corner of Oscar Stanleys addition to the town
of Coatesville, Thence East along the present corporation line(843) feet to a point
directly south of the south east corner of Cyrus L. Stanleys addition, thence south
parallel to the west line of said quarter- quarter (830) feet to a point on the north
line of the Township road which is (142) feet eastward from the north east corner of
the wing of a concrete culvert, thence west along the north line of said road(843)
feet to the pace of beginning, containing (16.06) acres.

Also a part of the south east quarter of the north east quarter of section (6) Township (14) north range (2) west, immediately west of said adjacent to the above tract, described as follows:— Beginning (215) feet north of the south east corner thereof and running thence north along said east line (830) feet to the present corporation line, thence west along said corporation line (1240) feet to a paint directly south of the west end of Walnut Street in the town of Coatesville, thence south parallel to the east line of said quarter-quarter (830) feet, thence west (1240) feet to the place of beginning, containing twenty three and sixty two hundredths 23.62.Acres.

Be and the same is hereby annexed to said town of Coatesville as a part of said town.

(Ordered that the Beard de new adjourn until 10 e'cleck A.M. Temerrew.)

John P Moron

Lavy E. Lauder

Board of Commissioners of Hendricks County , Indiana.

Tuesday Merning December 8, 1914.

The Board of Commissioners of He dricks County, Indiana are met in regular ses ion in the Commissioners room pursuant to adjournment, it being the second day of said session.

Mresent; Harry E. Sanders, Henry S. Cex, and John P. Meran, all members of said Board.

The following proceedings were then had to-wit:-

In the matter of additional aid for Center Township Poor.

Comes new John W. Whyte Trustee of Center Township in Hendricks,

County, Indiana, and files a statement in duplicate by Acts 1899, page 121,

from which statement it appears that Carl O. Gentry is a poor person and is in

need of relief; that within the past gear he has received relief to the extent

from the said Township to the value of \$15.00 and his family consists of

him-self wife, mother, and three children,

And the Beard being fully advised in the premises new authorizes the said trustee to extend to Carl O. Gentry and his family further to the extent of \$15.00.

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of Hendricks County, Indiana in the above entitled cause.

Witness my hand and seal of this office this 8th day of Dec., 1914.

Lawis W. Barders.

Auditor of hendricks County, Indiana.

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(Ordered that the Board de new adjourn, until 10 A.M. Dec., 12.

Davry E Lances

Board of Commissioners of Hendricks County

Saturday Merning December 12, 1914.

Be it remembered that on the 12th day of December, 1914, the Beard of Commissioners of Hendricks County, Indiana met in Special session with the fellowing members present, and acting. Harry E. Sanders, Henry S. Cex, and John P. Meran.

The following proceedings were then had to-wit:-

In the matter of temporary,
Heat for the new Court House.

The Beard of Commissioners having founs that the new Court House was without heat and that that the same was neccessary that proper completion of the new Court House and having found that the heating plant for said building is so far completed as to allow the same to be used to furnish heat for the said building.

The Installers of said heating plant, allowing them to use or lease for use,
to furnish heat for the said building. The said heating plant to be used by the said
Johnston and Sons or their agents to heat said building during the completion thereof.
And which said contract is in words and figures following to-wit:-

STATE OF INDIANA

SS:

HENDRICKS COUNTY.

This Indenture Witnesseth:-

That it is hereby agred by and between the said W.H. Johnston & Sons

Company of Indianapolis, Indiana Contractors for the installation of the heating plant

for the new court house being eracted in the town of Danville, Hendricks C unty, Indiana

party of the first part and the Board of Commissioners of Hendricks County, Indiana

party of the second part.

That whereas the said heating plant is not yet complete but is necessary to properly heat said building during the completion of the constructon thereof.

The party of the second part hereby agrees that the party of the first part shall have permission to use said plant or to allow said plant to be used by the agents of the party of the first part to properly heat said building during the completion of the construction thereof, provised that the party of the first part will be held liable for any and all damages resulted from the first part of his agents and for all damages that may result on account of defective workmanship and materila of said plant and provided further, in the use of plant as herein contemplated, said party of the second part shall not be deemed to have accepted said paint or workmanship in any particular, or any part thereof.

nothing herein shall be constructed to release first said party from their obligation to complete said plant according to the contract.

Harry E. Sanders.

John P. Meran.

Beard of Commissioners of, Hendricks County, Indiana.

Executed in duplicate this 12th day of December, 1914.

W.H. Jehnsten Sen Co. W.H. Jehnsten . SUPT.

In the matter of

The County Poor Farm. QUARTERLY REPORT.

The Board of Commissioners having visted the County Home for the Present Quarter and having examined said premises and made inquiries into the condition of said institution now make the following report.

There is at present in said institution in all 25 inmates, 16 of whom are men and nine of whom are women, of these by far the larger part are helpless, and the majority of these are bed ridden.

The said Board found that during the quarter inmates had been received, _____, had been discharged and one died.

The Beard furhter found that the premises wherein a Sanitary and well kept condition and that all possible precaution was being taken to prevent desease or sickness among the inmates. The grounds and buildings of said institution they found to be in a well kept and sanitary condition.

The Beards attention was called to the fact that no citizen for the saving of rain water existed on said premises and that was need of a private bath for the superintendent and his family. The Boards attention was further called to the fact that the hired labor at said Institution considering the number of helpless inmates was largely inadequate.

(Ordered that the Board do new adjourn).

Beard of Commissioners of,

Hendricks County, Indiana.

Wednesday Morning December 23, 1914.

IN THE COMMISSIONERS COURT OF HENDRICKS COUNTY.

Be it remembered that on the 23rd day of December, 1914, the Board of Commissioners of Hendricks County, met in special session, pursuant to adjournment with the following members present and acting, Harry E. Sanders, Henry S. Cox, and John P. Moran.

The following proceedings were then had to-wit:-

In the matter of the letting of Contracts for County Supplies.

Comes now Julian D. hogate publisher of The Danville Republican a newspaper of general circulation, printed and published in Hendricks County, and files herewith his proof of publication of notice for the letting of the contracts in the above entitled cause and from which proof of publication it appears that due notice of the time and place of the letting of the contracts in the above entitled cause was published in the Danville Republican for one week, said publication being off the loth day of December, 1914, and comes now also Hall and Barker, publishers of the Danville Gazette, a newspaper of general circulation printed and published in Hendricks County, and files herewith proof of publication of the notice for the letting of the contracts in the above entitled cause and from which proof of publication it appears that due notice of the time and place of the letting of the contracts in the above entitled cause was published in the Danville Gazette for one week, said publication being on the 10th day of December, 1914, both of which proofs are in these words and.

figures as follows to-wit:- (H.I.) and which proof with the notices attached thereunto are now approved by the Board.

And now the hour of 10 o'clock A.M. on the 23rd day of December, 1914, having arrived up to which time it was provided in said notices that sealed bids would be received by the Board of Commissioners of Hendricks County, Indiana for the furnishing of said supplies, said Board now finds upon examination bids submitted as follows:-

For schedule number one and three William Burford, for schedule number two and four, Hail and Barker and julian D. hogate.

And now said sealed proposals having been opened in the presence of the bidders and the general pub; ic, the Board now finds all of the bids to be in due form and the said Board further finds that the bid of William Burford for the supplies enumerated in schedule number one and three is the lowest and best bid therefor and that the bid of Hall & Barker for the supplies enumerated in schedule number tow and four is the lowest and best bid therefor.

It is therefore ordered and adjudged by said Board that the bid of William B. Burford for the supplies in schedule number one and three be and the same is hereby accepted and the contract for said supplies be and the same is hereby awarded to the said William B. Burdord.

It is further ordered by said Board that Hall & Barker for the supplies enumerated in schedules number two and four, be and the same is hereby accepted and the contract for said supplies be and the same is hereby awarded to the said Hall & Barker.

And comes now again the said William B. Burford and presents to the Board his bond in the sum of \$2000.00 with the Astne Accident and Liability Company as surety thereon and the Board havng examined said bond now approves the same which bond with the approval of the Board endorsed thereon isin these words and figures following to-wit:-

BOND.

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned William B. Burford of Marion County as Principal, and The Astne Accident & Liability Co. of Hartford Conn., as Surety, are firmly bound unto the Board of Commissioners of Hendricks County, Indiana, in the penal sum of \$2000.00 Dollars, for the payment of which well and truly to be made, we bind ourselves jointly and severally, and our joint and sevaeral heirs. executors, administration and assi gns, firmly by these presents this 4th day of december, 1914.

The conditions of the above obligation are such that whereas, the Board of Commissioners of He dricks County, Indiana is about to let a contract for Record Books, Blanks and Stationery for the year of 1915.

And whereas the above named William B. Burford has filed a bid for said supplies with the Auditor of the County: Now therefore if the said Board of Commissioners shall award the said William B. Burford the contract for either or all classes of said supplies—and the said William B. Burford shall promptly enter into a contract with the said Board Commissioners for said supplies, and shall and well and faithfully carry out the same in all respects—as ording to the specifications adopted by the Board of Commissioners and shall at all times propptly furnish supplies as contracted for when ordered by proper authorities, being careful that all supplies accord in price, quality and other respects with those specified in the contract, then this bond to be void, otherwise to remain in full force and effect.

(SEAL)

William B. Burford.

By Resident Vice Present.

Attest Resident Ass't Secretary.

STATE OF INDIANA, MARION COUNTY SS:

Before me the undersigned Notary Public, in and for said county, personally appeared William B. Burford and acknowledged the execution of the foregoing for the uses and purposes therein mentioned.

Witness my hand and Notarial seal, this 4th day of Defember, 1914.

(SEAL)

Chas. E. Brigham. NOTARY PUBLIC.

Accepted and approved December 23rd, 1914.

Harry E. Sanders.

Henry S. Cox.

John P. Moran.

Board of Commissioners of

Hendricks County. Indiana.

STATE OF INDIANA

SS:

COUNTY OF MARION.

Before me, a Notary Public, personally appeared G.R. Montgomery and R.C. Griswold, Resident Vice- President and Resident Assistant Secretary respectively of The Aetna Accident & Liability Company. and executed the foregoing Bond.

Witness my hand and notarial seal this 4th day of December, 1914.

G.E. Moore. NOTARY PUBLIC.

My Commission expires April 25, 1918.

And the said Board having approved said band enters in to a written contract with the said William B. Burford for said supplies and which contract is in the words and figures following to-wit:

CONTRACTOR'S BID.

Danville Ind., Dec. 23, 1914.

TO THE HONORABLE BOARD OF COMMISSIONERS OF HENDRICKS COUNTY:

Pursuant to notice given in the Republican and the Gazette, newspapers of general circulation, published in Hendricks County, Indiana, under the date of that on the 23rd day of December, 1914, the County Commissioners would receive bids for Blank Books, Blanks and Stationary, for the various offices in said county for the year of 1915 and in accordance with the rules, plans and specifications now on file in the office of the County Auditor, the undersigned making the following bid:

Class 1. Blank Books, records and special ruled blanks and similar material at the prices named in the schedule filed herewith and made a part thereof.

Class 3. Legal cap, stationery, tablets, pens, ink and pensils, and similar materials at the price named in schedule filed herewith and made a part thereof.

Supplies to be furnished to vary with the need of the County uponn the order of the several offices. All Records to be manufactured of Byron Weston's Southworth's, Buyfor's or Cran's Ledger Papers, as may be desired, equal in weight and quality to any now in use in the County All ruled and printed blanks and printed blanks to be of 16-pound cap paper, except Assessor's and statistical blanks, which shall be of the quality and weight as heretofore used. All stationery to be of the quanity and kind mentioned in the specifications.

All similar articles to those mentioned in several classes in the Specifications are not enumerated therein required during the year, are to be furnished by William B. Burford a current market price.

changes in the forms of records, Books and Blanks that lessen the size and weight of the paper and cost of the manufacture as they are now made that the county is to have the proper reduction from the price made herein on said articles; but if the State Board of Accounts should increase the size and weight of paper or cost of manufacture; then William B. Burford is to have the proper increase over the prices made herein on said articles. All goods to be delivered free from frieght or express charges.

Respectfully submitted.

William B. Burford.

BY J.W. Smith Agent.

Acton taken accepted and contract awarded to Wm. B. Burford, Classes 1 and 3.

Harry E. Sanders.

Henry S. Cox.

John P. Moran.

Board of Commissioners of,

Hendricks County, Indiana.

And comes now again Hall and Barker and presents to the Board their bond in the sum of \$500.00 with C.L. Thompson and Wm. T. Brill as surety thereon and the Board having examined said bond now approves the same, which bond with the approval of the Board endorsed thereon, is in these words and figures as follows to-wit:-

BOND.

KNOW ALL MEN BY THESE PRESENTS, That we the undersigned Alvin Hall Emerson Barker, C.L. Thompson and W.T. Brill, of Danville Hendricks County, Indiana, are firmly bound into the State of Indiana in the penal sum of Five Hundred (\$500.00) Dollars, for the payment of which well, and truly to be made, we bind our-selves jointly and severally, and our joint and several heirs, executors, administrators and assigns, firmly by these presents, this 22nd day of December, 1914,

of Comissioners of Hendricks County, Indiana are about to let a contract for Stationery for the year of 1915, in classes 2 and 4 and whereas the above named Hall & Barker have filed a bid for said articles with the auditor of the County; Now, therefore, if the said Board of Commissioners shall award Hall & Barker the contract for said Classes two and four and the said Hall and Barker shall promptly enter into a contract with said Board of Commissioners for said Stationery in Classes two and four and shall well and faithfully do and perform the same in all respects according to the plans and specifications adopted by the Board of Commissioners, and according to the time, terms, and conditions specified in said contract, then this obligation shall be void, otherwise to remain in full force, virtue and effect.

Emerson Barker.

Alvin Hall.

W.T. Brill (SEAL)

C.L. Thompson. (SEAL)

STATE OF INDIANA, COUNTY OF HENDRICKS, SS:

Before, me the subscriber, a Clerk Circuit Court, in and for said County personally appeared C.L. Thompson, W.T. Brill, Emerson Barker, and Alvin Hall and acknowledged the execution of the foregoing instrument for the uses and purposes therein mentioned.

WITNESS, my hand and notarial seal this 22nd day of December, 1914.

Chas. E. Edwards CLERK

Accepted and approved December 23, 1914.

Harry E. Sanders.

Henry S. Cox.

John P. Moran.

Board of Commissioners of,

Handricks County, Indiana.

ATTEST: Lewis W. Borders.

Auditor Hendricks County, Indiana.

And the Board having accepted and approved said bond, now enters into a written contract with the said Hall and Barker for the furnishing of said supplies and which contract is in these words and figures as follows to-wit:-

CONTRACT

THIS AGREEMENT and contract, made this 23rd day of December,

1914 by and between Hall and Barker parties of the first part, and the

Board of Commissioners of Handricks County, Indiana part of the second

part, is as follows to-wit:

The first party hereto agrees to furnish and supply, delivered the County in said County, the things and articles named and designated in the foregoing bid at the prices named herein. The first party agrees to furnish said supplies as required at the said County for the use of said County, for the year ending on the 31st day of December, 1915.

The second party agrees to pay forst said party for said supplies at the prices named in said bid and only for so much as is actually furnished for the use of said County.

The requisition made for said supplies and the above and fore-

Witness my hands this 23rd day of December, 1914.

Hall & Barker.

ALvin Hall FIRST PARTY.

Harry E. Sanders.

Henry S. Cox.

John P. Moran.

Board of Commissioners, SECOND PARTY.

ALL of which is finally ordered by said Board.

In the matter of the letting of Contracts for the supplies for the County Home.

Comes now Julian D. Hogate, publisher of the Danville Republican a newspaper of general circulation, printed and published in Hendricks County, and files herewith proof of publication of the notice for the letting of the contract in the above entitled cause and from which proof of publication it appears that due notice of the time and place for the letting of the contracts in the above entitled cause was published in the Danville Republican, for one week, and comes now also Hall and Barker, publishers of the Danville gazette, a newspaper of general circulation, printed and published in Hendricks County, and files herewith a proof of publication of the notice for the letting of the

contracts in the above entitled cause and from which notice it appears that due notice of the time and place of the letting of the contracts in the above entitled cause was published in Danville Gazette for one week, said publication being on the 10th day of December, 1914. And the Board having examined said proof and the notices thereunto attached now approved the same and which proofs are in these words and figures as follows to-wit: (H.I.)

And now the hour of 10 o'clcck A.M. on the 23rd day of December, 1914, having arrived, up to which time it was provided in said notice that sealed bids would be eceived by the Board of Commissioners of Hendricks County, for the furnishing of said supplies, said Board now finds upon examination bids submitted as follows:
Foe schedule number one, the same being for groceries, John A. Edwards, and W.W.

Marting; Foe schedule unmber two, the same being for dry goods, Joe Hess;, For schedule number three the same being for drugs, C.L. Thompson.

And now said sealed proposals having been opened in the presence of the bidders and the general public, the board finds all of the bids to be in due form and the Board further finds that the bid of U.W. Marting is the lowest and best bid for groceries specified in schedule number one; that the bid of Joe Hess, is the lowest n and best bid for dry goods specified in schedule number two, and that the bid of C.L. Thompson is the lowest and best bid for drugs specified in schedule number three.

It is therefore ordered adjudged by the Board that the bid of U.W. Marting for groceries, the bid of Joe Heas for dry goods and the bid of C.L. Thompson for drugs be and the same are hereby accepted and it is further ordered by the Board that the Contract for groceries be and the same is hereby awarded to the said U.W. Marting, that the Contract for dry goods be and the same are hereby awarded to Joe Hess and that the contract for drugs be and the same is hereby awarded to the said C.L. Thompson.

And the Board having examined the bond of U.W. Marting, in the sum of \$300.00 with Carrie Gaston and John W. Laird as surety thereon and having examined the bond of joe hess in the sum of \$500.00 with Wm. C. Osbourne as surety thereon, and having examined the bond of C.L. Thompson in the sum of \$200.00 with W.T. Pierson Surity thereon, now approves all of said bonds which bonds with the approval of the Board endorsed thereon are in these words and figures following to-wit:

BOND.

KNOW ALL MEN BY THESE PRESENTS, that we, Joe Hess, who is firmly bound into the State of Indiana in the penal sum of Five Hundred \$500.00 Dollars, to pay which amount we bind ourselves, our heirs, Representatives and Assigns.

Signed and dated this 23rd day of December, 1914.

THE CONDITION OF THE ABOVE OBLIGATION ARE SUCH that, whereas, the above Bound Joe Hess has submitted to the Board of Commissioners of Hendricks County, Indiana, his bid and proposal to furnish supplies, such as are named in his bid,

to the County Home of said County for the quarter ending on the 30 day of April, 1914 now therefore if said Joe Hess shall, in the event hid bid is accepted, enter into a contract with said Board of Commissioners and furnish the supplies according to said contract and bid for the time designated therein, then the above obligation shall be void; otherwise to remain in full force and effect.

Joe Hess.

William C. Osbourne.

Accepted and approved this 23rd day of December, 1914.

Harry E. Sanders.

Henry S. Cox.

John P. Moran.

Board of Commissioners.

BOND.

KNOW ALL MEN BY THESE PRESENTS that we, Urish W. Marting
Carey W. Gaston, and John W. Laird are firmly bound into the State of
Indiana in the penal sum of Three Hundred D (\$300.00) Dollars, to pay
which amount we bind our-selves, our Heirs, Representatives and Assigns.

Signed and dated this 23rd day of december, 1914.

the above named Uriah W. Marting has submitted to the Board of Commissioners of Hendricks County, Indiana, his bid and proposal to furnish supplies such as are named in his bid, to the County Home of said County, for the quarter ending on the 31st day of March, 1915, now therefore if said Uriah W. Marting shall, in the event his bid is accepted, enter into a contract with said Board of Commissioners and furnish supplies to said contract and bid for the time designated therein, then the above obligation shall be vaid; otherwise to remain in full force and effect.

U.W. Marting.

Carey W. gaston.

John W. Laird.

Accepted and approved this 23rd day of December, 1914.

Harry E. Sanders.

Henry S. Cox.

John P. Moran.

BOARD OF COMMISSIONERS.

BOND.

KNOW ALL MEN BY THESE PRESENTS, that we, Thompson Drug Co. and W.T. Pierson are firmly bound into the State of Indiana in the penal sum of Two Hundred (\$200.00) Dollars, to pay which amount we bind our-selves, our Heirs, Representatives and Assigns. Signed and dated this 21st day of December, 1914.

bound Thompson Drug Co has submitted to the Board of Commissioners of Hendricks County, Indiana, his bid and proposal to furnish supplies such as are named in his bid, to the County Heme of said County for the quarter ending on the 31st day of March, 1915, now therefore if said Thompson Drug Co shall, in the event his bid is accepted, enter a contract with said Board of Commissioners furnish the supplies according to said contract and bid for the time designated therein then the above obligation shall be void; otherwise to remain in full force and effect.

Thompson Drug Co. BY, A.G. Kelleher.

W.T. Pierson.

Accepted and approved this 23rd day of December, 1914.

Harry E. Sanders.

Henry S. Cox.

JOHN P. Moran. BOARD OF COMMISSIONERS.

And now the Board having approved all of said bonds now enters into a written contract with the said U.W. Marting for groceries, with the said Joe Hess for Dry-goods and with the said C.L. Thompson for drugs and which contracts are in these words and figures as follows to-wit:-

CONTRACT.

THIS AGREEMENT and contract made this 23rd ady of December, 1914 by and between Joe Hess parties of the first part, and the Boardof Commissioners of Hendricks County, Indiana, party of the second part is as follows to-wit:

The first party hereto agrees to furnish and supply, delivered at the County Home in said County, the things and articles named and designated in the foregoing bid at the prices named therein. The first party agrees to furnish said supplies as required at the said County Home for the use of said Home: for the quarter ending on the 31st day of March, 1915.

The second party agrees to pay to said first party for said supplies at the prices named, in said bid and only for so much as is actually furnished for the use of said County Home.

The requisition made for said supplies and the above and foregoing bid are made a part of his contract.

Witness our hands this 23rd day of December, 1914.

Joe Hess FIRST PARTY.

Harry E. Sanders.

Henry S. Cox.

JOHN P. Moran.

BOARD OF COMMISSIONERS.

CONTRACT.

THIS AGREEMENT and contract, made this 23rd day of December, 1914, by and between U.W. Marting parties of the first part, and the Board of Commissioners of Hendricks County, Indiana party of the second part, is as fellows to-wit:

at the County Home in said County, the things and articles named and designation in the foregoing bid at the pprices named thereib. The first party agrees to furnish said supplies as required at the said County Home for the use of said Home for the quarter ending on the 1st day of March, 1915.

The second party agrees to pay said first party for said supplies at the prices named in said contract and only for so much as is actually furnished for the use of said County Home.

The requisition made for said supplies and the above and fore-

Witness our hands this 23rd day of December, 1914.

U.W. Marting. FIRST PARTY.

Harry E. Sanders.

Henry S. Cox.

John P. Moran.

Board of Commissioners SECOND PARTY.

CONTRACT.

THIS AGREEMENT and contract made this 23rd day of December, 1914, by and between Thompson Drug Co parties of the first part, and the Board of Commissioners of hendricks County, Party of the second part, is as follows to-wit:

The first party herete agrees to furnish and supply, delivered at the County Home in said County, the things and articles named and designated in the foregoing bid at the prices named therein. The first party agrees to furnish said supplies as required at the said County Home, for the use of said Home for the quarter ending on the 31st day of March, 1915. The second party agrees to pay said first party for said supplies at the prices named in said bid and only for so much as is actually furnished for the use of said County Home.

The requisition made for said supplies and the above and foregoing bid are made a part of this contract.

Witness our hands this 23rd day of December, 1914.

Thompson Drug Co. FIRST PARTY.

Harry E. Sanders.

Henry S. Cox.

John P. Meran. BOARD OF COMMISSIONERS SECOND PARTY.

All of which is finally ordered and adjudged by the Beard.

In the matter of aid

for Center Township Poor.

Comes now John W. Whyte Trustee of Center Township , In Hendricks County, Indiana, and files a statement in duplicate by Acts 1899, page 121, from which statement it appears that Carl O. Gentry is a poor person and is in need of relief that within the past year he has received relief from the township to the value of \$15.00 and his family consists of him-self, wife, three children and mother,

And the Beard of Commissioners being fully advised in the premises new authorizes the said trustee to extend to the said Carl O. Gentry and his family further to the extent of \$15.00.

I do heraby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of Hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this Office this 8th day of December, 1914.

(SEAL)

Lewis W. Borders.

Auditor Hendricks County, Indiana.

(Ordered that the Board do now adjourn.)

Board of Commissioners of

Hendricks County, Indiana.

Tuesday Merning December 29, 1914.

The Beard of Commissioners of Hendricks County, Indiana met pursuant to Statute, in the Commissioners room in the town of Danville Indiana on this the 29th day of December, 1914 for the purpose of closing up the business for the current year.

(A)

Present; Harry E. Sanders, Henry S. Cox, and John P. Meran, all members of said Board.

The following proceedings were then had to-wit:
docket
See Claim and Allowance for Claims allowed.

(Ordered that the Board do now adjourn..)

Harry E Zanders

Board of Commissioners of, Hendricks County, Indiana. Monday Morning January 4, 1915.

The Board of Commissioners of hendricks County, Indiana are met in the Commissioners Room in the town of Danville, Indiana, it being the first Monday in said Month.

Present; Henry S. Cox, John P. Moran, Harry E. Sanders, all members of said Board.

The following proceedings were then had to-wit:
See Claim and Allewance docket for Claims allowed.

See Road record No. 8.

And new on reorganization the Beard elects Henry S. Cox, as President for the enduing year.

In the matter of the petition of

Joshua L. Morris and et al., to

incorporate the Amo Cemetary.

Come now the petitioners and produce and file the affidavit of H.E.

Hathaway, editor and publisher of the Coatesville Herald, a public weekly newspaper of general circulation printed and published at the town of Coatesville,

Hendricks County, Indiana, as follows, to-wit: (H.I.)

And from which said affidavit it appears to the satisfaction of the Board that due notice of the filing and of the time and place of the hearing thereof of their said petition was duly given in said newspaper by the publication thereof, of such notice for more than twenty days before the first Monday of January, 1915, a copy of which notice is filed herewith and reads as follows to-wit:- (H.I.)

The Board also finds that the said newspaper in which said notice was published is the nearest newspaper so published to the Ame Cemetary.

And new said petition coming on for hearing, and the Board having heard the evidence and being fully advised in the premises finds said paper petition in due form and sufficient and that the prayer thereof should be granted.

It is therefore ordered by the Board that the said Amo Cemetaery be incorporated under the name and style of the Amo Cemetery Association and that the directors thereof should be five in number.

It is further ordered by the Board that the several let owners shall meet at the school house in the town of Amo, Hendricks County, Indiana, on Saturday the 30th day of January, A.D. 1915, at the heur of 1:30 o'clock P.M. and then and proceed by ballot to choose five directors, to manage the affairs of such corporation.

Provided, that such election shall be conducted as follows:

That the chairman of the meeting and two tellers chosen by the lot owners attending shall receive the ballots cast and count the same; that he the secretary of the meeting shall record the ballots as counted and announce the result of each ballot taken; that the chairman of the meeting shall declare the person elected. Provided, however that noperson, shall be declared elected until he shall have received a majority of the votes cast.

It is further ordered by the Board that twenty days notice of such election shall be given by the Auditor by publication in the Coatesville Herald; that at such election each person ewning a lot or lets shall be allowed to vote for such directors; that each lot owners attending shall have as many votes as lots owned by him in said Cometery.

It is further ordered by the Board that a certificate of such election signed respectively by the chairman of the meeting and the two tellers and attested by the secretary of the meeting, shall be filed in the office of the Recorder of hendricks County, Indiana.

Man 4, The

Bottlin, ber

at of hours

part, "at our

All of which is ordered at the cost of the petitioners.

· Pilling

(.T) =: // =: /

(Ordered that the Beard de now adjourn until 10 e'clock A.M. temerrew.)

Harry & Samers

Beard of Commissioners of,

Hendricks County, Indiana.

Tuesday January, 5, 1915.

The Beard of Commissioners of hendricks County, Indiana met in the Commissioners room pursuant to adjournment, in the town of Danville, Indiana.

Present; Henry S. Cox, John P. Moran, Harry E. Sanders, all members of said Board.

The following proceedings were then had to-wit:-

CONTRACT WITH CUSTODIAN OF NEW COURT HOUSE.

January, 1915, by and between the Board of Commissioners of Hendricks County, Indiana, the party of the first part, and L.C. Vanarsdell of hendricks County, Indiana, party of the second part hereby witnesseth:-

That the party of the first part has this day and does hereby employ
the party of the second part as Custodian for the new Court House being erected in
Danville, hendricks County, Indiana, for a period of two years, beginning on the 4th
day of jamuary, 1915, the date of the execution thereof.

The party of the first part hereby agrees to pay to the party of the second part, for and in full consideration of the services here-in-after enumerated, the sum of One Hundred (\$100.00) Dellars per month, payable monthly to the party of the second part, upon his having filed with the party of the first part his verified claim for such services, and the party of the second part hereby agrees to accept the said sum of (\$100.00) per month as full consideration for such services to be paid as heretofore specified.

It is further hereby mutually agreed by and between the parties hereto, that the services herein contemplated and contracted forshall consist of the following services, namely to-wit:-

New Court House, the court house building proper, the court house lawn, the plumbing at the county home and the plumbing at the County Jail; the operation and care of said heating plant, including all neccessary cleaning, and repairing and all other services neccessary to keep the same in first class condition at all times; the the care and custody of the Court House Building, the cleaning and repairs neccessary to keep said building in first class condition, including the supervision and repair of all electrical apparatus which shall be in use in or about said building and which shall consist of all lights, electric wiring, elevator, clocks and all other electrical appratus of every kinf character and description; The care and keeping of the court House lawn, the putting of the same in grass the mowing and sprinkling neccessary to keep the same in first class condition at all times and the duty of keepingsaid lawn free from leafers.

and all undesirable characters at all times. All of the repair which shall be neccessary to keeping the plumbing at the court House, the County Home and the County Jail, which shall include all water supplies, drinking fountains, toilets fire apparatus and all plumbing of every kind and character and description used in or about said buildings.

It is hereby further agreed that the party of the second part shall act as the custodian of the Court House Building, that he shall keep the same locked at all times when not occupied and see that all offices in said building are closed and locked when the same are not in use.

It is hereby further agreed that the party of the first part shall furnish all tools neccessary to performance of the duties hereunder and that the party of the second part shall keep the same in repair and in good condition at all times. said tools are to remain the property of the party of the first part,

It is hereby mutually agreed between the parties that herete that all questions in regard to the performance and the duties under the contract be submitted to the Board of Commissioners for adjustment and their decision in regard to the same shall be final.

It is hereby further agreed between the parties herete that

if the said party of the second part shall by reason of incompetency

will full disregard of the obligations herein contained or any other cause

by reason of which his services are no longer consistent with the

proper execution of his duties hereunder, then in any such case, the party

of the first part shall upon due notice to the party of the second part

have the right to terminate this contract and upon such determination

same shall become nulland void and no longer binding upon the parties

hereto.

In witness whereof the parties hereto have hereunto set their hands and seals at Danville Indiana, this 5th day of january, 1915.

Henry S. Cox.

John P. Moran.

Harry E. Sanders.

Board of Commissioners of,

Hendricks County, Indiana,

L.C. Vanarsdell.

Party of the second part.

ATTEST: Lewis W. Borders. AUDITOR.

Executed in duplicate at Danville, Indiana this the 5th day of January, 1915.

In the matter of aid for Middle Township Poor.

Be it remembered that on the 5th day of January, 1915, the Board of Co missioners of Hendricks County, in the State of Indiana, entered the following order to-wit:-

Comes new R.L. Dillen Trustee of Middle Township in Hendricks County, Indiana and files a statement in duplicate as provided by Acts 1899, page 121, from which statement it appears that Milda Gregg is a poor person and is in need of relief; that within the past year he has received relief from the said township to the value of \$15.00 and her family consists of her-self.

And the Beard of Commissioners being fully advised in the premises now authorizes the said trustee to extend to Milda Gregg further relief, to the extent of \$15.00

I do hereby certify the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of hendricks County, Indiana in te above entitled cause.

Witness my hand and seal of this office this 5th day of January, 1915.

(SEAL)n

Lewis W. Borders.

Auditor hendricks County, Indiana.

In the master of aid for Center Township Poor.

Comes now John W. Whyte, Trustee of Center Township in Hendricks County,
Indiana, and files a statement in duplicate as provided by Acts 1899, page 121,
from which statement it appears that Carl O. Gentry is a poor person and is in need of
relief; that within the past year he has received relief from the said Township
to the value of \$15.00 and his family consists of him-self, Mother, Wife, and three
children.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to Carl O. Gentry and his family further relief to the extent of \$15.00

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this office this 5th day of January, 1915.

(SEAL).

Lewis W. Borders.

Auditor hendricks County, Indiana.

In the matter of the appointment of County Attorney.

Upon the metien of John P. Meran, Drenan R. Harvey was appointed County Attorney for our year and upon such appointment the said Board entered into a written contract with the said Drenan R. Harvey and which contract is an words and figures as follows to-wit:-

CONTRACT.

In the matter of the appointment of a County Attorney for Hendricks, County for one year, ending January 1st, 1916.

This agreement made and entered into, this 5th day of January, 1915, between the Board of Commissioners of Hendricks County, the party of the first part and Drenan R. Harvey, the party of the second part, hereby witnesseth: That the party of the first part has this day employed the party of the second part, as County Attorney for a term of one year ending January 1st, 1916, for the sum of \$400.00 per annum, payable quarterly in installments of \$100.00 each: The party of the second part hereby accepted said appointment and further agres to give all requisite legal advice which may be called for or required by the party of the first part, and also by the County Council and all other County Officers of said County in the proper charge of the duties required of them by law: To give all requisite advice to the above officers in the matter of all Public highways within said County, except that the party of the second part shall not be required to furnish to attorneys representing petitioners for such highways, advice or to furnish them enteries for proceedings during the pendancy of such public highways, but shall be required to furnish such enteries where he the party of the second part shall act as atterney for such petitioners, for and on be-half of the said County of Handricks.

The said party of the second part further agrees to prepare all contracts, entered into by the party of the first part or any other officer of said county, to keep a record of all proceedings of the party of the first part and of the County Council, and to prepare the proper enteries therefor.

It is further agreed between the parties hereto that in all cases where the said party of the first part or the efficer of said County shall be come the plaintiff or defendants in any form of litigation whatsoever, such litigation involving a trial of law or fact, then the party of the first part shall pay to the party of the second part such compensation, for presecuting or defending such duties, as the parties

herete shall deem reasonable and just for such services.

It is further agreed that in all matters coming before the party of the first part of the efficers of said County, that the said party of the first part, may when the same shall be deemed necessary, retain additional council in all such matters.

In witness whereof the parties have hereunto set their hands and seals this the 5th day of January, 1915.

(SEAL)

Henry S. Cox,

· Jehn P. Meran.

Harry E. Sanders.

Board of Commissioners of Hendricks County, Party of the first part.

Drenan R. Harvey.

Party of the second part.

ATTEST: Lewis W. Berders.

COUNTY AUDITOR.

In the matter of the appointment of the Physician for the County Home.

Upon the metien of John P. Moran, J. Harold Grimes, was appointed physician for the county home for one year and the said Board having made said appointment enters into a written contract with the said J. Harold Grimes and which contract is in words and figures as follows to-wit:-

CONTRACT

This agreement made and entered into this 5th day of January, 1915, between the Board of Commissioners of Hendricks County, Indiana party of the first part and Dr. J.H. Grimes of Hendricks County, Indiana party of the second part, hereby witnesseth.

That the party of the first part have this day appointed Dr. J.H. Grimes as physician for the County Home of Hendricks County for a period of one year ending January 1st, 1916. The party of the first part further agrees to pay the party of the second part a reasonable fee for all such service as he may render to and on behalf of the inmates of the County Home of Hendricks County. Said fees to be regulated and in accordance with the fees usually charged for such services in and about Hendricks County.

Party of the second part hereby acceptes said appointment and agrees to attend upon and render medical aid to all of the inmates of the County Home of Hendricks County, whenever they shall require such services.

The part of the second part further agrees to charge and accept for such services only such fees as are usual and sustemary for such services in Hendricks County.

In witness whereof the said parties of the first part and second parts have

hereunte set their hands and seal this 5th day of January, 1915.

Henry S. Cox.

John P. Moran.

Harry E. Sanders.

Beard of Commissioners of Hendricks County. Party of the first part.

Dr. J.H. Grimes.

Party of the second part.

ATTEST:

Lewis W. Borders.

. Auditor Hendricks County.

In the matter of appointment

of Street Cleaner for Hendricks

County, State of Indiana.

Upon the metion of John P. Moran, J.W. Pritchett was appointed street cleaner for the year of 1915, and the said Board having made said appointment enters into a written contract with the said J.W. Pritchett which contract is in the following words and figures as follows to-wit:-

CONTRACT.

This agreement made and entered into this 5th day of January, 1915

between the Board of Commissioners of Hendricks County, party pf the first

part and J.W. Pritchett of Danville, Indiana Hendricks County, party of

the second part, hereby witnesseth.

In witness whereof the said parties of the first part and second pt partieshave hereunte set their hands and seal thid 5th day of January, 1915.

John P. Meran.

·Henry S. Cex.

Harry E. Sanders.

Board of Commissioners of Hendricks County, Party of the first part.

J.W. Pritchett. ,

Party of the second part.

AATTEST: Lewis W. Borders.

Auditor Hendricks County.

In the matter of the Ame Hersethief and Felen Detective Company.

Comes now the Ame Hersethief and Felen Detective Company and files herewith the articles of the incorporation of said company from which it appears that said company was duly organized under by and pursuant to the laws of the Sate of Indiana. approved march the 8th, 1907 and filed also the certificate of Homer L. Cook Secretary of State, from which it appears that said articles of incorporation were duly filed in the office of the secretary of the State on the 13th day of December, 1914, and which articles of incorporation with the certificate of the secretary of the State thereunto attached are in these words and figures following to-wit:-

STATE OF INDIANA:

TO ALL WHOM THESE PRESENTS SHALL COME GREETING:

WHEREAS, articles of incorporation, duly signed and acknowledged, having been filed in the effice of the Secretary of the State, on the 30th day of December, 1914, for the organization of the Ame Horse Thief and Felon Detective Company, No. 70. under and in accordance with the provisions of an act, entitled, "An act concerning the workings and institution of detective associations," etc., approved march 9th, 1907.

New therefore, I, Homer L. Cook, Secretary of the State of the State of Indiana, do hereby certify that said articles are now of record and on file in this office as by law provided.

In witness whereof i have hereunto set my hand and affixed the seal of the State of Indiana, at the city of Indianapleis, this 30th day of December, 1914.

Homer L. Cook SECRETARY OF STATE.

BY H.L. Carter.

DEPUTY.

And the said Board, having examined said articles of incorporation and said certificate and the same being found sufficient the same are approved.

It is therefore ordered adjudged, and decreed by said Board that the said articles be and the same are hereby approved and the auditor of hendricks County to is sue

certificate of J.S. hadley, A.L. Carter, E.L. Fuson, J.E. Hodson, C.B. Hill, J.S. Carter, S.D. Edwards, J.K. Branson, R.L. Edwards, Fred Shirley, William Hunt, C.P. Branson, and J.A. Owen, the mebers of said associations empowerning them to act as constables by virtue of their membership in said opmpany all of which id finally ordered adjudged and decreed by the Board.

(Ordered that the Beard de new adjourn,)
(Until January 25th, 1915.

hendricks County, Indiana.

Monday Morning February 1st, 1915.

The Board of Commissioners of Hendricks County, Indiana, are met in regular session in the room of the Commissioners in the town of Danville, it being the first Monday in said Month.

Present; Henry S. Cox, John P. Moran, and Harry E. Sanders, all members of said Board.

The following proceedings were then had to-wit:
See Claim and allowance docket for claims allowed.

See Road Record No. 8.

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(Ordered that the Board do Now adjourn until 10 o'clockA.M. Tomorrow.)

. . . . The a six assessment has evade at books of higher interior in

Harry E Sandus

Board of Commissioners, of Hendricks County, Indiana. Tuesday Morning February 2nd, 1915.

The Board of Commissioners of Hendricks County, Indiana are met in regular session pursuant to adjournment in the room of the Commissioners in the town of Danville, this 2nd day of February it being the second said day of said session.

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Present; Henry S. Cox, Hohn P. Moran, and Harry E. Sanders, all members of said Board.

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The following proceedings were then had to-wit:

In the matter of aid for Center Township Poor.

Comes now Martin Mitchell Trustee of Center, Township, in
Hendricks County, Indiana, and files a statement in duplicate as provided
by Acts 1899, page121, from which statement it appears that David Reynolds
and Mary A. Williams are poor persons and are in need of relief; that
within the past year they have received relif from the said Township to the
value of \$15.00, and their families consist of themselves, David Reynolds
Wife, and Mary A. Williams.

And the board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to the above named and their families further relief, to the extent of \$15.00.

L do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this office this 3rd day of February, 1915.

Lewis W. Borders.

Auditor hendricks County, Indiana.

In the matter of aid for Guilford Township Poor.

Comes now B.W. Anderson, Trustee of Guilford Township, in Hendricks County, Indiana, and files a statement in duplicate as provided by Acts 1899, page 121, from which statement it appears that Jane Robison Mrs. Wilder, James Powers, Mrs. Brewer, and William Curtis are poor persons and are in need of relief; that within the past year they have received relief from the said township to the value of \$15.00, and their families consist of Jane Robison two boys, and two girls, Mrs. Wilder, James

Powers, wife, and two girls, Mrs Brewer, four firls, William Curtis, wife, one boy and two girls.

And the board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to the above named and their families further relief, to the extent of \$15.00.

I do hereby certify that the above and foregoing is a full, true and complete copy of the order made by the Board of Commissioners of hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this office this 3rd day of February, 1915.

(SEAL)

Lewis W. Borders.

Auditor hendricks County, Indiana.

In the matter of the Plainfield Horse Thief Association.

Comes now the Plainfield Horse Thief Association and files herewith the articles of the incorporation of said association from which it appears that said Association was duly organized, under, by and pursuant to the laws of the State of Indiana, approved March the 8th, 1907, and filed also the certificate of Homer L. Cook Secretary of the State, from which it appears that said articles of incorporation were duly filed in the office of the Secretary of the State on the 6th day of Jan., 1915., and which articles of incorporation with the certificate of the Secretary of the State thereunto attached are in these words and figures as follows to-wit:-

Articles of incorporation of
Plainfield Horse Thief Association.

We the undersigned desiring to associate themselves together and organize an incorporated as esociation for the purpose of detecting and apprehending horse thieves and other felons, and for mutual protection and idemnity against the acts of such horse theeves and felons, under and by virtue of the laws of Indiana, do hereby adopt, sign and acknowledge the following certificate of incorporation and articles of association.

ARTICLE 1. the corporate name of association formed shall be "Plainfield Horse Thirf Association."

ARTICLE 2. This as sociation not being organized for peculary profit there shall be no capitol stock.

ARTICLE #. The object for which this association is organized is for the purpose of detecting and apprehending horse the eves and other felons, and for mutual protection and idemnety, against the acts of such horse thieves and felons.

ARTICLE 4. The anme and palce of the residence of each incorporating member is as follows:-

Arthur B. Maxwell, Plainfield, Ind., R.F.D. 2.

Ira Maxwell, Plainfield, Ind., R.F.D. 2.

Benj. W. Anderson, Plainfield, Ind.,

Walter Barlow, Plainfield, Indiana.

Henry Barlow, Plainfield, Indiana. R.F.D. 1.

William Cutrell, Mooresville, Ind., R.F.D. 1.

Walter Moon, Mooresville, Ind., R.F.D. 1.

John Lux, Plainfield. Ind., R.F.D. 2.

Albert Phillips, Plainfield, Ind., R.F.D. 2.

Everett Stanley, Plainfield, Ind.

William V. Stone, Mooresville, Ind., R.F.D.1.

Ed Morgan, Mooresvile. Ind., R.F.D.

A. Emmett Bly, Plainfield, Indiana.

ARTICLE5. The meeting for the transaction of the business of

ARTICLE 6. The Term of existence of such association shall be twenty years.

said association shall be held in Plainfield, Indiana.

ARTICLE 7. The corporate seal shall be a disk with the words"

Plainfield Horse Association" around the oter edge, and the word "SEAL"

in the center of said disk.

A Majority of the incorporating members shall have power to adopt a constitution and by laws for the government of this association. Said constitution and by-laws shall designate the number of persons that shall constitute a quorum, for the transaction of business, and which constitution and by-laws shall be consistent with the laws of the State of Indiana.

The officers of the association shall be elected as provided in said constitution and by-laws. The officers of such association shall be a President, Vice-President to act in the capacity of the President in the presidents absence a Secretary, and a Treasurer, and such other officers as such association may by its constitution and by-laws provide. The office of Secretary and Treasurer may be held by one person.

ARTICLE 9. The names of the persons who shall manage the affaires of said association for the first year shall be the incorporating members shown in article 4 hereof, and such other persons as join this association, and as provided in the association's constitution and by-laws.

In Witness Whereof we hereunto set our hands this 31st day of December, 1914.

Arthur B. Maxwell.

Irs J. Maxwell.

John Lux.

Benj. W. Anderson.

A. Emmett Bly.

Ed. Hogan.

Walter Moon.

Albert A. Phillips.

William V. Stone.

Walter H. Barlow.

Henry D. Barlow.

William Cutrell.

Everett Stanley.

STATE OF INDIANA

SS:

HENDRICKS COUNTY.

Before me the undersigned, a Notary Public, in and for said County and State, Arthur B. Maxwell, Ira Maxwell, Benj. W. Anderson, Walter Barlow, Henry Barlow, William Cutrell, Walter Moon, Albert Phillips, Everett Stanley, William V. Stone, A. Emmett Bly, and Ed Hogan, acknowledged the execution of the foregoing certificate of incorporation and articles of association.

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.1.6. ber it is in the contract of

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, one find , he have by the one,

Witness my hand and official seal this 31st day of December, 1914.

(SEAL)

Horace L. Hanna,

NOTARY PUBLIC.

My Commission expires November 21, 1916.

United States of America.

State of Indlana.

Office of the Secretary of State.

To Homer L. Cook, Secretary of State of State of Indiana hereby certify that the annexed pages contain a full true and complete copy of the articles of Association, or agreement in writing of Plainfield Horse Thief Association with the several certificates thereon, filed January 6, 1915 as the appears on file, as the law directs in this office.

In Testimony Whereof, Thereunto set my hand and affix the Great Seal of the State of Indiana, Done at my office in the City of Indianapolis, this 6th day of January, 1915.

(SEAL)

Homer L. Cook.

SECRETARY OF STATE.

And now the Board Authorizes a certificate of Association to each of the following:-

A.B. Maxwell, Mooresville, Indiana R.F.D.l.

Ira Maxwell Mooresville, Indiana.

Benj. W. Anderson, Plainfield, Indiana

Walter Barlow Plainfield, Indiana.

Henry Barlow, Plainfield, Indiana.

William Cutrell, Mooresvillw, Ind., R.F.D.l.

Walter Moon, Mooresville, Ind., R.F.D.l.

John Lux, Plainfield, Indiana.

Albert Phillips, Mooresville, Indiana. R.F.D.l.

Everett Stanley, Plainfield, Indiana.

William V. Stone, Mooresville, Indiana.

Ed Hogan, Mooresville, Indiana. R.F.D.1.

A. Emmett Bly, Plainfield, Indiana.

Caleb Carter, Plainfield, Indiana.

Wills Loy. Plainfield, Indiana. R.F.D.

Horace Ballard, Plainfield. INd., R.F.D.

Everett Newlin, Mooresville, Ind., R.F.D.1.

E.D. Caraway, Plainfield, Ind.,

Claint Hayworth. Plainfield. Indiana.

J. Hadley Allman, Plainfield. Indiana

Everett D. Heald, Plainfield, Indiana.

Ernest Cooper. Plainfield. Indiana,

Gilleo Peacock, Mooresville, Indiana.

Jno. Bateman, Plainfield, Indiana

Manuel Chandlier, Plainfield, Indiana.

Ed Johnson, Mooresville, Ind., R..D. 1.

LaRue Davis, Plainfield, Indiana.

Morris Peacock, Plainfield, Indiana.

W. Baxter Vestal, Plainfield, Indiana.

Harry E. Sanders. Plainfield. Indiana.

Biron N. Cox, Plainfield, Indiana.

Herman Beacock, Plainfield, Indiana.

Albert H. Ashton, Plainfield, Indiana.

Marshall S. Glidewell, Plainfield, Ind.,

Frank A. Hanna. Plainfield, Indiana.

Which is accordingly done.

(Ordered that the Board do now adjourn until Feb., 6th 10 A.M., 1915.

Harry E Sunders

.C.I.d., Thurses to

Board of Commissioners, of. Hendricks County, Indiana.

See Next page for item omited.

ACLA . 100 Weinder valence verying Danville Indiana, Feb., 2, 1915.

Paperdary Carm, Lold.

The Consolidated Telephone Co.,

Danville Indiana.

Gentlemen:-

You are hereby instructed to install in the Hendricks County

Court House the following Telephones:-

County Supt., Office -- One Automatic Desk Telephone.

County Clerk's Office -- One Automatic Desk Telephone.

County Recorders Office -- One Automatic desk Telephone.

County Treasurers Office -- One Automatic Desk Telephone.

County Auditors Office -- One Automatic Desk Telephone.

Judges Private Office -- One Automatic Desk Telephone.

County Surveyor's Office -- One Magento Telephone.

Attorneys Room -- One magento Wall Telephone.

County Assessor -- One Magento Wal 1 telephone.

County Sherriff -- One Magento Wall Telephone.

Tripped in the car bearing to the telegraph of the telegraph of the contract of Respectfully,

Henry S. Cox.

John P. Moran.

. Harry E. Sanders.

County Commissioners.

the ended part, Not this toll accident and

In the matter of Insurance of Poor Farm Property.

Be it ordered by the Board that the Poor Farm Property be reinsured for a period of three years from the 27th day of January, 1915, as follows:-\$2000.00 Globe and Rutgers Fire Insurance Co. Commercial Union Insurance Co- Limited. 1000.00 Hanover Fire Insurance Co. 1000.00 The Home of Insurance Co of New York. 2000.00 Philadelphia Underwriter. 1000.00 The Franklin Fire Insurance Co. 3000.00

Hartford Fire Insurance Co. 2400.00 Making the total Insurance thereon--\$13400.00

Be it further ordered that the County Jail Property be reinsured for a period of three years from the 27th day of January, 1915, as follows:-

Fidelity Phenix Insurance Co. National Fire Insurance Co. Making the Total Insurance thereon---

\$1000.00 1000.00 \$4000.00

Linnay Feb. # Harald

Saturday Morning February 6th, 1915.

The Board of Commissioners of hendricks County, Indiana met in regular session pursuant to adjournment in the room of the Commissioners in he the town of Danville this 6th day of February, 1915.

Present; Henry S. Cox, dohn P. Moran, and harry E. Sanders. all members of said Board.

The following proceedings were then had to-wit:-

In the mater of moving 4 safes into

CONTRACT.

This Contract and agreement, made and entered into this 6th day of February, 1915, by and between the Board of Commissioners of hendricks County, Indiana the party of the first part and the Hogan Transfer and Storage Co., of Indianapolis, Indiana, the party of the second part, hereby witnesseth:-

That the party of the first part has this day hired and employed the party of the second part to move four safes now stored in the Trotter Block, in the town of Danville, Indiana from such block into the new Court House in which each of said safes shall respectfully belong.

The party of the first part hereby agrees to pay to the party of the the second part, for and in full consideration for the moving of the safes as hereby specified, the sum of \$200.00, said sum to be paid to the party of the second part upon his written claim filed with the party of the first part, when such work shall have been fully completed by the party of the second part and approved by the party of the first part.

It is further agreed by the party of the first part that the said party of the first part will furnish to the party of the second part a proper opening in the said Court House through which said safes may be moved.

The party of the second part hereby agrees to accept the sum of \$200.00 as full payment for the work herein specified and that such sum shall be paid as hereinbefore specified.

And the party of the second part further agrees that he will move the four safes belonging to hendricks County, Indiana and now stored in the Trotter Block in Danville, Indiana and place the same in such places in the said New Court House as the party of the first part sahll designate.

· Colding Made wester and

The party of the sec nd part further agrees that he will furnish all labor and apparatus necessary to carry on said work and will hold the said party of the first part harmless against all claims for such apparatus or labor.

The party of the second part further agrees that said work shall be reinformed in a careful and workmanlike manner; Taking all precaution to prevent injury either to a said safes or the buildings to which and from which said safes are to be moved and the said party of the second part further agrees that he will stand responsible for all damage which may be occasioned by the moving of said safes, and if there be and such damage, willfully comprensate the party of the first part therefore.

It is further agreed by and between the parties hereto that if the work herein contracted for shall for any cause be abandoned before its completion, the party of the first part shall have the right to hire the neccessary labor, to to complete said work and the cost of such labor shall be detucted from the contract preprice herein.

It is here by mutually agreed by and between the parties herete, that the work herein contracted for, shall be completed on or before the 10th day of March, 1915

In Witness whereof the parties hereto have hereunto set their hands and seals at Danville, Indiana this the 6th day of February, 1915.

(SEAL).

Henry S. Cox.

John P. Moran.

Harry E. Sanders.

Board of Commissioners of Hendricks County,

Party of the first part.

Hogan Transfer and Storage Co.

Part y of the second part.

W.J. Hogan PRES.

ATTEST Lewis W. Borders.

AUDITOR.

wanted his first of the state of

Executed in duplicate at Danville, Indiana thas the 6th day of February, 1915.

In the matter of additional aid for Center Township Poor.

Comes now Martin Mitchell Trustee of Center Township in

Hendricks County, Indiana, and files a statement in duplicate as provided

by Acts 1899, page 121, from which statement it appears that Mrs. Lou

Adams and Johnson Tanner and wife are poor persons and is in need of relief

that with in the past year they have received relief to the extent of \$15.00

from said Township, and their families consist of the above named.

And the Board of Commissioners being fully advised in the premises now authorizes the said trustee to extend to the above named further relief to the extent of \$1500.

I do here by certify that the above and foregoing is a full, true ans complete copy of the order made by the Board of Commissioners, of hendricks County, Indiana, in the above entitled cause.

Witness my hand and seal of this office this 8th day of Feb.,1915.

Lewis W. Borders.

Auditor Hendricks County, Indiana.

Ald th

(Ordered that the Board do now adjourn.)

Board of Commissioners of,

hendricks C unty, Indiana.