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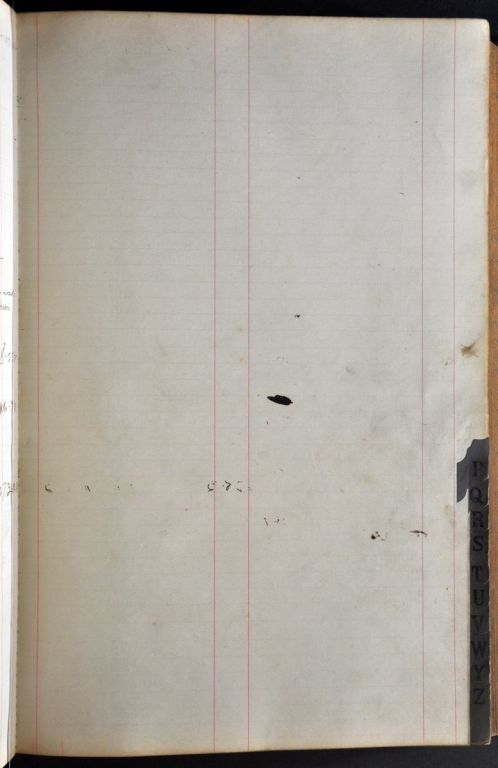
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Paul W. G.
The One Price Bargain Store
J. Thompson & Co.

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United States T. & Co. 142

O. T. Grimes

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James Robt
James J. S. Dr.

80
247-323

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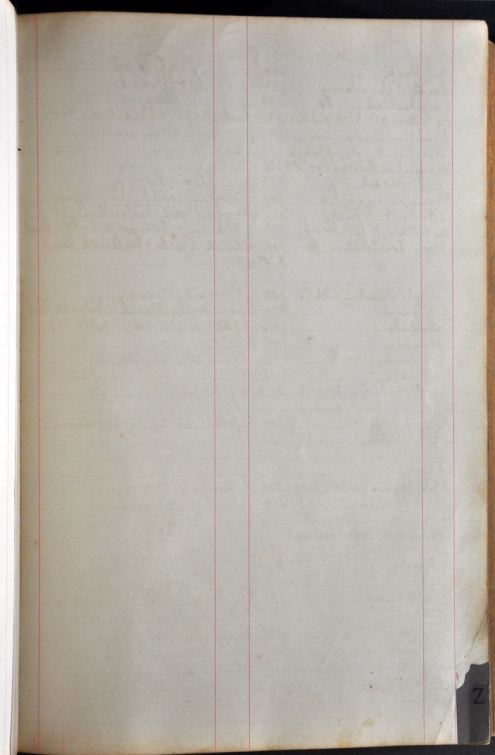
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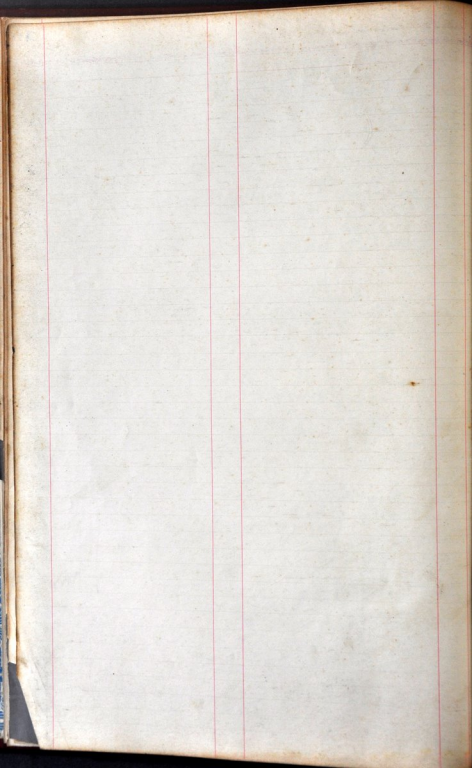


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Contract	365	Ortch Consolidated Coal Co

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THE STATE OF ALABAMA,
BIBB COUNTY.

Whereas, the Honorable Commissioners' Court of the County of Bibb aforesaid did at a term thereof begun and held on the 1st day of January, 1906 determined by an order regularly made and entered upon the minutes thereof, to let to hire all convicts which thereafter had been, or thereafter should be sentenced to Hard Labor for said County And whereas, by a further order of said court W. L. Pratt Judge of Probate was duly and regularly appointed the agent and representative of said Court and of said County in and for the hiring of such convicts. And whereas, the said W. L. Pratt agent aforesaid, acting for and in behalf, and to use of said County of Bibb and in compliance with the terms and conditions of the orders aforesaid of said Court, has hired to O. T. Grimes of the County of Bibb and State aforesaid all of the convicts who have been or may hereafter, within the term covered by this contract, be sentenced to hard labor for said County. Now therefore, this contract made and entered into this _____ day of _____ 1906 and between the said W. L. Pratt as agent of the court of county commissioners agent aforesaid, acting for and to the use of said County, party of the first part, and O. T. Grimes party of the second part, Witnesseth:

1. That the party of the first part will deliver to the party of the second part all convicts of those now under sentence or hereafter to be sentenced to hard labor for the County of Bibb the said convicts to be employed by the party of the second part in the work and labor of saw milling at or near Scottsville in the County of Bibb and State of Alabama.
2. That the said party of the second part shall pay to the County of Bibb as hire of each of the convicts delivered hereunder, as follows: For all convicts the sum of twelve & 50/100 dollars per month, payment to be made as follows: First all that part of the hire of each convict which accrues from so much of the term of hard labor as is imposed for the costs of conviction, shall be paid in advance on the delivery of the convicts, respectively, and arrear therefor shall be allowed the contractor on the next, or if need be, any subsequent settlement; and second, except as next provided the hire under this contract shall be paid quarterly.
3. That this contract is entered into under, and in contemplation of all the laws of the State of Alabama, heretofore or hereafter enacted in relation to the management and treatment of county convicts hired out of the county of conviction, and also of all the rules and regulations of the Board of Inspectors of Convicts now existing or hereafter to be adopted which are applicable to such convicts and all said laws and rules are hereby made a part of this contract as though here fully set out.
4. That said party of the second part shall receive all convicts who may be assigned to him under this contract at the jail of the county of conviction, and shall pay the expense of their transportation to the place at which they are to be put to hard labor.
5. That the said party of the second part shall furnish said convicts, while held by him under this contract with a sufficiency of good and wholesome foods, and with medicine and with medical attention when necessary and with comfortable clothing, to comprise at least two suits and underware, and said convicts shall under no circumstances be cruelly and inhumanely treated by said party of the second part, his employees, or agent.
6. That the said party of the second part shall provide a safe, commodious and comfortable prison for the confinement of said convicts night, or when not at work in which may be confined not less than one hundred convicts and a sufficient number of competent guards to prevent escapes at all times.
7. That the said party of the second part shall discharge the convicts held under this contract at the expiration of their term of penal servitude, respectively, and shall supply each convict upon his discharge with transportation to the county seat of the county in which such convict was sentenced to imprisonment and with fifty cents for each day estimated to be necessary for the journey to said county seat, and he shall supply such convict on discharge with one good suit of clothes, hat and shoes the value of said suit of clothes, hat and shoes to be not less than eight dollars.
8. That this contract is to commence on the day of its execution and terminate on the first day of January, 1908 and said convicts to be delivered to said party of the second part from time to time as they are sentenced during the continuance hereof and the said party of the second part shall pay for all convicts received under this contract from the day of receiving them whether they be full number contracted for or less or more.
9. That this contract shall be secured by a bond, conditions as by law required with two or more good and sufficient sureties in double the gross amount contracted to be paid during the continuance hereof, to be appointed in all respects by the Probate Judge of said county of Bibb.
10. That this contract shall terminate whenever the bond given to secure its performance, in the opinion of the Probate Judge of said county of Bibb becomes sufficient or if any convict held hereunder is treated cruelly or inhumanely by the party of the second part or his employees and the Probate Judge of said county has the power and it is his duty to remove the convicts held hereunder from the control of the said party of the second part or to annul this contract as the case may be when ordered so to do by the Governor acting upon the recommendation of the Board of Inspectors and upon the revocation or termination in any way of this contract the said party of the second part shall forthwith deliver the convicts held hereunder to the Commissioners' Court of said county or their agent and shall pay the hire up to the day of such delivery.
11. That said party of the second part shall pay on the first day of each month make out and forward to the President of the Board of Inspectors of Convicts report of and concerning the convicts held under this contract containing such information as the Board of Inspectors may by regulation previously adopted require and a failure to make such report shall be good cause in the discretion of the Board of Inspectors, for reporting the said contractor to the Governor as provided by Section 4523 of the Code of 1896.

That this contract be executed in triplicate, one copy to be retained by the

party of the first part, one copy by the party of the second part, and one copy to be filed in the office of the President of the Board of Inspectors of Convicts at Montgomery.

In Testimony Whereof, we have hereunto set our hands and seals this the 1st day of January, 1906.

W.L.P Pratt Agent of Hard Labor for Bibb County Ala (L.S)
 Agent of Hard Labor for Bibb Co. (L.S)
 O.T. Grimes Contractor (L.S)

BOND. No. "2327505"

KNOW ALL MEN BY THESE PRESENTS, that we O.T. Grimes, as Principa, and THE UNIT D STATES FIDELITY AND GUARANTY COMPANY, a corporation created and existing under the law of the State of Maryland, as surety, and held firmly bound and the County of Bibb in said State, in the penal sum of One Thousand (\$1,000.00) dollars, the payment of which well and truly to be made we bind ourselves our heirs representatives and assigns jointly and severally by these presents.

Given under our hands and seals this the 15 day of May 1906.
 The condition of the above obligation is such that whereas the above bound O.T. Grimes has hired Bibb County convicts for a term beginning on the 1st day of January, 1906 and ending on the 1st day of January 1908 and has this day made and entered into a contract with the Agent of Hard Labor of said county for the hire of said convicts which contract is here referred to and made by reference thereto,

Now if the said O.T. Grimes shall well and truly comply with the terms of said contract and faithfully do and perform all that he is herein required to do, and perform in the manner therein required and shall among other things therein required to be done by this furnish said convicts while held under said contract with a sufficiency of good and wholesome food with medicine and medical attention when necessary with comfortable clothing comprising at all times at least two suits and underwear and to furnish each convict upon his or her discharge with a good hat, clothes hat and shoes and with transportation to the place of conviction and make provision for his food during his journey then the above obligation to be void, otherwise to remain and continue in full force and effect.

Witness our hands and seals this the day and date above a written.

UNITED STATES FIDELITY AND GUARANTY COMPANY (L.S)
 By Chas O. Scull.
 Attest: Vice-President (L.S)
 Albert H. Buck Ass't Secretary (L.S)

STATE OF MARYLAND,
 CITY OF BALTIMORE.)

On the 15th day of May 1906 before me appears Chas O Scull Vice-President of the UNITED STATES FIDELITY AND GUARANTY COMPANY, of Baltimore City, Maryland with whom I am personally acquainted who being duly sworn says that he is Vice-President of THE UNITED STATES FIDELITY AND GUARANTY COMPANY; that he knows the corporate seal of the Company that the seal affixed to the foregoing instrument is such corporate seal that it was affixed by the order of the Board of Directors of said Company that he signed said instrument as Vice-President of said Company by like authority The said Chas O. Scull further says that he is acquainted with Albert H. Buck and knows him to be the Ass't Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, that the signature of the said Albert H. Buck subscribed to the said instrument is the genuine handwriting of the said Albert H. Buck and was thereto subscribed by like order of the said Board of Directors.

My commission expires 1st Monday in May 1906.

A.D. Patriak,

Notary Public.

I hereby certify that the foregoing conveyance was filed in office the 9th day of May and recorded the 20th day of May, 1906.

W. L. Pratt—Judge of Probate.

Insolvents and Errors.
Insolvents Tax List for the year 1905. Beat No. 1

Name of Tax Payers	State Tax	Special State at City			County Tax	Special		Total amt	Remarks
		Soldiers	School	Other		Grass	Other		
C C White	02 ⁵⁰		01		02		05	12	01
Colin A. Alham	3 00	1	20	3	60	6	00	2 40	1 80
"	18		06		18		30	12	09
J. W. Jatum	06 ²		02 ⁵⁰		07 ⁵⁰		12 ⁵⁰	00	08 ⁵⁰
"	40		16		48		80	32	24
E. C. Caffie	35		14		42		70	28	21
H. S. Ogleby	37 ⁵⁰		18		48		75	30	22 ⁵⁰
W. S. Martin	2 62 ⁵⁰	1	02 ⁵⁰	3	18	5	20	2 10	57 ⁵⁰
								<u>10 20</u>	10 20
								2645.60	2645.60

Insolvents Tax List for the year 1905 Beat No. 2.

Name of Tax Payers	Remarks
John Boyd	5. 10
W. J. Hubbard	1. 20
W. J. Wood	40
J. W. Shuttlesworth	88
J. A. Woodward	2. 23
H. D. Hubbard	1. 72
H. C. Mathews	60
R. B. Pearson	1. 87
<u>13. 50</u>	

Insolvents Tax List for the year 1905 Beat No. 3

Name of Tax Payers	Remarks
R. S. Yeager	4. 91

Insolvents - Tax List for the year 1905 Beat No. 4

Name of Tax Payers	Remarks
J. A. Hornegans	65
M. J. Steel	5. 20
Elizabeth Yeager	1. 02
<u>6. 90</u>	

Insolvents Tax List for the year 1905 Beat No. 5.

Name of Tax Payers	Remarks
Mit Cottingham	30
R. McKinley	6. 00
Jack Triffel	1. 91
W. B. Cedar Co.	18. 74
A. C. Myr	8. 00
R. C. McKinley	4. 00
<u>38. 95</u>	

Insolvents Tax List for the year 1905		Beat No. 6.
Names of Taxpayers.		Remarks.
W. D. McQuinnis		6.15
P. M. Fancher		3.20
		✓ 9.35

Insolvents - Tax List for the year 1905		Beat No. 7.
Names of Taxpayers		Remarks.
Cynthia Fulton		1.19
J. W. Fox		1.29
C. D. Sawley		1.57
Bee Conwell		1.52
Gayd Woodson		1.15
J. J. Garner		3.75
J. W. Hicks		1.56
S. C. Kelley		1.00
C. W. Satham		1.04
A. B. Beach		50
M. L. Payne		2.55
So. Cotton Seed Oil Co.		6.00
		✓ 22.42

Insolvents Tax List for the year 1905		Beat No. 8.
Names of Taxpayers		Remarks
W. Mahan		12.00
Chas. Pitts		2.70
Bills Sheppard		1.50
Jim Wood		75
J. T. Beckler		4.47
Ed Mahan		9.00
J. S. McCalley		9.50
J. W. Mahan		12.00
W. H. Mulkey		9.50
		✓ 49.77

Insolvents Tax List for the year 1905		Beat No. 10.
Names of Taxpayers		Remarks
James Harris		90
E. Perry		1.70
Bob. Harshove		50
Louisa Price		3.00
		✓ 6.85

Insolvent's Tax Lists for the year 1905		Beat 70 11.
Names of Taxpayers		Remarks -
A. F. Blake		1.72
J. D. White		1.12
M. J. Cunder		1.25
		✓ 4.39

Recapitulation

Beat 1	✓ 26	42.60
" 2	✓ 13	25.00
" 3	✓ 4	91
" 4	✓ 6	90
" 5	✓ 38	35
" 6	✓ 9	95
" 7	✓ 22	42
" 8	✓ 43	77
" 10	✓ 2	05
" 11	✓ 4	39
	✓ 177	5.64

State Tax	✓ 43.91.50
Special Soldier	70 17.36.00
" School	70 22.69.80
	<u>70 113.97.90</u>

The State of Alabama }
Bibb County }

Before me, W. L. Pratt, Judge of Probate, in and for said State and County personally appeared. B. J. Murphy, a member of the Commissioners Court of Bibb County who on oath declares and says that while engaged in the duty of correcting errors in assessments or passing on the assessments of escaped taxes, he will fix a value on all property assessed for taxes at its fair market value, and that he will, in no case, where the facts are brought to his knowledge, reduce the value of any property for taxation, below the fair market value of the property, or what property would sell for cash, and that he will make diligent effort and inquiry to ascertain the value of all property to be passed on by him

B. J. Murphy.
Subscribed and subscribed before me this the 9th day
of July, 1906.

W. L. Pratt, Judge of Probate

State of Alabama, }
Bibb County }

Before me, W. L. Pratt, Judge of Probate in and for said State and County, personally appeared B. H. Cleveland a member of the Court of Bibb County who on oath declares and says that while engaged in the duty of correcting errors in assessments or passing on the assessment of escaped taxes, he will fix a value on all property assessed for taxes at its fair market value and that he will, in no case, where the facts are brought to his knowledge, reduce the value of any property for taxation, below the fair market value, or what the property would sell for

cash, and that he will make diligent effort and inquiry to ascertain the value of all property to be passed on by him.

W. H. Cleveland.

sworn to and subscribed before me this 9th day of July 1906
W. S. Pratt, Judge of Probate

The State of Alabama }
Bibb County }

Before me, W. S. Pratt, Judge of Probate in and for said State and County, personally appeared W. J. Steele a member of the Com. Court of Bibb County who on oath declares and says that while engaged in the duty of correcting errors in assessments or passing on the assessment of escaped taxes, he will fix a value on all property assessed for taxes at its fair market value, and that he will in no case, where the facts are brought to his knowledge, reduce the value of any property for taxation, below the fair market value of the property, or what the property would sell for cash, and that he will make diligent effort and inquiry to ascertain the value of all property to be passed on by him.

W. J. Steele.

sworn to and subscribed before me this 9th day of July 1906

W. S. Pratt, Judge of Probate

The State of Alabama }
Bibb County }

Before me, W. S. Pratt, Judge of Probate, in and for said State and County, personally appeared W. H. Thomas a member of the Com. Court of Bibb County who on oath declares and says that while engaged in the duty of correcting errors in assessments or passing on the assessments of escaped taxes, he will fix a value on all property

assessed for taxes at its fair market value, and that he will in no case, where the facts are brought to his knowledge, reduce the value of any property for taxation, below the fair market value of the property, or what the property would sell for cash, and that he will make diligent effort and inquiry to ascertain the value of all property to be passed on by him.

W. H. Thomas -

sworn to and subscribed before me this 9th day of July 1906

W. S. Pratt - Judge of Probate

Be it Known that at the Aug Term of Commissioners Court of said County all the Commissioners being present the following business was passed upon and transacted by the said Court.

Ex Parte application for the Medical Scholarship at Mobile The Court Having been called at 1.30 and all the members thereof being present, W.H. Cleveland W. H. Thomas, and the question of the appointment of said applicant coming before said Court on motion S. J. Murphy a Commissioner and there being present a quorum Claud Jones was granted the said Scholarship.

Centreville Hardware Co

VS.

Bibb County; They claim of the County \$18.65. for goods furnished the County.
Allowed. \$18.65

The 28 day of Aug is set to receive bids for taking care of the Paupers for two year from the November Court it is further ordered that notice of the same be given in the Centreville Press, and that the Probate Judge is hereby required to have said notice Published.

R. L. Avery

VS

Bibb County: He claims of the County \$73.25 for Ex off. Fees Circuit Court & Typewriter Ribbons
Allowed \$73.25

Walker Evans & Cogswell Co.

VS

Bibb County: They claim of the County \$7.50 for making Tax Abstract.
Allowed \$7.50

W.L. Pratt

VS

Bibb County: He claims of the County \$520.00 for Ex off Fees Trying cases in County Court, &c.
Allowed \$510.00

Steiner Bros

VS

Bibb County: The claim of the County \$57.45 Interest on warrant \$18
Allowed \$57.45

W. W. Yeager

VS

Bibb County; He claims of the County \$23.45 for goods furnished the County
Allowed \$23.45

H. L. Wallace

VS

Bibb County: He claims of the County \$14.20 for holding Inquest over the body of Antina Pasno.
Allowed \$14.20

C. C. James

VS

Bibb County: He claims of the County \$69.85 for keeping the Paupers
Allowed \$69.85

Tennessee Coal Iron & R.R. Co

VS

Bibb County: They claim of the County \$11.90. for goods furnished the County.
Allowed \$11.90

Scholarship Mobile Medical College.

A Full Court being present and on reconsideration of said matter the scholarship is hereby granted by Commissioners Court to Edward N. Langston, the Commissioners of the first District deceased

Issued Aug.
13th, 1906.

Issued
Aug 17/06

Issued
Sept 1/06

Issued
8-27-06

Issued Aug
20/906

Issued Aug.
13, 1906.

Issued
2/14/07

To.

Hon. W. L. Pratt
Judge of Probate
Centreville, Ala.

We the undersigned appealed by you to view out a public road from Coleman to Garmsey beg to report as follows: That we looked over two routes one near the line of Ry is the shorter one but then is one insurmountable rock hill in the way which precludes the use of that route. The other route is the one you viewers recommends the County to build follows along grades nearly all the way and a good hill road can be made over it at no great expense for a considerable part of the Smilax distance traverses and old road bed in tolerable repairs & well laid out part of the way. To describe the route near particularly we would say: After leaving the P.O. in Coleman climb the mountain directly East, leaving the track of the old road just back of the boarding house & following the edge of the hill at a moderate incline until the negro quarter is reached where it intersects with the old road now in use and follow it to old Bereah Church with the exceptions of two or three short cuts suggested for the purpose of straightening the road or easing the grade after reaching also Bereah Church turn down hill to left and follow general grade of old road running North until it strikes the 3 B. Ry Cross the Ry and turn N.E. & past Garmsey station and then on East to the Garmsey P.O. following the general line of road now in use except lower down the side of the mountain to base the grade you viewers were assured that the Garmsey Co will dump slate in a certain deep ravine back of P.O. at Garmsey and make a permanent road for the County across this ravine which will shorten the distance and ease the grade to a considerable degree. There are three slate dumps in this ravine already and we would suggest that the Co. be requested to complete the upper one which would lead the road at the P.O. in an almost direct route from Garmsey station. In case the Co should not finish this dump then we would suggest that the road bear North above it about 200 yards and thence across a to the Post Office.

We do not know the owner of the lands through which this road goes and you viewers presume will be no claim for damages in case there is we assess the surface right value for road purposes at \$3.00 per acre.

You viewers were informed that Shelby Co. has viewed out a road to the Bibb line within 1/2 mile of P.O. at Garmsey & in case this road is builded we would recommend that you build a road as a continuation of this one from Coleman to Garmsey over most feasible route to connect with this Shelby Co road.

We would also recommend that the old Belle Ellen & Brierfield road be made a public one from old Bereah Church South to the intersection of said Belle Ellen road with the Piper public road The distance is about two miles & if put in order would benefit a large number of people.

We estimate the distance from Coleman to Garmsey over the route you viewers have looked out to day at about five miles.

Very Respectfully Submitted

Cly Smith)
H.L. Wallace)
W.C.Potts) Viewers
E.M. Smith)
Walter Owen)
O.C.Honeycutt)

Coleman
May 10, 1906

H. L. Wallace	1 day	10 miles	P.O. Piper
W.C.Potts	1 D	10 "	" "
Cly Smith	1 "	14 "	" Brierfield
E.M. Smith	1 "	14 "	" "
O.C.Honeycutt	1 "	10 "	" Garmsey
Walter Owen	1 "	2 "	" Piper

I hereby certify that the foregoing conveyance was filed and recorded Aug 14, 1906.

W.L. Pratt, Judge of Probate.

Issued Tom Fikes

VS
Bibb County: He claims of the County \$5.00 for keeping a pauper

Allowed. \$5.00

Ex Parte.

Crawf Murphy, (Sol) in this matter it appearing from the evidence of men living in the community of the said Crawf Murphy the Court hereby agrees to allow him the sum of ten Dollars now and ten Dollars for each quarter hereafter unto this order is revoked, the said sum being allowed for assistant in the support of Will Frost who is an invalid and unable to support himself so long as the said will Frost will reside with Crawf Murphy.

E. H. Crawford

VS
Bibb County: He claims of the County for removal bill, in the case of Joe Rodgers \$17.87

Wyley Rodgers \$17.87, Arch Calhoun \$17.12 being a total of \$52.86

Allowed \$46.86

E. H. Crawford

VS
Bibb County: He claims of the County \$127.15 for Ex officio fees &c.

Allowed. \$108.00

Handwritten notes:
received
1906
received
will 7/21/06

allowed Aug 14/06

Dave Kerah

Vs
Bibb County: He claims of the County \$24.00 for pumping.

Allowed \$24.00

THE STATE OF ALABAMA,)
Bibb County.) Before me, W. L. Pratt Judge of Probate in and for said State
and County, personally appeared B.J. Murphy a member of the Commissioners of Bibb County
who on oath declares and says that while engaged in the duty of correcting errors in as-
essments or passing on the assessment of escape taxes, he will fix a value on all prop-
erty assessed for taxes at its fair market value, and that he will in no case, where
the facts are brought to his knowledge, reduce the value of any property for taxation,
below the fair market value of the property, or what the property to be passed on by hi.

B.J. Murphy

Sworn to and subscribed before me this 9th day of July 1906.

W. L. Pratt
Judge of Probate.

I hereby certify that the foregoing conveyance was filed and recorded Aug 14th, 1906.
W. L. Pratt, Judge of Probate.

THE STATE OF ALABAMA,)
Bibb County.) Before me W.L. Pratt Judge of Probate in and for said State and
County, personally appeared W.H. Cleveland a member of the Com. Court of Bibb County who
on oath declares and says that while engaged in the duty of correcting errors in as-
essments or passing on the assessment of escaped taxes, he will fix a value on all prop-
erty assessed for taxes at its fair market value, and that he will in no case, where the
facts are brought to his knowledge reduce the value of any property, for taxation, below
the fair market value of the property, or what the property would sell for cash and that
he will make diligent effort and inquiry to ascertain the value of all property to be
passed on by him.

W. H. Cleveland.

Sworn to and subscribed before me this 9th day of July 1906.

W. L. Pratt
Judge of Probate.

I hereby certify that the foregoing conveyance was filed and recorded Aug 14th, 1906
W.L. Pratt, Judge of Probate.

THE STATE OF ALABAMA,)
Bibb County.) Before me W. L. Pratt, Judge of Probate in and for said State and
County, personally appeared W.T. Steale a member of the Com. Court of Bibb County who on
oath declares and says that while engaged in the duty of correcting errors in assess-
ments or passing on the assessment of escape taxes, he will fix a value on all prop-
erty assessed for taxes at its fair market value, and that he will in no case, where the facts
are brought to his knowledge, reduce the value of any property, for taxation, below the
fair market value of the property, or what the property would sell for cash and that he
will make diligent effort and inquiry to ascertain the value of all property to be pas-
sed on by him.

W. T. Steale.

Sworn to and subscribed before me this 9th day of July 1906.

W.L. Pratt,
Judge of Probate.

I hereby certify that the foregoing conveyance was filed and recorded Aug 14th, 1906.
W.L. Pratt, Judge of Probate.

THE STATE OF ALABAMA,)
Bibb County.) Before me W.L. Pratt, Judge of Probate, in and for said State and
County, personally appeared W.H. Thomas a member of the Com. Court of Bibb County who
on oath declares and says that while engaged in the duty of correcting errors in assess-
ments or passing on the assessment of escape taxes, he will fix a value on all prop-
erty assessed for taxes at its fair market value, and that he will in no case where the
facts are brought to his knowledge, reduce the value of any property for taxation, below
the fair market value of the property, or what the property would sell for cash, and that
he will make diligent effort and inquiry to ascertain the value of all property to be
passed on by him.

W.H. Thomas

Sworn to and subscribed before me this 9th day of July 1906.

W.L. Pratt
Judge of Probate.

I hereby certify that the foregoing conveyance was filed and recorded Aug 14, 1906.
W.L. Pratt, Judge of Probate.

allowed Sept 1906

W. A. Harvey
VS

Bibb County: He claims of the County \$1.00 for Sulphur Torches for the County,
Allowed \$1.00

W. J. Thomas
W. H. Cleveland
W. J. Stude
B. J. Murphy

Commissioners Court Nov, Term 1906⁶

Be it known that the regular term of the Commissioners Court held at Centreville Nov. 12th, and 1906, the following business was transacted, all the members being present.

Decided Nov 15, 1906
T.H. Reed & Co
VS

Bibb County: They claim of the County \$6.28 for lumber furnished the County.
ALLOWED. \$6.28

Decided Nov 22, 1906
C.C. James
VS

Bibb County: He claims of the County \$59.85 for keeping Paupers.
ALLOWED. \$59.85

Decided Nov 12, 1906
M.E. Stewart.
VS

BIBB County: He claim of the County \$65.62 interest on County Warrant from May the 1 1904 to Nov 1 1906.
ALLOWED \$65.62/

Decided Nov 14, 1906
Will Prost
VS

Bibb County: He claims of the County \$10.00 proportion
ALLOWED. \$10.00

Decided Nov 15, 1906
E.H.C. Hubbard
VS

Bibb County: He claims of the County \$3.75 for repairing bridge & hauling.
ALLOWED \$3.75.

Decided Nov 14, 1906
R.L. Avery
VS

Bibb County. He claims of the County \$96.64 Ex off Fees &c.
ALLOWED. \$ 96.64

Decided Nov 20, 1906
L.H. Wunnles.
VS

Bibb County: He claims of the County \$237.15 for stationery furnished the County.
ALLOWED \$237.15

Decided Nov 11-17-06
L.L. Pratt.
VS

Bibb County: He claims of the County \$391.70 for trying cases in County Court &c.
ALLOWED. \$391.70

Decided Nov 15, 1906
E.C. & S. Reynolds, Co
VS

Bibb County: They claim of the County \$13.07 for goods furnished the County.
ALLOWED. \$13.07

Decided Nov 12, 1906
Prost & Pancher
VS

Bibb County: They claim of the County \$185.08 for lumber furnished the County.
ALLOWED. \$185.08.

W.C. Potts.
VS

Bibb County: He claims of the County \$49.46 for work done for the County in 4th Dist.
ALLOWED. \$49.46.

Decided Nov 19-22-06
W.C. Trett & Son
VS

Bibb County: They claim of the County \$83.37 for lumber furnished the County
ALLOWED. \$83.37

Decided Nov 16, 1906
W.W. Yeager
VS

Bibb County: He claims of the County \$67.90 for goods furnished the County.
ALLOWED \$67.90

*Account
11-25-04*
Roberts & Son -

VS
Bibb County: They claim of the County \$70.25 for Stationery as furnished the County.
ALLOWED \$70.25

*Account
1-19-07*
Walker, Evans & Cogswell Co -

VS
Bibb County: They claim of the County \$120.61 for stationery as furnished the County.
ALLOWED. \$120.61

*Account
Nov 14 1906*
W. M. Holley -

VS
Bibb County. He claims of the County \$16.30 for Oil Heater as furnished the County. less
\$3.75 for Oil Heater which was rejected by the Court.
ALLOWED. \$12.55

*Account
Nov 17 1906*
H.C. & W.B. Reynolds Co -

VS
Bibb County. They claim of the County \$135.90 for goods furnished the County and road work
Allowed less \$10.00 for road work issued from road fund.
ALLOWED. \$125.35.

*Account
Nov 18 1906*
The Centreville Hardware Co -

VS
Bibb County: They claim of the County \$55.87 for goods furnished the County.
ALLOWED. \$55.87

*Account
Nov 19 06*
Frank M. Kelley -

VS
Bibb County: He claims of the County \$96.95 for Meyers Bulldog Pump & int 7% 3 months
ALLOWED \$96.95

*Account
10th 1906*
H.C. & H.L. Cleveland. -

VS
Bibb County: They claim of the County \$4.05 for goods furnished the County.
ALLOWED. \$4.05

*Account
11/28/06*
Marshall & Bruce Co. -

VS
Bibb County: They claim of the County \$14.11 for Stationery furnished the County.
ALLOWED 14.11

*Account
11/29/06*
Rogers Stationery Co -

VS
Bibb County: They claim of the County of \$75.40 for Election Supplies &c.
ALLOWED \$75.40

*Account
11-16-06*
S.D. Hall -

VS
Bibb County: He claims of the County \$3.00 for goods furnished the County
ALLOWED. \$3.00

*Account
Nov 15, 1906*
L.C. Horn -

VS
Bibb County: He claims of the County \$42.12 for lumber furnished the County.
ALLOWED \$42.12

*Account
1-19-07*
Walker Evans & Cogswell Co -

VS
Bibb County: They claim of the County \$26.21 for Stationery furnished the County for J.S.
Gardner.
ALLOWED \$26.21

*Account
7/15/03*
Dr. C.P. Martin -

VS
Bibb County: He claims of the County \$7.00 for examining body Walter Wright Col. & Mileage
less \$2.00 for mileage. rejected by the Court.
ALLOWED. \$5.00

Ex Parte

Six Mile, Coleman and Garnsey Public road.

Upon the report of C.B. Smith and others, viewers appointed by the Court to view and locate and extension of said road from Coleman to Garnsey, the said report having been duly filed and recorded, and excepted by the Court it is hereby the order and decree of this Court that the said extension be granted, and made a public road.

Six Mile Bridge.

The Champion Bridge Company having completed the Steel bridge over Six Mile creek at Six Mile according to the terms of the contract, and the said bridge having been received by the Commissioners Court the Probate Judge of Bibb County is hereby directed and authorized to issue in payment of said bridge County warrants as follows:

One Warrant for \$260.00 due Jan'y 1st 1907.
One Warrant for \$3000.00 due Jan'y 1st 1911. and Four warrants for \$480.00 due Jan'y 1st 1908, 1909-1910-1911, if said warrants are not paid up at maturity the same to bear interest at 6% until paid.

Upon the petition of W.H. Mahan and others the Court hereby grants an allowance of \$5.00 per month to George Milan the same to be paid quarterly hereafter \$3.00 per month granted.

Upon the application of G.A. Parker and others asking the Court to establish a public road from Six Mile to Pratt's Ferry road, at or near the Place of D.W. Langston, the Court hereby appoints the following viewers to view and locate the said road and make report of same to this Court. viz: J.H. Brown, W.M. Merchant, C. Cottingham, W.P. Langston, A.W. Hayes, Walter Wallace, G.A. Parker.

J.B. White: ✓

VS

Bibb County: No claims of the County \$8.35 for goods furnished the County.
ALLOWED \$8.35

Upon the application of W.H. Wright and others asking the Court to grant a public road from West Section by school house by Tom Lyons and intersecting public road at or near W.A. Tier the Court hereby appoints the following viewers to view and locate the said road viz:

Hayes Roycroft, Dan Belcher, Ruf Lagrone, E.D. Reynolds, W.A. Tier-Mel Hayes and J.P. Jones

Upon the application of George F. Stringer and others the Court hereby appoints viewers to locate a public road beginning at Lawley and running by way of W.B. Hicks the County line at or near the place of J.H. Smith following are the viewers.
W.B. Hicks, J.C. Shulte-B. D. Wollley- Alex Latham-W.P. Lawley-S.P. Lawrence-W.J. Gay

It is ordered by the Court upon application of O.T. Grimes that the contract heretofore made whereby he secured the County convicts be and the same is hereby revoked and annulled to take effect Dec. 31st, 1906.

The Court hereby extends the contract with Dr Grandberry to do the County practice for the next 12 months at the same price paid for the last year.

J. D. Haldenback -

VS

Bibb County: No claims of the County: \$11.12 for lumber furnished the County
ALLOWED \$11.12

S.C. Neige. ✓

VS

Bibb County: No claims of the County \$2.00 for a visit & Med for Jurryman Battle
ALLOWED \$2.00

W.S. Mackey -

VS

Bibb County: No claims of the County for Repairing clock Feb'y 1st to Nov 1st, 1906 & repairing Typewriter for R.L. Avery
ALLOWED \$19.75

*decided
Nov 14, 1906*

*decided
Nov 14, 1906*

*decided
Nov 14, 1906*

*decided
Nov 14, 1906*

decreed
Nov. 1st / 1906

A. J. Krimer
Bibb County: For claims of the County \$ 17⁰⁰/₁₀₀ for Lumber furnished
the County Allowed \$ 17⁰⁰/₁₀₀

decreed
Nov. 1st / 1906

W. L. Wallace
Bibb County: For claims of the County \$ 164²³/₁₀₀ for both
and so furnished the County
Allowed \$ 164²³/₁₀₀

J. L. Legal
Bibb County: For claims of the County \$ 2⁰⁰ for goods furnished
the County Allowed \$ 2⁰⁰

I, The Hon. Board of County Commissioners for
Bibb County and to Hon. A. L. Pratt Judge of Probate presiding:
do hereby submit to you a report of the amount received
and disbursed by me as County Treasurer for Bibb County
from May 1st 1906, to November 7th 1906 - together with my
vouchers for each amount disbursed by me my semi
annual report as required by law
Nelson Fuller
Co. Treas.

--- Index ---

General fund - 1-17.
Road fund - 17-27
Fire & Furniture fund - 27-43
Court House fund - 43-44.

When Received	By Whom Received	To Cash Received On What Account	Amount
May 16/1902	By Amount Carried over.	E. C. Crawford Sheriff County	51 43
		following State Val	
		Albert Perron	5 00
		Allen Wilson	5 00
		Ben Smith	5 00
		Cleveland Boyd	5 00
		Lena Cates	5 00
		John Swift	5 00
		Charlie Smith	5 00
		Cleveland Angle	5 00
		Sam Evans	5 00
		" " "	5 00
		Nora Bradley	5 00
		Dymie Crawford	5 00
		Wilo Mason	5 00
		" " "	5 00
		Lula Odell	5 00
		Israel Hager	5 00
		Major Johnson	5 00
		Walter Cochran	5 00
		Arthur Clark	5 00
		John Burch	5 00
		Foster Cook	5 00
		Herbert Woolley	5 00
		Lyd Wall	5 00
		Mollie Filer	5 00
		Ebbie Cutts	5 00
		Amey Parker	5 00
		Richard Avery	5 00
		Jack Gardner	5 00
		" " "	5 00
		F. M. Mudders	5 00
		Eliah Brown	5 50
		Valley Gorman	3 00
		Mrs A. C. Jones	5 00
			250 96

due account with General Fund

No. When Recd. of Whom Received	By Cash Cont. out of what account	Amount
Merged by agreement carried forward		25946
W. H. Crawford Sheriff County Tax in following		
	W. L. Fulton	5 00
	Morris George	5 00
	Ben Thrasher	5 00
	Ana Paulovich	5 00
	Neal Davis	5 00
	H. B. E. Garrison	5 00
	John Dearman	5 00
A. H. L. Pratt Judge of P.	Mortgage Tax March 1906	11 69
" " " " " "	" " April	9 99
Saddles Corporation et al		34 43
June 5 1906	Laundry & Thompson et al amt due county by 6 families	13 52
21 ..	R. L. Avery Circuit Clerk in cases State vs	
	Less five per ct clerks commissions	
	Lewis Dearman	4 75
	Eugene Korumgay	4 75
	Dump Harris	4 75
	Will Merchant	4 25
	Will Fitts	4 25
	Billy Lagrone	4 75
	Davey Kahn	4 25
	Bob Keith	4 75
	James Ingram	4 75
	John Spaw	4 75
	H. L. Edwards	4 25
	H. L. Edwards	4 75
	Billie Lagrone	4 25
	Davey Hodard	5 65
	John Stewart	4 75
	Willie Bright	4 75
	John Brown	4 75
	Rich Boserman	4 75
	Eod Woodard	5 65
	Woss Fendren	4 75
July 18 1906	John S. Gardner Tax col Tax due Genl fund	524 32
June 5 ..	John S. Gardner Tax col Tax due Genl fund	524 95
		1795 54

When Received	Of Whom Received	Cash Received	On What Account	Amount
	Agreed with Crawford Sheriff County in the		following cases State vs	
			• Logan Ablicrombie	5 00
			• Fred Small	5 00
			• Rufus Dalton	5 50
			• Levon Wimer	5 00
			• Luke James	5 00
			• Henry Beard	5 00
			• Jos D Smith	5 00
			• Franks White	5 00
			• James Mathews	5 50
			• George B. Sanders	5 00
			• Willie Lonnie	5 00
			• Fred Bates	5 00
			• Milton Hair	5 00
			• Jake Deason	5 00
			• Tall Mayberry	5 50
Sept 1, 1900	Bibb County B & S Company	Cash	borrowed for County	2 111 00
Oct 22 "	R. L. Dorey Circuit Clerk	County Tax in	the following cases	
		State vs W. P. Mayers		4 75
		• Byn Kriffin		5 75
		• W. H. Yeager		4 75
		• George Nash		4 75
		• Linn Motley		4 75
		• George Fumkhouser		4 75
		• Harriet Prentiss		4 75
		• Rode Bee-Kovich		4 75
		• " " "		4 75
		• " " "		4 75
		• James Dailey		4 75
		• Frank Parkenwick		4 75
		• Jordan Saunders		5 75
				592 71

In Account With General Fund.

When Received.	By each Paid List	Amount
Oct 22 1906	R. L. Avery Circuit Clerk County Tax in following cases less five per ct. Clerks Com. State Schurtie raising " Henry Sheppard " Marky Prude " Milt Prude	3925 71
Nov 6 1906	John S. Gardner Tax col Tax due "rent fund"	240 47
Nov 7 1906	Total amt received to date	4166 18

1897. ⁵ " " ¹⁸⁹⁷ Cash Received

When Paid	Character of Claim	For Whom Paid	Amount
May 6 1897	paid C. C. Crawford	Sheriff Commissioners	952
5875		at 5% per ct	
5875	for exp. exp. fee cost 10 70	C. C. Crawford	120 00
5876	for keeping the papers	G. C. James	75 10
5877	for attending court 3 days	W. C. Cleveland	9 40
5878	for attending court 3 days	B. J. Murphy	10 15
5879	for attending court 3 days	H. F. Steel	9 30
5880	for feeding & lodging jurors	Mrs. Lattie Linsch	32 50
5881	for goods furnished the County	Centerville W. B. White	18 00
5882	for pumping water	W. A. Kirk	24 00
5883	for goods furnished the County	W. H. Yarger	16 40
5884	for on contract	J. C. Parmer	9 00
5885	Special Bailiff	W. C. Little	25 00
5886	Special Bailiff	J. H. Reddick	25 00
			411 20

By Cash Paid out
 In Those Favor

	Character of claim	Amount
1887 May 15 1886	Bal due on amt adional may Term on los.ARRANT no 3728 H. L. Avert	201 27
1888 " 19 "	Exp. office County Court R. L. Avery	330 01
1889 " 24 "	W. H. Kent March 24th & 25th W. H. Knight	28 75
1890 " 30 "	Interest on WARRANT no 669 from Feb. 15, 1888 to Feb. 15, 1888	12 50
1891 Jun 6 "	attending Com. court 3 days James Hard	120 00
1892 " "	attending Com. court 2 days B. J. Murphy	10 15
1893 May "	Juror Certificate W. H. Thomas	7 20
1894 " "	" " W. L. Morrison	2 80
1895 " "	" " John P. Lowery	2 40
1896 Jun 11 "	" " Frank H. Heard	2 00
1897 " "	" " J. H. Moore	2 00
1898 " "	" " Sam Edwards	1 90
1899 " "	" " H. A. Alyer	1 60
1900 " "	" " Jones	2 00
1901 " "	" " J. H. Sniffen	1 70
1902 " "	" " W. A. McClinton	1 70
1903 " "	" " Thomas McKimie	2 20
1904 " "	" " Jas. Smith	1 50
1905 " "	" " J. R. Weaver	2 00
1906 " "	" " G. J. Pledge	1 60
1907 " "	" " A. H. Wagner	1 50
1908 " "	" " W. H. Sparks	1 50
1909 " "	" " J. L. Yeager	1 60
1910 " "	" " Barney Komegay	2 00
1911 " "	" " H. C. Wallace	2 50
1912 " "	" " R. C. Lussow	1 60
1913 " "	" " G. J. Abrah	1 60
1914 " "	" " Ken Lusk	1 70
1915 " 6 "	attending Com. Court 3 days W. L. McCloy	1 50
1916 May 10 "	for Poll list W. H. Cholland	9 40
1917 June 7 "	for County Physician John L. Gardner	23 50
1918 " "	for Road for which the County provided & covered Wm. J. L. Cranberry	23 50
1919 " 6 "	attending Com. Court 3 days Wm. J. L. Cranberry	5 50
		W. F. Steel
		9 20
		111 15

When Paid	Character of Claim	in whose favor	Amount
			1060 15
592 July 3 rd	Juror Certificate	W. L. Cleveland	250
5931 "	"	B. E. Gordon	350
5922 "	"	E. M. Gross	320
5923 "	"	J. M. Lightsey	360
5924 "	"	Cunningham & Michael	760
5925 "	"	Steve J. Kinson	340
5926 "	"	J. W. Ballack	750
5927 "	"	W. C. Davis	370
5928 "	"	J. C. Jackson	400
5929 "	"	William Hallman	460
5930 "	"	B. J. Owen	440
5931 "	"	J. G. Thompson	390
5932 "	"	O. E. Thompson	370
5933 "	"	J. B. Kerton	460
5934 "	"	J. W. Kincher	560
5935 "	"	M. L. Starks	450
5936 "	"	J. J. Richel	345
5937 "	"	H. B. Becklin	440
5939 "	"	A. J. Wlam	350
5940 "	"	R. J. Campbell	710
5941 "	"	J. J. Avery	310
5942 "	"	R. H. Corl	360
5943 "	"	W. N. Steel	410
5944 "	"	Chas. Prozier	310
5945 "	"	W. J. Brewer	150
5946 " 2	for Luncheon	J. L. Cleveland	150
5946 " "	Juror Certificate	A. L. Edwards	190
5947 July 10 1890	Five days com Court	Albert Tompkins	300
5948 " "	Two days	W. J. Tompkins	720
5949 " "	Two days	W. J. Steel	630
5950 " 14	amt to Mitch Abernethy	W. J. Tompkins	715
5951 " 24	Blanket & Record	George Abernethy	1500
5952 May 24	Burial expenses Margaret	Roberts & Son	3300
5953 Aug 1	Attending July term	Frank Greel	600
5954 " 3	3 days attending com etc	W. L. Cleveland	640
" " 16	Sheriff's commission	B. J. Murphy	1015
			352

an account with General Fund

By Cash Paid Out

No	Month	Day	of Whom Received	In What Account	Amount
95	Aug	3	Three day Com Court	A. P. Steel	261.93
956	"	"	"	W. H. Thomas	930
957	"	1	Stationary for County	L. H. Nunnally	112.81
958	"	14	Keeping Mill Road in order	W. H. Murphy	135.50
959	"	"	Keeping D. Camp	Tom. Fisher	18.00
960	"	"	Two day Com Court	W. H. Thomas	5.00
961	"	"	"	B. J. Murphy	72.0
962	"	"	"	W. H. Cleveland	7.15
963	"	13	Woods for County	W. H. Yeager	640
964	"	4	Three day Com Court	W. H. Cleveland	234.5
965	"	14	"	A. P. Steel	9.41
966	"	"	Water rent	W. H. Cleveland	2.81
967	July	9	Taxes refunded	Mrs. M. F. Moore	21.00
968	Aug	13	Woods furnished the County	B. A. Binion	231
969	"	"	Keeping the paupers	Centerville & Co	186.5
970	July	9	Taxes refunded	Lele James	69.80
971	"	2	Juro. Certificate	Thomas Lee	2.12
972	"	"	"	J. P. Clark	1.00
973	Aug	20	making Land Book for year 1906	W. H. Nunnally	1.00
974	"	18	In Contract	T. H. Walker	75.00
975	"	16	Removal bill in 3 cases	J. H. Parmer	9.00
976	"	20	Attending Com Court	W. H. Crawford	69.59
			By Com paid on 9/4	B. J. Murphy	4.15
				W. H. Cleveland	3.52
					765.52

an account with General Smith
 By Cash Paid per

Mr. Man Paid	Character of Claim	In How Far	Amount
			1765 52
5977 1/2	juror certificate	J. A. Jones	2 50
5978		Chas. Cooper	12 20
5979		M. L. Lee	12 40
5980		J. W. Wyatt	13 10
5981		C. R. Pilgrum	13 50
5982		W. V. Hayes	12 90
5983		C. B. Madaris	14 60
5984		A. V. Bates	12 20
5985		J. H. Thompson	12 10
5986		J. A. Wood	13 70
5987		W. N. Lawrence	13 00
5988		Rock Hill	14 00
5989		Kenny Burk	13 70
5990		L. S. Bagland	12 90
5991		J. E. Caffee	12 50
5992		W. M. Burnett	13 20
5993		W. H. Horn	3 10
5994		W. F. Waldrop	15 20
5995		W. J. Mitchell	13 40
5996		W. M. Cullley	13 60
5997		M. J. Holland	14 20
5998		C. H. Stule	12 40
5999		H. C. Lury	13 60
6000		A. J. Wood	3 60
6001		L. E. Folk	3 70
6002		W. C. Young	2 70
6003		M. G. Korns	2 50
6004		C. H. Norrell	2 50
6005		J. E. Perry	3 50
6006		L. A. Buttle	2 90
6007		R. E. Parker	3 70
6008		H. Quinn	4 10
6009		C. M. Hubbard	3 10
6010		W. R. Belcher	3 00
6011		H. E. Mahan	8 70
6012		L. S. Jones	2 40
6013		C. B. Wilson	3 50
			2178 47

Item Paid	Character of Claim	in whose favor	Amount
014	Juror Certificate	W. S. Smith	4.10
014		J. L. Cook	4.00
015		Joseph Smith	4.10
016		W. E. Conway	4.10
017		H. C. Tucker	4.50
018		J. A. Henderson	2.00
019		E. F. Kern	4.10
020		A. D. McLeod	3.50
021		R. G. Bylebee	3.90
022		J. H. White	4.10
023		J. A. Mink	4.10
024		P. W. Hall	4.30
025		J. M. Kinney	4.70
026		E. H. Murphy	4.65
027		W. E. Kemmer	4.60
028		Sam Wagner	4.50
029		J. J. Pledger	5.70
030		W. L. Fowler	5.60
031		E. M. Jones	4.00
032		Burt Wiley	4.00
033		E. B. Ellis	4.50
034		R. L. Ferguson	3.00
035		Nick Howell	3.80
036		J. S. Young	2.70
037		W. P. Ragland	2.00
038		H. L. Kern	4.10
039		R. T. Hubbard	4.10
040		A. S. Blake	4.10
041		J. F. Janis	4.10
042		A. P. Lagone	4.10
043		Kelly Ellis	4.50
044		W. H. Parker	4.50
045		M. T. Smith	3.60
046		J. R. Fulgham	3.70
047		E. A. Logan	2.90
048		J. B. Probst	2.30
049		F. W. Adams	4.10
			220.72

On account of the General Fund
 By Cash Paid

to

No	When Paid	Character of Claim	to Whom Favord	Amount
				2246 1/2
6050	Sept 7 1880	Jurat Certificate	W. L. Drayton	4 10
6051	"	"	J. B. Wallace	2 90
6052	"	"	J. H. Blake	4 11
6053	"	"	W. H. Noward	2 65
6054	"	"	G. C. Hicks	2 15
6055	"	"	J. C. Rottenburg	3 25
6056	"	"	J. H. Burton	3 40
6057	"	"	J. W. Miller	3 30
6058	"	"	H. R. Young	4 10
6059	"	"	J. H. Blevins	2 80
6060	"	"	Edwin Hard	2 60
6061	"	"	M. L. Chism	2 60
6062	"	"	H. H. Gates	2 70
6063	"	"	M. C. Sparks	4 10
6064	"	"	John Shannon	4 10
6065	"	"	H. A. Stewart	2 70
6066	"	"	H. V. Mayfield	4 10
6067	"	"	John Hiller	4 10
6068	"	"	J. A. Edder	2 90
6069	"	"	J. T. Longram	3 10
6070	"	"	W. B. Brown	2 40
6071	"	"	W. H. Fuller	4 80
6072	"	"	M. D. Lightsey	3 10
6073	"	"	W. E. Black	3 50
6074	"	"	W. T. Murphy	2 10
6075	"	"	H. A. Johnson	2 10
6076	"	"	E. W. Jones	2 10
6077	"	"	J. L. Legal	2 10
6078	"	"	W. R. King	2 10
6079	"	"	W. J. Lacy	2 10
6080	"	"	W. E. Lawley	11 50
6081	"	"	W. L. Smithman	11 30
6082	"	"	R. J. Stal	10 70
6083	"	"	A. W. Hentry	11 10
6084	"	"	W. R. Howell	11 85
6085	"	"	J. L. Johnson	10 50
6086	"	"	W. M. Bracknell	11 30
				24 50 1/2

When Paid	Character of Claim	in whose favor	Amount
687	1902 junior certificate	N. G. Champion	24.50
688	"	E. L. Yeager	11.75
689	"	R. L. Edwards	11.85
690	"	W. H. Hardcock	11.40
691	"	W. L. Moore	12.20
692	"	J. A. Mays	11.40
693	"	G. A. James	11.00
694	"	J. L. Hobley	10.50
695	"	W. B. Finney	12.10
696	"	J. H. Avery	11.20
697	"	W. A. Parker	10.90
698	"	J. B. Anderson	4.00
699	"	E. M. Jones	4.00
700	"	J. H. Edwards	4.00
701	"	W. L. Pratt	11.10
702	"	W. W. Johnson	11.80
703	"	G. M. Merchant	3.00
704	"	J. L. Warren	2.10
705	3	J. H. McElroy	2.80
706	"	James Bailey	8.20
707	"	W. L. Pratt	2.00
708	"	J. F. Clark	3.00
709	"	J. S. Hardner	2.00
710	"	J. R. Lavel	11.20
711	3	W. L. Cottingham	10.85
712	"		15.25
713	"	J. F. Johnson	2.50
714	"	W. A. Smith	2.40
715	4	J. L. Burden	12.00
716	"	J. J. Partridge	14.25
717	"	George Johnson	2.50
718	"	Joseph Johnson	2.80
719	3	Tom Haggons	2.50
720	4	J. B. Langston	14.00
721	"	R. L. Gordon	14.50
722	"	A. L. Arnold	15.10
723	"	Hardy Murphy	15.20
			272.17

No. When Paid	Character of Claim	In whose Favor	Amount
			2725.17
6124	Sept 4 1900 juror certificate	N. B. Cook	16.10
6125	"	Walton G. Swatt	14.50
6126	"	J. H. Nabon	14.60
6127	"	R. T. Avery	14.10
6128	"	W. H. Argold	14.50
6129	"	J. A. Lee	14.00
6130	"	W. Roycroft	14.10
6131	"	C. E. Waddis	15.30
6132	"	J. H. Langston	15.00
6133	"	W. F. Ragland	15.00
6134	"	N. E. Stewart	15.20
6136	"	W. N. Ham	14.90
6136	"	C. L. Day	2.00
6137	"	J. D. Cabell	2.00
6138	"	R. M. Edwards	2.00
6139	"	Harrison Hallam	2.00
6140	"	J. E. Lawrence	2.00
6141	"	Oliver Peters	2.90
6142	"	Frank Palmer	2.50
6143	"	J. M. Brown	2.00
6144	"	J. H. Bakley	15.00
6145	"	L. J. Snow	2.00
6146	"	V. G. Hammett	2.00
6147	"	Ed. Jones	2.20
6148	"	W. C. Cleveland	14.00
6149	"	Alex. Clark	2.00
6150	"	W. H. Leitch	3.50
6151	"	Sam. Fambler	4.20
6152	"	L. C. Woodley	2.20
6153	"	W. T. Taylor	2.50
			Sum 97

To Cash Received			
Amount	Character & Claim	in whose favor	Amount
			304.87
154	Sept 1 1900 for help	J. S. Barry	70
155	" " for filling jury Box	G. S. Stul	3.30
156	5 " attending Com Court 2 days	N. L. Pratt	6.00
157	" " for filling jury box	H. H. Cleveland	3.40
158	1 " and day expenses and one day letting papers	H. H. Cleveland	6.50
159	" " June jury going Court House with election	H. H. Knight	2.50
160	" " for filling jury Box	H. H. Thomas	2.20
161	" " for filling jury Box	B. J. Murphy	4.00
162	Aug 31 attending Com Court 2 days	H. H. Thomas	5.40
163	" " attending Com Court 2 days	H. S. Stul	6.60
164	Sept 6 Juror Certificate	Denton Ragland	2.40
165	" "	E. L. McKeuling	7.00
166	" "	E. L. McKeuling	3.80
167	" "	H. B. Hallac	4.10
168	" "	Henry Reaver	7.30
169	" "	Charlie Rottenberg	3.30
171	" "	L. B. Arnold	3.00
171	" "	Joe Bear	4.10
172	" "	M. S. Merchant	2.00
173	" "	U. M. Nichols	3.00
174	" "	G. M. Hobson	4.00
175	" "	Barny Thompson	13.00
176	" "	J. H. Mason	19.00
177	10 " "	J. H. Thompson	2.20
178	" "	D. A. Rice	4.00
179	" "	Manley Lewis	2.00
180	6 " "	M. H. James	2.60
			3.95 72

Month Paid	Character of Claim	In Whose Favor	Amount
			3199 72
6151 Sept 13/1906	One day letting Campers and		
6152 Sept 13	one day come court	B. J. Murphy	500
6153 "	Attending come court one day	W. H. Thomas	420
6154 "	Attending come court 2 days		
"	one day letting Campers	H. G. Steel	660
6155 "	Woods furnished the County	J. M. Munnings	75
6156 19	Working one day for come court	Commiss. Geo. James	300
6157 "	Special Bailiff	J. H. Reddick	220
6158 "	Jury Certificate	J. H. Colburn	40
6159 14	Attending come court one day	W. H. Cleveland	340
6160 "	for Sulphur Fertilizer furnished		
"	the County	H. E. Harvey	100
6190 13	for one box ink	Powell Steam Bookies	750
6191 24	Tax Abstract	Walker Gunn & Co. Inc. Co.	750
6192 Oct 10	For goods furnished do.	McC & H. P. Reynolds Co.	22 15
6193 "	Mapleland Cornpts furnished		
"	Boston Jail		325
6194 Nov 9	Lumber furnished do.	R. R. McCallie	771
6195 Oct 8	Jury Certificate	E. Cham	221
6196 Nov 7	Election Claims	W. L. Smith	150
6197 "	"	G. D. Mitchell	150
6198 "	"	L. P. White	150
6199 "	"	G. D. Mitchell	470
6200 "	"	J. F. Bailey	150
6201 "	"	J. F. Banks	100
6201 "	"	L. E. Williams	150
6202 "	"	Lenna Antos	150
6203 "	"	M. Richard	150
6204 "	"	J. E. Franklin	150
6205 "	"	J. J. Morrison	100
6206 "	"	H. F. Tate	440
6207 "	"	J. M. Wallace	150
6208 "	"	W. L. Lowery	150
6209 "	"	G. O. Robertson	150
6210 "	"	J. H. Brickland	150
6211 "	"	Willie Jones	410
			3995 09

When Received	Of Whom Received	On What Account	Amount
2210	7 1908	Election Claims	8835 58
2213	"	Jos. Ensey	1 50
2214	"	Ed Wilson	1 50
2215	"	Gandy Mahon	1 50
2216	"	W. F. Keene	1 50
2217	"	Bill McCallum	1 50
2218	"	Jos. Kolley	1 50
2219	"	Will Thomas	1 50
2220	"	Will Carroll	1 50
2221	"	Henry Carroll	1 50
2222	"	Newt Price	1 50
2223	"	Tom Finning	1 50
2224	"	J. P. Jones	2 21
2225	"	W. H. Havensport	2 91
2226	"	B. H. Arroy	1 50
2227	"	Wrayton Wallace	7 50
2228	"	John Hammond	1 50
2229	"	C. P. Jones	1 50
2230	"	W. S. Pratt	1 50
2231	"	A. M. McBray	1 50
2232	"	J. P. Kolley	1 50
2233	"	W. H. Arnold	1 50
2234	"	J. H. Wallace	1 50
2235	"	M. M. Head	2 91
2236	"	Frank Thompson	1 50
2237	"	Newt Lottum	1 50
2238	"	L. G. Reichel	1 50
2239	"	Walter Edwards	1 50
2240	"	W. A. Gunn	1 50
2241	"	Will Boggs	1 50
2242	"	Wack Kitchel	5 30
2243	"	Jim Howell	1 50
2244	"	Edwin Clark	1 50
2245	"	Lulu Young	1 50
2246	"	Ally Clark	1 50
2247	"	Ed Nichols	1 50
2248	"	P. C. Champion	2 71
2249	"	H. H. Stewart	1 50
2250	"	H. H. Blake	1 50
			840 5

No. Hunt Bill	Character of Claim	In How Far	amount
62507107 100	Elections Claimed	A. J. Vermer	1 50
6251	"	W. V. Komegany	1 50
6252	"	Mamm. Lewis	1 50
6253	"	L. G. Hubbard	1 50
6254	"	L. L. Stewart	3 30
6255	"	H. L. Cowers	1 50
6256	"	H. B. Reynolds & White	1 50
6257	"	A. G. James	1 50
6258	"	A. G. James	1 50
6259	"	A. B. Campbell	1 50
6260	"	A. B. Yaggoner	3 80
6261	"	J. F. Fleming	3 50
6262	"	J. L. Mikandis	1 50
6263	"	H. L. Jones	1 50
6264	"	H. F. Stewart	1 50
6265	"	H. B. Cleveland	1 50
6266	"	E. L. Smith	1 50
6267	"	Tom. Holley	4 30
6268	"	R. R. Pitts	1 50
6269	"	J. A. Linner	1 50
6270	"	H. H. Clifton	1 50
6271	"	J. L. Thompson	1 50
6272	"	Jas. Lolley	1 50
6273	"	B. F. Laddis	3 40
6274	"	Ben. Kirkland	1 50
6275	"	V. B. Capdell	1 50
6276	"	J. M. Kipath	1 50
6277	"	Wm. L. Johnson	1 50
6278	"	V. L. Mansfield	1 50
6279	"	J. L. Keels	1 50
6280	"	Wm. H. Brown	1 50
6281	"	V. L. Hubbard	1 50
6282	"	F. H. Murching	1 50
6283	"	Wm. B. Tracy	1 50
6284	"	J. L. Gaffney	2 80
6285	"	W. F. Mason	4 10
6286	"	W. F. Harris	1 50
			34 35

Amount Received	Of Whom Received	On What Account	Amount
287	7 1906	Education Claims	3471 38
288	" "	Marvin McNeal	1 50
289	" "	E. M. Bishop	1 50
290	" "	H. Roycroft	1 50
		Ernest Lowery	1 50
707	7 1906	Total amount disbursed to date	3476 88
707	7 1906	Balance on hand	714 82
			4193 87

Account with General Fund

11

By back Paid Out

Dr.

		on that account	amount
	Road fund		
	of which Received		
May 4 1900	By amount carried forward		3589 11
" " "	To O. Harvey, Secy. Veth	12 33 56	1233 56
June 5 "	John L. Hardner Tax col	Boston Dispensary	106 10
July 2 "	John M. Lewis Secy. Smith	Tax due Bridge + Road fund	945 88
" 18 "	John L. Hardner Tax col	Tax due Road + Bridge fund	212 46
Aug 18 "	John L. Hardner Tax col	Tax due for Capital Road fund	405 75
" 21 "	Probator of Test B. Loston	Dispensary	792 69
			5799 00

When Received	Of Whom Received	On What Account	Amount
	By amount carried forward		8779 00
Aug 20 1906	John S. Gardner Tax col	due per Capital and Tax	300 00
Oct 15 "	John S. Gardner Tax col	Tax due per Capital Road Tax	300 00
Nov 6 "	John S. Gardner Tax col	do	26 26
Nov 7 "	Total amount received		9427 26

for account with General Fund

By Cash Paid Out			Per.
			Amount
1249	May 14 1906	Charities of Claims	49 25
1250	" "	Work on Road first list	101 75
1251	" "	Road & Bridge Work	57 50
1252	" "	Work on Bridge at Blake's mill	21 64
1253	" 15	making report of Road tax	
	" "	payers to Com. Court	25 00
1254	" "	Road work first list	45 15
1255	" "	Road work 1st list	4 75
1256	" 16	Work on Road 1st list	3 00
1257	" "	Repairing Bridge on Blocton	
	" "	road first list	1 25
1258	" "	line day road service	3 10
1259	" "	for one Gal Machine oil	50
1260	" 15	for horse first list	15 41
1261	" 16	for horse 2 nd list	26 81
1262	" 14	Road Work 2 nd list	5 50
1263	" "	Road Work 2 nd list	19 75
1264	" "	Road Work 2 nd list	16 75
1265	" "	for attending court in motion car	6 75
1266	" "	Road Work first list	6 50
1267	" "	Road Work 3 rd list	7 25
1268	" "	Work on Road 2 nd list	13 57
1269	" "	Work on Road 1st list	20 00
1270	" "	Road Work 2 nd list	18 00
1271	" 15	for horse first list	14 75
1272	" "	for one Pick & handle	1 00

899 34

When Received	By Whom Received	On What Account	Amount
273	May 5 1906	Work on Road first sheet	499 54
1274	" 11 "	" " 2 nd sheet	177 75
1275	" " "	" " 4 th sheet	42 5
1276	" " "	" " 2 nd "	9 10
1277	" " "	" " "	7 25
1278	" 14 "	" " 1 st "	22 31
1279	" 16 "	for freight on Road machine & sheet	97 66
1280	" 15 "	Repairing Road machine	15 76
1281	" " "	Road Work in 3 rd sheet	2 73
1282	" 19 "	" " 2 nd "	16 00
1283	" " "	" " "	4 51
1284	" 22 "	for making list of names 2 nd sheet	2 57
1285	" 24 "	Road Work in first sheet	1 70
1286	" 26 "	" " 3 rd sheet	29 03
1287	" 15 "	" " "	3 73
1288	" " "	" " "	35 50
1289	" " "	" " "	7 25
1289	June 2 "	" " 2 nd "	29 02
290	" " "	" " 4 th "	36 44
291	May 15 "	" " 3 rd "	6 03
292	" " "	" " "	6 03
293	June 6 "	Looking after Road & day 4 th sheet	3 73
294	" " "	Road Work first sheet	7 25
295	" " "	" " " 2 nd sheet	6 03
296	" 4 "	" " " 3 rd "	6 03
297	" 6 "	" " " 3 rd "	26 03
298	" " "	first payment on Road machine	65 03
299	" " "	due on Commission 1904 m	
"	" " "	of which he paid to collect	
300	July 2 1906	Work on Road 4 th sheet	29 02
301	June 31 "	Work on Road 2 nd sheet	45 09
302	July 2 "	Work on Road 2 nd sheet	11 70
			5 25
			324 12

When Paid	Character of Claim	In Whose Favor	Amount
			1324.12
1303 July 9 1906	Work on Road 1 st list	H. A. Filling	36.60
1304 " 14 "	Road Work 2 nd list	W. M. Parmer	25.70
1305 " " "	" " " 2 nd list	W. C. Narramore	23.30
1306 " 2 "	" " " " "	W. C. Narramore	7.80
1307 " 10 "	" " " " 4 th "	W. A. Ward	19.10
1308 " " "	Looking after Road Work 4 th list	W. B. Thomas	8.00
1309 " " "	Road Service first list	B. J. Murphy	4.11
1310 " " "	Road Work first list	J. J. Meddow	15.00
1311 " 9 "	To cart for hauling Work 2 nd list	L. F. Elam	37.50
1312 " 14 "	Road Work in 2 nd list	Wes King	9.11
1313 " 31 "	" " " 2 nd "	A. J. Butler	25.61
1314 " 31 "	" " " 4 th "	W. C. Potts	116.90
1315 " 23 "	" " " 2 nd "	W. A. Komegaj	8.25
1316 June 6	" " " 2 nd "	W. F. Lemley	7.01
1317 July 25	" " " 4 th "	W. C. Narramore	183.95
1318 " 23 "	" " " " "	W. R. Bell	49.73
1319 " " "	By Drums on fire Brass Hole	J. P. Kennedy	61.17
" " " "	Statement let by B. J. Murphy	J. A. Moore	5.25
1320 " 21 "	Road Work in 1 st list	W. F. Huel	25.70
1321 " 18 "	Looking after roads 2 nd list	W. J. Galey	2.17
1322 Aug 3	Taking 3 rd list out of road 3 rd list	W. B. Thomas	6.07
1323 " " "	Looking over roads 2 nd 4 th list	A. J. Butler	25.61
1324 " 11 "	Road Work in 2 nd list	W. M. Parmer	32.17
1325 " 10 "	" " " 2 nd "	W. L. Lovetherman	24.80
1326 " 4 "	" " " 3 rd "	B. F. Glesby	18.00
1327 " 6 "	Making time for R. Flour	J. C. Narramore	51.00
1328 " 4 "	Road Work in 2 nd list	J. M. Davis	5.11
1329 " 1 "	" " " 1 st list	L. B. Hubbard	22.11
1330 " " "	" " " " "	W. P. Bagland	120.25
1331 " " "	" " " 2 nd "	Wes M. King	14.75
1332 " 4 "	" " " 3 rd "	J. M. G. Linn	30.75
1333 " " "	" " " " "	B. F. Gaddis	19.35
1334 " 1 "	" " " 2 nd "	W. C. Narramore	26.94
1335 " 4 "	" " " 4 th "	J. H. Freeman	24.25
1336 " " "	" " " 2 nd "	W. F. Huel	105.50
1337 " 3 "	Road Machine	J. L. Shour	19.31
1338 " " "	Road Work 2 nd list		2475.23

When Received	Of Whom Received	To What Account	Amount
			2495 12
339 Aug 13/1906	Road work in 3 ^d list	A. H. Meigs	32 00
341 " 14	One day work 1 st list	B. J. Murphy	4 00
341 " "	Looking over road one day	V. P. Stahl	3 00
342 " 13	2 days	V. P. Stahl	6 00
343 " "	Road work on first list	J. P. Avery	3 25
344 " 14	Work on Bridge, 1 st list	J. J. Colley	3 00
345 July 7	Road Work 2 nd list	Thomas Williams	2 00
346 " 2	3 rd "	B. J. Edwards	15 50
347 June 30	2 nd "	V. P. Stahl	25 00
348 Aug 1	Road machine hire	Austin Nelson	16 00
349 " 15	Road work in 1 st list	E. L. Logan	73 50
350 " 13	1 st & 2 nd lists	J. L. Mundy	7 00
351 " "	1 st "	R. R. M. Helling	151 00
352 " "	Work on bridge for public road 2 nd list	V. P. Stahl	5 00
353 " "	Road work in 3 rd list	Lu. Lawley	36 00
354 " 14	2 nd list	J. P. Tomney	7 15
355 " 13	1 st "	J. L. Mundy	20 00
356 " "	"	H. H. Stewart	22 00
357 " "	"	W. M. Mason	81 00
358 " "	2 nd "	Barney Thompson	26 25
359 " "	"	A. L. Brown	26 15
360 " "	Land for building public road 2 nd list	Tom James	1 00
361 " "	Road work in 2 nd list	O. W. Wood	188 50
362 " "	1 st list	Geo. V. Talley	25 00
363 " "	2 nd "	V. P. Stahl	18 50
364 " "	3 rd "	B. J. Edwards	30 50
365 " "	1 st "	J. V. Polake	10 50
366 " "	"	W. Wood Stewart	156 5
367 " "	1 1/2 days work at H. H. Mundy's machine	W. V. Barker	156 62
368 " "	Road work within 1 st list	W. L. Quinn	6 25
369 " "	Work furnished the county 2 nd list	W. L. Quinn	3 90
370 " "	1 st "	"	42 50
371 " "	One day work in 2 nd & 3 rd lists	J. P. Avery	76 00
" "	& B. Howard	W. P. Stahl	34 7
372 " "	Lumber for County 2 nd list	W. P. Stahl	155 0
373 " "	Road work 2 nd list	W. M. Boyce	
374 " "	Lumber furnished the County	W. L. Quinn	35 12
" "	& work furnished to the amount	W. L. Quinn	7952 13

Dr Account with General Fund
By Cash Paid Out

Number Paid	Character of Claim	In Whole Favor	Amount
			2753 69
1375 Aug 20 1896	Work on Road 1 st & 2 nd Dist.	James Perry	2 50
1376 "	2 day Road Service 1 st Dist	B. J. Murphy	6 00
1377 16 "	Work on Road 2 nd Dist	B. L. Steel	9 79
1378 18 "	Work on Road 2 nd Dist	L. A. Coburn	57 50
1379 14 "	for fixing Oppons Bridge 2 nd Dist	V. Garrett	1 00
1380 13 "	Repairs on Road Machine 2 nd Dist	V. F. Pierce	2 60
1381 27 "	Work on Road 2 nd Dist	J. H. Freeman	11 00
1382 "	Road Work 1 st Dist	J. P. Kennedy	53 50
1383 "	Road Work 2 nd Dist	J. M. Rogers	40 20
1384 "	Road Work 2 nd Dist	P. N. G. Brown	45 50
1385 16 "	Work on Road 3 rd Dist	A. R. Lightsey	19 20
1386 20 "	Work on Road 1 st Dist	J. J. Avery	52 00
1387 "	Work on Road 2 nd Dist	W. H. Martin	32 00
1388 "	Work on Road 3 rd Dist	M. K. Lee	29 25
			113 99

do. account *Walter Burgess General* *list*
 by each *Walter Burgess*

No When Paid	Character of Services	In Whose Favor	Amount
			5269 61
1421	Sept 9 1906 Work on Road 1 st list	H. L. Morrison	71 50
1422	" " " Looking after Roads	B. J. Murphy	3 00
1423	" " " Looking after Roads 3 days	W. G. Thomas	9 00
1424	" " " Work on Road 2 nd list	W. P. Ragland	206 75
1425	" " " Work on Road 3 rd list	J. F. Flinnings	5 65
1426	" " " Work on Road 2 nd list	W. M. Watson	2 00
1427	" " " Looking after Road 2 nd list	W. H. Cheekland	6 00
1428	" " " for work to Commissioner in Road matter 1 st list	R. J. Jones	6 40
1429	" " " Looking after Roads 2 nd list	W. H. Steel	9 00
1431	" " " 2 days looking over Roads	W. H. Cheekland	6 00
1431	" " " Work on Road 1 st list	B. A. Thomas	225 05
1432	" " " lumber furnished for Bridge 2 nd list	J. M. Hobbs	21 90
1433	" " " Work on Road 1 st list	Joe Thomas	187 90
1434	" " " lumber furnished 1 st list	John Wilson	29 25
1435	" " " Work on Road 2 nd list	W. H. Meigs	2 75
1436	" " " Road work first list	J. P. Kennedy	222 15
1437	" " " Work on Road 2 nd list	J. F. Meigs	2 50
1438	" " " Work on Bridge 1 st list	R. Lewis for T. L. Lewis	1 00
1439	" " " Work on Road 1 st list	J. P. Kennedy for W. H. Thomas	87 65
1440	" " " Road work 2 nd list	A. L. Narbonne	81 75
1441	" " " for Road services	B. J. Murphy	3 95
1442	" " " Bal. due on account for Road work in 1 st list	John Potts	6 00
1443	" " " Work on Road 3 rd list	J. H. Jefferson	32 75
1444	" " " Work on Road 4 th list	W. L. Wallace	112 18
1445	" " " Work on Road 2 nd list	A. H. Parker	94 00
1446	" " " Work on Road 3 rd list	A. H. Parker	82 25
1447	" " " Work on Road 1 st list	W. L. Long	1 00
1448	" " " Work on Road 4 th list	A. H. Parker	24 60
1449	" " " Road work by J. F. Mudders 1 st list	J. P. Kennedy	20 20
1450	" " " 3 days on Road	W. H. Cheekland	9 00
1451	" " " Road work 3 rd list	Joe Lightsey	2 50
1452	" " " Road work 4 th list	B. A. Wood	38 95
1453	" " " Road work 4 th list	B. A. Wood	61 20
1454	" " " Work on Road 2 nd list	W. R. Thomas	7 00
1455	" " " Work on Road account of	W. L. Gaddis	35 20
1456	" " " A. H. Parker 3 rd list	John W. B. Reynolds	99 50
			7174 29

When Paid	Character of claim	To Each Received	Monetary favor	Amount
457 Nov 3 1902	Road Work 3 rd list	M. L. Lee		7174.29
458 Oct 11 "	Road Work 3 rd list	L. B. Madaris		19.50
459 " 20 "	Road Work 4 th list	W. E. Otto		13.50
460 " " "	Looking over Road one day	W. E. Leeland		155.96
461 " " "	Road Work in 2 nd list	W. D. Meigs		8.00
462 Nov 3 "	Road Work 2 nd list	J. W. Davis		2.00
463 " 1 "	Work on Road 4 th list	R. L. Naresmore		3.50
464 " 3 "	Looking after Road 6 days 3 rd list	W. E. Leeland		5.00
465 Oct 22 "	for tabs Road Inspector	The Austin Truck Company		15.00
Nov 7 "	Total amount disbursed to date			7212.53
" " "	Balance on hand			<u>2116.46</u> 9129.26

Minutes of the Commissioners' Court of Bibb County, for the
 Term, Commencing

Reuben Fine & Forfeitures

on account of the Municipal Fund

per

No.	Character of Claim	Amount
770	Warrant Paid	690 01
771	By amount carried forward	
"	Ch. Moore Favor	
"	Fine in case State	
"	Wd Albert Henon	1 00
"	Fine in case State W	5 00
"	Allen Wakon	25 00
"	Ben Smith	
"	Cleveland Boyd	20 00
"	Linn Cates	25 00
"	John Sheriff	5 00
"	Ornelo. Griffin	10 00
"	Will Abercrombie	10 00
"	Charles Smith	1 00
"	Leveland Jangle	10 00
"	James Folley	10 00
"	Lem Chan	10 00
"	"	10 00
"	Nora Bradley	5 00
"	Annie Crawford	5 00
"	Wils Mason	1 00
"	"	5 00
"	Luke Odell	1 00
"	Israel Yeager	25 00
"	Major Johnson	1 00
"	Krout Humphrey	25 00
"	Bill Riley	25 00
"	Walter E. Johnson	5 00
"	Arthur Clark	1 00
"	John Parnch	1 00
"	Frank Cook	5 00
"	Herbert Wotley	1 00
"	Lyd. Moore	1 00
"	Moley Fifer	10 00
"	James Abercrombie	01
"	Albert Butts	5 00
"	Amy Parker	1 00
"	Richard Avery	1 00
"	Jack Gardner	5 00
"	"	01
"	Thos. Middle	10 00
"	Israh Brown	5 00

1199 04

When Received	By Whom Received	Amount Carried Forward	Amount
May 17 1906		Valley B. Comer	1199 34
		" Mrs. C. J. James	57 00
		" Monroe Kedge	25 00
		" Ben Funcher	5 00
		" Ans. Guldewich	12 50
		" Ned Hawn	25 00
		" W. B. Lomax	1 00
		" William Shackelford	25 00
		" John Lumphreys	5 00
" 19 "	W. E. Fancher Esq. Circuit Clerk	Registered Claims Of Mine and Lumber fund of Bibb County Concealed in payment of fine less clerk's commission Five in year 1895 & 96.	
		" Ed Boyin	95
		" Tom Linn	95
		" Mrs. K. K. Ketchum	95
		" Martin Angler	11 87
		" Charles Maxwell	95
		" Bud Jones	95
		" Frank Lereed	14 75
		" S. W. Williams	1 90
		" Ross Bonney	95
		" John H. Adams ²⁵	4 75
		" Mrs. Bugh	4 75
		" Melford Potts	95
		" Adam Colwell	95
		" Ed Wallace	95
		" Jack K. Ketchum	95
		" Lee Eullon	95
		" Tom Adams	95
		" Tom Mery	95
		" Jim Southman	95
		" Ed Mather	95
		" Mrs. Klinger	95
		" Jim H. H. H.	95
			1191 75

As When Paid	In Account with	General Fund	Amount
	By Cash Paid Out	In Whose Favor	
	By amount carried forward		1697.71
May 19/1906	W. L. Fancher	by Circuit Clerk final settlement	
		" John Shuttleworth	25
		" " King "	98
		" J. M. Rice "	95
		" Howard Fendren	95
		" " " "	95
			<u>1716.76</u>

When Received	Of Whom Received	What Account	Amount
	By amount carried forward		1715 96
	R. L. Avery master	Clark Farns in case	
		State vs Lewis Swanson	1 00
		" Eugene Komegan ^{5th}	5 00
		" Leonard Harris	10 00
		" Hill Merchant	25 00
		" Hill Fitts	1 00
		" Belle Lagon	25 00
		" Hans Kahn	5 00
		" Bob Keith	1 00
		" Kelli Pinner	1 00
		" James Ingram	5 00
		" H. L. Edwards	25 00
		" " " "	1 00
		" John Shaw in this case the file is in 2 but clerk deducted 3 rd in judge revised report shows he is entitled to that amount & commissioners having failed to take it out in settlement previous to this	55 60
		" Belle Lagon	50 00
		" Hans Maryland	1 00
		" John Stevens	50 00
		" Willie Bright	1 00
		" John Lewis	1 00
		" Rich Bowman	1 00
		" Ed Lams	15 00
		" Ross Fondred	1 00
			1775 86

Marked Paid	In Account With General Fund	In How Favor	Amount
	By cash Paid out.		
	Character of Claim		
	Ref. Amount Carried forward		1975.56
Aug 16 1901	R. L. Ardy Circuit Clerk	Finisim cases State vs.	
		Henry Natcher	500
		" Lonly Howard	500
		" Uti Higgins	200
		" Logan Abernethie	500
		" Fred Small	500
		" Rufus Dalton	250
		" Levin Miner	500
		" Luke James	500
		" Henry Heard	200
		" Jap Smith	200
		" Frank White	200
		" James Mathews	100
		" Gus Brachner	100
		" Willie Smith	200
		" Franks Leles	100
		" Sutton Neir	100
		" Jake Seaton	500
		" Rump Leback	200
		" Till Mayberry	100
Aug 25 1901	Alford Henry J.P. on Settlement		1200
" 27 "	Charlie Battle Fine in case of assault	Ex B. Wilson on Settlement	100
			100
			2046.14

When Received	By Whom Received	In What Account	Amount
Sept 1 1906	J. G. Wood	10 Fine	330
Oct 2 1906	B. L. Avery	10 Fine in case of State vs. H. P. Mayer	5000
		when fine per District Court	
		" Ben Griffin	100
		" W. H. Hager	500
		" Geo. Nash	1010
		" Levi Molting	100
		when Funchhouse	2500
		" Hubert Prentiss	600
		" Rock Ben Coak	1100
		" " " "	500
		" " " "	500
		Let. Cole is entitled to pay dollars of this fine	
		" James Bailey	1000
		" Orsop Parwick	2000
		" Jordan Sanders	300
		" Charlie Barber	500
		" Henry Sheppard	2100
		" Mary Prude	100
		" Matt Prude	100
Nov 7 1906		Total amt received to date	288100
11 ..		Balance	220000
			288100

Drawn of whom Received To Cash Received In What Account Amount

4500-2 ⁰⁰ = 4549-2 ⁰⁰ = 4525-2 ⁰⁰ = 4547-2 ⁰⁰	11 40
4546-2 ⁰⁰ = 4545-2 ⁰⁰ = 4544-2 ⁰⁰	
4574-1 ⁰⁰ = 4577-1 ⁰⁰ = 4576-1 ⁰⁰ = 4575-1 ⁰⁰	
4581-1 ⁰⁰ = 4582-1 ⁰⁰ = 4583-1 ⁰⁰	
4584-1 ⁰⁰ = 4585-1 ⁰⁰ = 4586-1 ⁰⁰ = 4587-1 ⁰⁰ = 4588-1 ⁰⁰	
4591-1 ⁰⁰ = 4592-1 ⁰⁰ = 4593-1 ⁰⁰ = 4594-1 ⁰⁰ = 4595-1 ⁰⁰	
4596-1 ⁰⁰ = 4597-2 ⁰⁰ = 4598-2 ⁰⁰ = 4599-1 ⁰⁰ = 4900-2 ⁰⁰	
4901-2 ⁰⁰ = 4902-1 ⁰⁰	
4903-1 ⁰⁰ = 4754-33 ⁰⁰ = 4752-33 ⁰⁰	
4755-33 ⁰⁰ = 4756-33 ⁰⁰ = 4749-25 ⁰⁰	
4748-47 ⁰⁰ = 4750-39 ⁰⁰ = 4151-4 ⁰⁰	
5000-85 ⁰⁰ = 5071-29 ⁰⁰ = 5072-21 ⁰⁰	
5073-59 ⁰⁰ = 5074-21 ⁰⁰ = 5075-32 ⁰⁰ = 5076-12 ⁰⁰	
5077-15 ⁰⁰ = 5078-4 ⁰⁰ = 4763-11 ⁰⁰	
4983-19 ⁰⁰	947 53

Commissions

947 53
 47 57
 1026 30

on account of the several *land* *less*

When Paid	Character of	In More Favor	Amount
	By Registered Claims of	fine and forfeiture	
May 16 1906	land of Bibb County canceled by	in Fines	100680
	2896-3 ²⁵ 2649-5 ²⁵ 3781-2 ²⁵ 3650-1 ⁰ 3694-2 ²⁵		
	3390-2 ²⁵ 4715-2 ²⁵ 4740-2 ²⁵ 3753-4 ²⁵		
	3328-76 ²⁵		6945
May 22 1906	By Registered Claims of	fine and forfeiture	
	land of Bibb County canceled by	payments in cash	
	2625-1 ²⁵ 2627-0 ²⁵ 2624-0 ²⁵		
	2626-0 ²⁵ 2646-4 ⁴		
	2580-1 ⁰ 2583-1 ⁰ 2575-1 ⁰ 2506-3 ²⁵ 2514-1 ⁰		
	2530-2 ²⁵ 2575-3 ²⁵ 2771-2 ²⁵ 2579-3 ²⁵		
	3112-4 ²⁵ 3079-2 ²⁵ 3077-2 ²⁵ 3079-2 ²⁵		
	3012-4 ²⁵ 3111-1 ⁰ 3015-1 ²⁵ 2952-1 ⁰		
	2953-1 ²⁵ 2994-3 ²⁵ 2980-1 ²⁵ 2966-1 ²⁵		
	2957-1 ⁰ 2985-3 ⁰ 2989-2 ²⁵ 2990-3 ²⁵		
	3010-2 ²⁵ 2979-1 ⁰ 2628-2 ²⁵ 2620-1 ²⁵		
	2665-3 ²⁵ 2695-3 ²⁵ 2696-3 ²⁵ 2695-3 ²⁵		
	2640-3 ²⁵ 2641-3 ²⁵ 2643-3 ²⁵ 2649-2 ²⁵		
	2636-5 ²⁵ 2637-3 ⁰ 2637-3 ²⁵ 2658-3 ²⁵		
	2645-4 ²⁵ 2644-4 ²⁵ 2664-3 ²⁵		
	2663-3 ²⁵ 2639-2 ²⁵ 2662-3 ²⁵ 2606-1 ²⁵		
	2661-5 ²⁵ 2658-4 ²⁵ 2672-2 ⁰		
	2659-4 ²⁵ 2690-4 ²⁵ 2654-4 ²⁵		
	2660-3 ²⁵ 2660-1 ²⁵ 2650-3 ²⁵ 2657-3 ²⁵		
	2652-4 ²⁵ 2653-5 ²⁵ 2640-3 ²⁵ 2647-5 ²⁵		17967
June 5 1906	Amount due on	W. J. Lavender	1613
			26350

When Received of Whom Received What Account Amount

June 8 1906 By Registered Claims of fine and forfeiture
 fund of Bibb County canceled by payments
 3000-1⁰⁰ - 2653-3⁰⁰ in cash
 2650-3⁰⁰ - 2652-3⁰⁰
 2676-7⁰⁰ = 2654-4⁰⁰ - 2671-7⁰⁰ - 2669-7⁰⁰
 2674-4⁰⁰ = 2673-7⁰⁰ = 2672-7⁰⁰ = 2665-7⁰⁰
 2677-3⁰⁰

263 55

6731

" 20 " By Registered Claims of fine and forfeiture
 fund of Bibb County canceled by payments
 4393-5⁰⁰ = 7125-2⁰⁰ in cash
 5029-5⁰⁰ = 4171-4⁰⁰ = 4796-9⁰⁰
 4777-5⁰⁰ = 4355-16⁰⁰ = 4944-11⁰⁰ = 4995-10⁰⁰ = 4996-9⁰⁰
 4993-4⁰⁰ = 5025-9⁰⁰ = 4999-6⁰⁰ = 4776-11⁰⁰ = 4511-2⁰⁰
 5075-3⁰⁰ = 4579-1⁰⁰ = 4977-3⁰⁰ = 4642-2⁰⁰ = 4677-2⁰⁰ = 4615-2⁰⁰
 5191-2⁰⁰ = 6114-2⁰⁰ = 5559-2⁰⁰ = 593-5⁰⁰ = 6036-2⁰⁰
 7124-7⁰⁰ = 3996-1⁰⁰ = 3959-1⁰⁰ = 4665-2⁰⁰ = 3972-2⁰⁰
 4648-1⁰⁰ = 3955-3⁰⁰ = 4595-2⁰⁰ = 4505-1⁰⁰ = 4511-1⁰⁰ = 4281
 1⁰⁰ = 3991-1⁰⁰ = 4795-0⁰⁰ = 4416-2⁰⁰ = 4445-1⁰⁰ = 4571-2⁰⁰
 4226-1⁰⁰ = 3967-1⁰⁰ = 4229-1⁰⁰ = 3991-1⁰⁰ = 4571-2⁰⁰
 4512-1⁰⁰ = 4542-1⁰⁰ = 3966-1⁰⁰ = 3974-1⁰⁰ = 3977-1⁰⁰ = 3973
 1⁰⁰ = 3971-1⁰⁰ = 3995-2⁰⁰ = 3997-1⁰⁰ = 3992-1⁰⁰ = 4724-1⁰⁰
 4795-0⁰⁰ = 4412-4⁰⁰ = 5105-4⁰⁰ = 4416-2⁰⁰ = 4577-4⁰⁰
 4731-2⁰⁰

71 55

July 10 1906 By Registered Claims of fine and forfeiture
 fund of Bibb County canceled by payment
 in cash
 2999-16⁰⁰ = 2995-9⁰⁰ = 2997-6⁰⁰
 2996-7⁰⁰ = 2996-7⁰⁰ = 2993-11⁰⁰
 2991-15⁰⁰

75 00

" " " " By Registered Claims of fine and forfeiture
 fund of Bibb County canceled by payments
 in cash
 2964-10⁰⁰ = 2965-4⁰⁰ = 2965-6⁰⁰ = 2967-4⁰⁰
 2957-35⁰⁰ = 2956-19⁰⁰ = 2953-27⁰⁰ = 2950-99⁰⁰
 2951-28⁰⁰ = 2949-20⁰⁰

246 79

923 92

When Received	To Cash Received	On What Account	Amount
			1923.92
7100-0 ²⁶	= 7107-0 ²⁶	= 7105-0 ²⁶	= 7109-0 ²⁶
7065-0 ²⁶	= 7019-0 ²⁶	= 7069-0 ²⁶	= 7070-0 ²⁶
7073-0 ²⁶	= 7074-0 ²⁶	= 7075-0 ²⁶	= 7076-0 ²⁶
7079-0 ²⁶	= 7080-0 ²⁶	= 7081-0 ²⁶	= 7082-0 ²⁶
7120-0 ²⁶	= 7081-0 ²⁶	= 7085-0 ²⁶	= 7114-0 ²⁶
7117-0 ²⁶	= 7116-0 ²⁶	= 7117-0 ²⁶	= 7122-0 ²⁶
7064-0 ²⁶	= 7049-0 ²⁶	= 7052-0 ²⁶	= 7053-0 ²⁶
7061-0 ²⁶	= 7060-0 ²⁶	= 7057-0 ²⁶	= 6075-2 ⁶⁰
5074-2 ⁶⁰	= 6078-2 ⁶⁰	= 6077-1 ⁶⁰	= 6076-1 ⁶⁰
6058-2 ⁶⁰	= 6092-1 ⁶⁰	= 6055-2 ⁶⁰	= 6054-2 ⁶⁰
5069-2 ⁶⁰	= 5071-1 ⁶⁰	= 5067-2 ⁶⁰	= 5066-1 ⁶⁰
6064-1 ⁶⁰	= 5065-2 ⁶⁰	= 6062-1 ⁶⁰	= 6061-1 ⁶⁰
5056-1 ⁶⁰	= 7067-2 ⁶⁰	= 7066-2 ⁶⁰	= 7063-1 ⁶⁰
7056-0 ⁶⁰	= 7041-1 ⁶⁰	= 7042-0 ⁶⁰	= 7043-1 ⁶⁰
7039-0 ⁶⁰	= 7047-2 ⁶⁰	= 7046-1 ⁶⁰	= 7048-0 ⁶⁰
7057-1 ⁶⁰	= 7062-1 ⁶⁰	= 6171-1 ⁶⁰	
Shuffl' Commission			488.00
			2620
			2314.92

No. then Paid	In account With General Fund By Cash Paid Up Character of Claim	in More Favor	Amount
			2557 52
Aug 23 1908	By Registered Claims vs fine and forfeiture fund of Bibb County canceled by payment in cash		
	3076-5 ⁰⁰ = 3073-5 ⁰⁰ = 3074-4 ⁰⁰ = 3075-5 ⁰⁰ = 3068-3 ⁰⁰ = 3010-5 ⁰⁰		
	3067-3 ⁰⁰ = 3067-3 ⁰⁰ = 3061-3 ⁰⁰ = 3097-3 ⁰⁰ = 3091-3 ⁰⁰		
	3090-3 ⁰⁰ = 3088-5 ⁰⁰ = 3089-3 ⁰⁰ = 3062-8 ⁰⁰ = 3099-4 ⁰⁰		
	3057-1 ⁰⁰ = 3055-1 ⁰⁰ = 3021-4 ⁰⁰ = 3092-8 ⁰⁰		
	3093-3 ⁰⁰ = 3095-3 ⁰⁰ = 3096-3 ⁰⁰ = 3025-4 ⁰⁰		
	3086-3 ⁰⁰ = 3029-4 ⁰⁰ = 3035-1 ⁰⁰ = 3060-3 ⁰⁰		
	3027-4 ⁰⁰ = 3065-3 ⁰⁰ = 3066-3 ⁰⁰ = 3067-8 ⁰⁰		
	3068-3 ⁰⁰ = 3036-8 ⁰⁰ = 3075-5 ⁰⁰ = 3077-5 ⁰⁰		
	3065-3 ⁰⁰ = 3064-3 ⁰⁰		123 60
Sept 1 1908	By Registered Claims vs fine and forfeiture fund of Bibb County canceled by payment in cash		
	4800-1 ⁰⁰ = 4796-1 ⁰⁰ = 4797-1 ⁰⁰		3 32
" 17 "	By Registered Claims vs fine and forfeiture fund of Bibb County canceled by payment in cash		2 25
			2557 17

When Received	By Whom Received	By What Account	Amount
Oct 22 1900	By Registered Claims	W fine and forfeiture fund of Bibb County canceled by payment in fine	257 17
		7212-1 ¹⁰ = 7213-1 ¹⁰ = 7214-1 ¹⁰ = 7215-1 ¹⁰ = 7216-1 ¹⁰	
		7217-1 ²⁰ = 7218-1 ²⁰ = 7219-1 ²⁰ = 7064-1 ²⁰ = 7066-1 ²⁰	
		7005-1 ¹⁰ = 7001-1 ²⁰ = 5072-2 ⁴⁰ = 7002-1 ²⁰ = 7003-1 ²⁰	
		7007-1 ⁵⁰ = 7006-1 ²⁰ = 7017-1 ⁵⁰ = 7020-3 ²⁰ = 7127-1 ²⁰	
		7015-0 ²⁰ = 7027-1 ²⁰ = 7015-1 ²⁰ = 7016-1 ²⁰ = 7014-1 ²⁰	
		7013-1 ⁰⁰ = 7012-1 ²⁰ = 7135-1 ⁰⁰ = 7132-3 ²⁰ = 7010-1 ²⁰	
		6001-2 ²⁰ = 6097-3 ²⁰ = 7124-1 ²⁰ = 7125-1 ²⁰ = 7034-2 ²⁰	
		7032-2 ²⁰ = 7031-2 ⁵⁰ = 7133-2 ²⁰ = 7134-1 ⁰⁰ = 7137-3 ²⁰	
		7136-2 ²⁰ = 5042-0 ²⁰ = 5035-1 ⁰⁰ = 5025-2 ²⁰ = 0225-1 ²⁰	
		7139-2 ²⁰ = 6090-1 ²⁰ = 6090-1 ²⁰ = 7065-1 ²⁰ = 6099-1 ²⁰	
		6034-1 ²⁰ = 7019-1 ²⁰	
		7222-1 ²⁰ = 7221-1 ²⁰ = 7224-10 ²⁰ = 7220-1 ²⁰	
		7625-10 ²⁰ = 7141-3 ²⁰ = 7155-12 ²⁰ = 7154-12 ²⁰	172 90
	By Clerk's Commission		9 10
Oct 23 1900	By Registered Claims	paid in cash	
"	"	7th 707	1 40
Nov 3	By Registered Claims	paid in cash	
"	"	2941-0 ⁴² = 2939-0 ⁴² = 2940-0 ⁴² as follows	1 26
"	By Registered Claims	W fine and forfeiture fund of Bibb County canceled by payment in cash	
		3065-4 ²⁰ = 2950-1 ²⁰ = 2951-2 ²⁰ = 3023-6 ²⁰	
		3026-4 ²⁰ = 3079-5 ²⁰ = 3051-11 ²⁰ = 3070-4 ²⁰	
		3056-3 ²⁰ = 3057-0 ²⁰ = 3052-9 ²⁰ = 3064-3 ²⁰	
		3082-4 ²⁰ = 3071-3 ²⁰ = 3072-3 ²⁰ = 3100-4 ²⁰	77 20
"	By Registered Claims	W fine and forfeiture fund of Bibb County canceled by payment in cash as follows	
		3134-3 ²⁰ = 3107-3 ⁴⁰	
		3098-3 ⁴⁰ = 3103-4 ²⁰	6 95
Nov 7 1900	Total amt disbursed to date		250 95

Minutes of the Commissioners' Court of Bibb County, for the

		Debit	Credit
	In Account with General Fund		
	By Cash Paid Out		
Nov 7, 1900	When Paid Character of Claims		In Above Favor amount
Nov 4, 1900	Court House Harvatt No. 15 F. M. Hobson	500 00	
Nov 7, 1900	Total amount disbursed to date		500 00
Nov 7, 1900	Balance on hand		406 39
			906 39

When Received	From	To	Received	On what Account	Amount
June 4 1906	By amount carried forward				
5 "	John S. Gardner Tax col	Tax due Co. to fund			152 95
July 8 "	John S. Gardner Tax col	Tax due Co. to fund			165 57
Nov 6 "	John S. Gardner Tax col	Tax due head Co. to fund			79 15
Nov 7 1906	Total amount received to date				706 39

Dec 17th 1906 Special Term of Commissioners Court
 Be it known that the said special term was held pursuant to notice legally given and the following commissioners being present, B.J. Murphy, W.T. Steele, W.H. Cleveland and W.H. Thomas the following business was transacted.

C O N V I C T S

The convicts of the County were let or hired under contract to the Bess Sheffield Iron and Steel Company for the year 1907, for the sum of \$37.50 each per month the said Company to take all of said County convicts for the period named.

COUNTY PHYSICIAN

The County practice was awarded to Dr W.J. Nicholson for the year 1907 for the amount \$90.00 .

WEST ELECTION DISPENSARY

A tax of \$25.00 was levied or is hereby levied on the Dispensary of West Election for the year 1907 to meet similar amount levied by the town of West Election .

N. L. Pratt

*B. J. Murphy
 W. T. Steele
 W. H. Cleveland*

As it known that at the regular Febry. term All the commissioners being present the following business was transacted and passed by the said Court.

S. H. James.
VS.

Bibb County: He claims of the County for keeping the paupers \$175.25

ALLOWED. \$175.25

S. H. James
VS

Bibb County: He claims of the County \$32.44 for keeping five children Court allowed. \$13.44

ALLOWED. \$13.44

J. P. Jenkins
VS

Bibb County: He claims of the County for post notes examination in case of One Italian in which said Doctor was summons by L. Wallace, J.P.

Allowed \$5.00

In the application of Henry Kinard presenting to the Court the fact that he is very much in need of the count of his distress poverty the Court hereby grants and allows him the sum of fifteen dollars.

Joy Lightsey
VS

Bibb County: He claims of the County \$41.62 for building two bridges,

ALLOWED. \$ 41.62.

Frest & Panchar
VS

Bibb County: They claim of the County \$18.00 for lumber furnished the County.

Allowed. \$18.00

Ex Parte

W. B. Bracknell, W. D. Barron, J. W. Hubbard et al.

Upon the said application to grant Beat 12 the right or privilege to vote on stock law or against stock law the Court after looking into the matter and finding a majority and more of the free holders of the said beat has by their petition ask the Court to grant the said election, the Court hereby grants the said petition and orders that on March 30th, 1907 an election shall be held at Collins for the said beat to determine whether the said beat shall have stock law or no stock law, it is further ordered by the Court that G. A. Stacy, Bernay Thompson and I. S. Regland shall be the managers of said election and that H. M. Regland, T. E. J. Hubbard shall be the clerks thereof and that W. P. Murphy shall be returning officer for said election

R. R. McCalley
VS

Bibb County: He claims of the County \$2.50 for work on bridge.

ALLOWED \$2.50

THE STATE OF ALABAMA,
BIBB COUNTY,) COURT OF COUNTY COMMISSIONERS.

To W. B. Ricks, J. C. Smith, S. L. Wollay, Alex. Latham, M. Q. Lawley, S. P. Lawrence and F. J. Gray.

The Court of County Commissioners of said county at a term commencing on the 12 day of Nov. 1906 ordered that you view and mark out the following proposed road, to-wit: Beginning at Lawley and running by way of W. B. Ricks and intersecting the County line at or near the place of J. A. Smith and that you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out.

Before acting you must take an oath to view and mark out the foregoing described road to the greatest advantage to the public, and with as little prejudice to individuals as possible and without partiality or favor; and to justly assess the value of the land of each landowner which will be taken for said road; and you must, after viewing and marking out the route and making the said assessment of compensation return the same to said Court.

W. L. Pratt

Judge of Probate

I hereby certify that the foregoing conveyance was filed Dec 14th 1906 and recorded Febry, 12th 1907.

W. L. Pratt, Judge of Probate.

THE STATE OF ALABAMA,)

COMMISSIONERS' COURT

Bibb County,)

TO THE HONORABLE, THE COURT OF COUNTY COMMISSIONERS OF SAID COUNTY.

We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a 3rd grade road in said County, beg leave to mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of

each land owner, which will be taken for said road, to-wit: Beginning Lawley and running by way of W. B. Hicks and intersecting the County line at or near the place of J. A. Smith and also to assess the compensation that each land owner will be justly entitled to, if his land are taken for said roads, as follows:

NO DAMAGES ALLOWED

Respectfully submitted, this 31st day of Dec 1906.

J. H. Shoults :
M. P. Lawley :
Fernando Day :
H. P. Head : JURY OF VIEW.
S. P. Lawrence :
Abick Latham :
W. B. Hicks :

I hereby certify that the foregoing conveyance was filed Dec 31st 1906, and recorded Feb. 12th, 1907

W. L. Pratt Judge Of Probate.

The Court accepts the report of the above viewers and it is ordered that the same be and is hereby made a public road of the third grade.

THE STATE OF ALABAMA,)

BIBB COUNTY.)

COMMISSIONERS' COURT.

To J. N. Brown, F. M. Merchant, W. C. Cottingham, W. F. Langston, A. W. Hayes, Walter Wallace & A. A. Parker

The Court of County Commissioners of said County at a term commencing on the 12 day of Nov 1906, ordered that you view and mark out the following proposed road, to-wit: From Six Mile to Pratt's Ferry road at a point near place of D. F. Langston and that you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out.

Before acting you must take to the path to view and mark out the foregoing described road to the greatest advantage to the public, and with as little prejudice to individuals as possible and without partiality or favor; and to justly assess the value of the land of each landowner which will be taken for said road; and you must, after viewing and marking out the route and making out the route and making the said assessment of compensation return the same to said Court

W. L. Pratt

Judge of Probate.

I hereby certify that the foregoing conveyance was filed Dec 14th, 1906 & recorded Feb. 12th, 1907.

W. L. Pratt, Judge of Probate.

THE STATE OF ALABAMA,)

BIBB COUNTY.)

COMMISSIONERS' COURT.

TO THE HONORABLE, THE COURT OF COUNTY COMMISSIONERS OF SAID COUNTY:

We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a 3rd Grade road in said County, beg leave to make the following report, to-wit: Before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning from Six Mile to Pratt's Ferry road at a point near place of D. F. Langston and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said roads, as follows:

NO DAMAGES ALLOWED

Respectfully submitted, this 31st day of Dec 1906.

J. N. Brown :
F. M. Merchant :
W. C. Cottingham : JURY OF VIEW.
W. F. Langston :
A. W. Hayes :
Walter Wallace :
G. A. Parker. :

I hereby certify that the foregoing conveyance was filed Dec 14th, 1906 & recorded Feb. 12th, 1907.

W. L. Pratt

The Court accepts the report of the above viewers and it is ordered that the same be and is hereby made a public road of the third grade.

deced
4/2/17
A. H. Steals
VS

Bibb County: He claims of the County \$15.00 for lumber furnished the County.
Allowed \$15.00

deced
2/12/17
W. F. Paucett
VS

Bibb County: He claims of the County \$183.26 for Lumber furnished the County.
Allowed. \$183.26.

deced
2/18/17
R. L. Avery
VS

Bibb County: He claims of the County \$74.75 for Ex off. Fees & Overhauling & repairing Typewriter.

Allowed \$74.75

deced
2/13/17
E. H. Crawford
VS

Bibb County: He claims of the County \$107.10 for coal furnished the County.
Allowed \$107.10

deced
R. R. McCulley et al
VS

Bibb County: He claims of the County \$64.47 for bridge work paid heretofore by order of the Court.

Allowed \$64.47

deced
2/18/17
E. H. Crawford
VS

Bibb County: He claims of the County \$221.35 for Ex off fees ac. allowed less \$6.00
Allowed \$215.35

deced
2/18/17
W. W. Yeager
VS

Bibb County: He claims of the County \$19.30 for goods furnished the County.
Allowed \$19.30

deced
2/19/17
Dr. J. S. Moore
VS

Bibb County: He claims of the County \$21.00 for Medicinal attention.
Allowed \$21.00

deced
9/22-29
Roberts & Son.
VS

Bibb County: They claim of the County \$34.50 for Tax Book
Allowed \$34.50

It is ordered by the Court that the order heretofore made at this term be and the same is hereby rescinded, for the reason that the law expressly provides that no such election shall be held between the 1st of March and 1st of December.

deced
2/1/17
The Centerville Hardware Co
VS

Bibb County. They claim of the County \$65.68 for goods furnished the County.
Allowed \$65.68

deced
2/18/17
E. H. Crawford & S.W.E. Nichols
VS

Bibb County: They claim of the County 48.00 of S.W.E. Nichols
Allowed \$48.00

deced
2/14/17
H.C. & H.L. Cleveland.
VS

Bibb County: They claim of the County \$4.70 for goods furnished the County.
Allowed \$4.70

Ex Parte

W. H. Logan, A. D. Belcher, E. D. Reynolds, W. A. Harvey et al

On their petition asking that a voting place be established at West Election the same to be known as Box 2 of Beat 10, it appearing to the court that all notices required by law has been given and that said petition having been properly presented the Court hereby grants the said petition, and therefore ordered by the Court that said voting place be granted and established at West Election the same to be known as box 2 of Beat 10.

Jail at West Election.

On the petition or application of the citizens of the town of West Election to the said Court asking certain help and co-operation in the better maintaining of the jail at West Election the same being joint property of the said town and county, the Court hereby appoints M. J. Murphy, W. T. Steals, and W. H. Cleveland to represent the County or Bibb with full Authority to act for and bind the said County in such contract as they may see proper in the building removing or repairing said Jail

doomed
2/16/07.
W. A. Moore
Vs
Bibb County: He claims of the County \$113.10 for lumber furnished the County.
Allowed \$113.10

doomed
2/13/07
E. H. Mennles.
Vs.
Bibb County: He claims of the County \$ 189.70 for stationery furnished the County
Allowed. \$189.70

doomed
J. C. Champion
Vs
Bibb County: He claims of the County \$13.13 bridge work
Allowed \$13.13

doomed
Walker, Evans, & Cogswell Co
Vs
Bibb County: They claim of the County \$103.14 for stationery furnished the County
Allowed \$103.14.

doomed
3/13/07
Shannon Hardware Co
Vs
Bibb County: They claim of the County \$16.25 for hardware furnished the County
\$16.25

doomed
2/14/07
J. S. Oakley
Vs
Bibb County: He claims of the County removal bills in the following cases,

Harace Doriack	15.00
Lula Jackson	16.63
Will James	27.33
Total	58.96

 Allowed \$58.96

doomed
2/13/07.
E. W. Crawford
Vs
Bibb County: He claims of the County \$4.00 for holding Election-
Allowed. \$4.00

Dr. W. J. Nicholson
Vs
Bibb County: He claims of the County \$2.00 for a visit to Edmond Morgan by order of the Court.
Allowed.

doomed
3/13/07.
A. J. Balcher Lumber
Vs
Bibb County: He claims of the County \$6.00 for lumber furnished the County
Allowed. \$6.00

doomed
4/15/07
W. T. Pratt
Vs
Bibb County: He claims of the County \$204.77 for Ex officio fees trying cases in County Court Ac.
Allowed. \$204.77

doomed
W. W. Steele
Vs.
Bibb County: He claims of the County \$9.30 for attending Court 3 days & mileage.
Allowed \$9.30

doomed
W. H. Thomas
Vs
Bibb County: He claims of the County \$10.20 for attending Court 3 days & mileage.
Allowed \$10.20

doomed
W. H. Cleveland.
Vs
Bibb County: He claims of the County \$9.40 for attending Court 3 days & mileage
Allowed \$9.40.

doomed
B. J. Mugghey
Vs
Bibb County: He claims of the County \$10.15 for attending Court 3 days & mileage.
Allowed \$10.15.

On the application of W. J. Nicholson the Court hereby grants and allows him to construct a telephone line upon the public road from the town of Centreville 5 miles east along the Randolph public road provided however that the poles for said line shall be so placed that they do not obstruct the work and traveling on said road.

It is ordered by the Court that W. H. Cleveland and W. L. Pratt be and they are hereby appointed a committee to investigate the matter of putting a electric lights in the Court House and authorize them to make such contracts and they may deed proper in proper

It is ordered by the Court that W. H. Cleveland and W. T. Steele be and they are hereby appointed a committee to arrange for the painting of all steel bridges in this county and that all contracts and acts by said committee shall be binding to this Court.

It is ordered by the Court that Geo. E. Mattice is hereby authorized and approved by this Court to purchase for the County of Bibb 100 gallons of good bridge paint with 1/2 dozen wire brushes and any contract made by the said Geo. E. Mattice shall be binding to this Court.

It is further ordered by the Court that W. T. Steele and B. J. Murphey be and they are hereby appointed a committee of this Court to arrange for, and have painted the steel bridges of the County. ~~Such~~ Arrangements and contracts made by them will be binding to this court.

The Court orders that B. J. Murphey be authorized to issue order for the expenses of building a wooden bridge at Scottsville to the Probate Judge and the said Judge shall issue the County's warrant to cover the amount of said orders this order also applies in the building of a bridge in beat Seven by W. H. Cleveland. It applied further to W. T. Steele in the construction of bridges on the Marion and Centerville road.

Stainer Bros.

vs

Bibb County: They claim of the County \$127.32 interest on county warrants. No 19-20-21
Allowed \$127.32

Stainer Bros.

vs

Bibb County: They claim of the County \$44.98 interest on County warrant No. 22
Allowed. \$44.98

W. L. Pratt
W. T. Steele
W. H. Cleveland
B. J. Murphey
W. J. Johnson

Sec'd
2/15/17
Sec'd
2/15/17

HARD LABOR CONTRACT.

THE STATE OF ALABAMA,
Bibb County.

WHEREAS, the Honorable Commissioners' Court of the County of Bibb aforesaid, did, at a term thereof begun and held on the 17th day of December 1906, determine by an order regularly made and entered upon the minutes thereof, to let to hire all convicts which theretofore had been, or thereafter should be sentenced to hard labor for said County. And whereas, by a further order of said court W. L. Pratt was duly and regularly appointed the agent and representative of said Court and of said County in and for the hiring of such convicts. And whereas, the said W. L. Pratt agent aforesaid, acting for and in behalf, and in the use of said County of Bibb and in compliance with the terms and conditions of the aforesaid of said Court, has hired to hire hereafter, and Iron Company a body corporate all of the convicts who have been or may hereafter, within the term covered by this contract, be sentenced to hard labor for said County. Now, therefore, this contract made and entered into this 18th day of December 1906 by and between the said W. L. Pratt agent aforesaid, acting for and to the use of said County, party of the first part, and Glass-Shaffield Steel and Iron Company party of the second part, Witnesseth:

1. That the party of the first part will deliver to the party of the second part each and every one of the convicts of those now under sentence or hereafter to be sentenced to hard labor for the County of Bibb the said convicts to be employed by the party of the second part in the work and labor of Mining and work in and around the Mines and works of the Glass-Shaffield Steel & Iron Co in the Counties of Jefferson and Walker and State of Alabama.
2. That the said party of the second part shall pay to the County of Bibb as hire of each convict delivered hereunder, as follows Thirty Two and 50/100 Dollars (\$32.50) per month per capita for all convicts sentenced to hard labor for Bibb County during the term of the contract & those now under sentence each convict hired until death or legal discharge payment to be made as follows: First, all that part of the hire of each convict which accrues from so much of the term of hard labor as is imposed for the costs of conviction shall be paid in advance on the delivery of the convicts, respectively, and credit therefor shall be allowed the contractor on the next, or if need be any subsequent settlement; and Second except as next provided, the hire under this contract shall be paid Quarterly for quarter ending March 31st and if default should be made in the payment of said hire, or any other payment required by this contract and suit to recover the same be instituted, twenty per cent, damages on the amount, as to which the default occurs, shall be added thereto and be recovered as a part thereof.
3. That this contract is entered into under and in contemplation of all laws of the State of Alabama, heretofore or hereafter enacted, in relation to the hiring management and treatment of county convicts hired out of the county of conviction, and also of all the rules and regulations of the Board of Inspectors of convicts now existing or hereafter to be adopted, which are applicable to such convicts, and all said laws and rules are hereby made a part of this contract as though here fully set out.
4. That said party of the second part shall receive all convicts who may be assigned to it under this contract at the jail of the county of conviction, and shall pay the expenses of their transportation to the place at which they are to be put to hard labor.
5. That the said party of the second part shall furnish said convicts, while held by it under this contract, with a sufficient quantity of goods and wholesome foods, and with medicine and medical attention when necessary, and with comfortable clothing to comprise at least two suits and underwear, and said convicts shall, under no circumstances, be cruelly and inhumanely treated by said party of the second part, its employees, or agent.
6. That the said party of the second part shall provide a safe, commodious and comfortable prison for the confinement of said convicts at night, or when not at work, and a sufficient number of competent guards to prevent escapes at all times, and if whether such escape in the result of negligence or not, but upon the recapture of any escape convict the party of the second part within three months after such escape, it shall be entitled to a credit of one hundred dollars on its next settlement with the Hard Labor agent of said county. The penalties for escapes are due on the first day of the month after that in which they occur.
7. That the said party of the second part shall discharge the convicts held under this contract at the expiration of their terms of penal servitude, respectively, and of the county in which such convict was sentenced to imprisonment, and to the county seat each day estimated to be necessary for the journey to said county seat, and it shall also supply such convict on discharge with one good suit of clothes, hat and shoes, the value of said suit clothes, hat and shoes to be not less than eight dollars.
8. That this contract is to commence on the 1st day of January 1907 and terminate on the 31st day of December 1907 and said convicts are to be delivered to said party of the second part from time to time as they are sentenced during the continuance of this contract from the day of receiving them, whether they be full number contracted for or less or more.
9. That this contract shall be secured by a bond, conditioned as by law required to be paid during the continuance hereof, in double the gross amount contracted for by the Probate Judge of said county of Bibb.
10. That this contract shall terminate whenever the bond given to secure its performance, or if any convict held hereunder is treated cruelly or inhumanely by the party of the second part or its employees, and the Probate Judge of said county has the power and it is his duty, to remove the convicts held hereunder from the control of the said party of the second part, or to annul this contract, as the case may be, when ordered so to do by the Governor, acting upon the recommendation of the Board of Inspectors; and upon the

revocation or termination in any way of this contract, the said party of the second part shall forthwith deliver the convicts held hereunder to the Commissioners' Court of said county, or their agent, and shall pay the hire thereof up to the day of such delivery.

11. That said party of the second part shall, on the first day of each month, make out and forward to the President of the Board of Inspectors of Convicts, a report of, and concerning the convicts held under this contract, containing such information as the Board of Inspectors may, by regulation previously adopted, require, and a failure to make such report shall be good cause, in the discretion of the Board of Inspectors, for reporting the said contractor to the Governor as provided by Section 4825 of the Code of 1896.

That this contract be executed in triplicate, one copy to be retained by the party of the first part, one copy by the party of the second part, and one copy to be filled in the office of the President of the Board of Inspectors of Convicts at Montgomery.

IN TESTIMONY WHEREOF, we have hereunto set our hands and seals this, the 18th day of Dec 1906.

W. L. Pratt (L.S.)
Agent of Hard Labor for Bibb County.
Gloss-Sheffield Steel & Iron Co (L.S.)
By J. W. McQueen (L.S.)
Vice President
(L.S.)
Contractors.

BOND.

KNOW ALL MEN BY THESE PRESENTS, that we Gloss-Sheffield Steel and Iron Company a corporation as principal and J.W. McQueen and Lee C. Bradley and Fidelity and Deposit Company of Maryland a Corporation of Maryland, as surety are held and firmly bound unto the County or City in said State, in the penal sum of One Thousand dollars, the payment of which well and truly to be made, we bind ourselves, our heirs, representatives and assigns, jointly and severally, firmly by these presents.

Given under our hands and seals this the 22nd day of December 1906.

The condition of the above obligation is such, that whereas the above bound Gloss-Sheffield Steel and Iron Company has hired all of Bibb County convicts for a term beginning on the 1st day of January 1907, and ending on the 31st day of December 1907, and has this day made and entered into a contract with the Agent of Hard Labor of said County for the hire of said convicts, which said contract is here referred to and by reference a part hereof.

Now, if the said Gloss-Sheffield Steel and Iron Company shall well and truly comply with the said contract, and faithfully do and perform all that it is therein required to do, and perform in the manner therein required, and shall among other things therein required to be done by it furnish said convicts while held under this contract, with a sufficiency of good and wholesome food, with medical attention when necessary, with comfortable clothing, comprising at all times at least two suits transportation to the place of conviction, and make provision for their food during his journey; then the above obligation to be void, otherwise to remain and continue in full force and effect.

Witness our hands and seals, this day and date above written.

Attest:
E. L. Morris
Secy
Gloss-Sheffield Steel & Iron Co. (L.S.)
By J.W. McQueen (L.S.)
Vice President
J. W. McQueen (L.S.)
Lee C. Bradley (L.S.)
Fidelity and Deposit Co of Maryland (L.S.)
By R.F. Manly
Attorney-in-Fact (L.S.)

The above Bond is hereby approved and accepted Dec 24th 1906.

W. L. Pratt
Probate Judge and Hard Labor agent for
Bibb County, Ala.

I hereby certify that the foregoing conveyance was filed Dec 24th, 1906, and recorded Feb'y, 19th, 1907.

W. L. Pratt, Judge of Probate.

Special Term of Commissioners Court April 13th 1907

Be it known that at this term all the Commissioners being present the following business was transacted and foregoing orders made.

The Court hereby authorizes the Judge of Probate of this County to employ G.P. Sedberry to audit and examine book of the County officials at an amount not to exceed \$7.50 per diem.

2nd: W. L. Pratt and Nelson Fuller are hereby authorized and empowered by this Court to borrow such sum of money as may be necessary to defray the general expenses of the County and we hereby ratify any and all contracts heretofore made by them for money and especially amount recently borrowed from Elizabeth G. Clements.

The Court hereby offers a reward of Two hundred dollars for the capture of Bud Redd and Charlie Jones the murderers of Deputy Sheriff John W. Reddick

W. L. Pratt Presiding
 B. J. Murphy
 W. T. Stute
 W. J. Thomas
 W. H. Cleveland

Be it known that at the regular ^{May} 1907 term of Commissioners Court the following business was transacted and the following claims were passed.

W.M. Martin
VS.

Bibb County: He claims of the County \$22.00 for lumber and hauling.
ALLOWED. \$22.00

B.A. Thresher
VS.

Bibb County: He claims of the County \$ 15.20 for lumber furnished the County.
ALLOWED. \$15.20

V.A. Stewart
VS.

Bibb County: He claims of the County \$30.57 for lumber furnished the County.
Allowed. \$30.57

A.H. James.
VS.

Bibb County: He claims of the County \$168.75 for keeping the paupers.
Allowed. \$168.75

J.L. Lawley
VS.

Bibb County: he claims of the County \$6.05 for lumber furnished for the County.
ALLOWED. \$6.05

J.L. Legal
VS.

Bibb County: He claims of the County \$2.20 for goods furnished the County
Allowed. \$2.20

J. M. Dobbins
VS.

Bibb County: He claims of the County \$4.31 for lumber furnished the County
Allowed. \$4.31

W.D. Barron
VS.

Bibb County: He claims of the County \$63.85 for lumber for the County
Allowed. \$63.85

Willis James.
VS.

Bibb County: He claims of the County \$15.00 for scouring Court House and waiting on Circuit Court for the first week.
Allowed. \$15.00

Bibb County Debtor to
P.E. Pancher damages sustained by Bridge, falling in on Dec 5th 1906, across little Cahaba River on public road from Six Mile to Niper in Bibb County Alabama, vi s:

Loss of two oxen	\$150.00
Injury to four oxen	100.00
Injury to a lo wagon	40.00
Doctors bill for P.E. Pancher	26.40
Loss of time from injury while confined to room	275.00
Damages by reason of broken shoulder and broken leg and bruised body which injury P.E. Pancher received by said bridge falling in	5000.00
Damages by reason of the disabling effect of the personal injury received by P.E. Pancher by said bridge falling in	2500.00
Total	\$8091.40

The State of Alabama }
County of Bibb } Personally appeared before me J.T. Fuller a Notary Public in and for said County P.E. Pancher who being sworn says upon his oath that the above claim as itemized, is just, true and correct in all things.

Sworn to and subscribed before me on this the 27th day of April 1907.

P.E. Pancher

J.T. Fuller
Notary Public.

P.E. Pancher) Commissioners in Court May

Vs)) May 13th 1907.

Bibb County) In this matter P.E. Pancher presents his sworn claim against the County in damage in the sum of Eight thousand, Ninety one and 40/100 Dollars alleged to have been sustained by him on Dec 5th, 1906 by the falling of the bridge across Little Cahaba River on Public road from Six Mile to Celestine in Bibb County.
Said claim being considered the Court it is passed upon by the Court and is not allowed.

- allowed*
5/14/07-
R.L. Avery
Vs
Bibb County: He claims of the County \$194.41 for RE/Off fees, cases dismissed and acquitted.
Allowed \$194.41
- allowed*
5/13/07
Ed Nichols
Vs
Bibb County: He claims of the County 75.00 for building bridge
Allowed \$75.00
- allowed*
5/13/07-
V.A. Stewart-
VS
Bibb County.: He claims of the County \$129.86 for lumber furnished the County.
Allowed. \$129.89
- allowed*
5/13/07-
J.B. Mackey
Vs
Bibb County: He claims of the County \$7.00 for fixing typewriter &c.
Allowed. \$7.70
- allowed*
5/14/07-
Lewis Thomas.
Vs
Bibb County: He claims of the County \$13.00 for Jury sappers board & lodging
Allowed. \$13.00
- allowed*
5/13/07
L.C. Horn
Vs
Bibb County: He claims of the County \$250.40 for lumber furnished the County
Allowed \$250.40.
- allowed*
5/10/07-
L.S. Muzzeles
VS
Bibb County: He claims of the County \$85.80 for stationery furnished the County.
Allowed. \$85.80
- allowed*
5/16/07-
E.E. Crawford
Vs
Bibb County: He claims of the County \$184.00 for hauling coal and certain cases
Allowed \$184.00
- C.L. Cleveland.
VS
Bibb County: He claims of the County \$5.00 for bringing a shot negro to Centreville,
Rejected.
- Thompson Lumber Co.
VS
Bibb County.: They claim of the County \$3.99 for lumber furnished the County
Allowed \$3.99
- allowed*
5/20/07
W.F. Paucett
VS
Bibb County: He claims of the County \$26.08 for Lumber furnished the County
Allowed. \$26.08
- allowed*
5/20/07
Lavender & Thopson
VS
Bibb County: They claim of the County \$153.00 collecting in cases *allowed*
Allowed \$65.00
- allowed*
5/14/07
W.F. Yeager
VS
Bibb County: He claims of the County \$18.70 for goods furnished the County
Allowed. \$18.70
- allowed*
12/12/1907
T.E. Schooler
VS
Bibb County: He claims of the County \$1.55 for goods furnished the County.
Allowed \$1.55
- allowed*
5/20/07
J.P. Curtis
Vs
Bibb County.: He claims of the County \$5.00 for Examination of Negro
Allowed. \$5.00
- allowed*
5/20/07
W.A. McKinney;
VS
Bibb County: He claims of the County \$21.27 for lumber furnished the County
Allowed. \$21.27
- allowed*
5/20/07
A.J. Belcher
VS
Bibb County.: He claims of the County \$77.17 for lumber for co.
Allowed. \$77.17

Walker, Evans & Cogswell Co

VS

Bibb County: They claim of the County \$192.13 for stationery for County
Allowed. \$192.13

Hannicutt-Neal Lumber Co

VS

Bibb County: They claim of the County \$ 126.18 for lumber for the County
Allowed. \$126.18

Robert & Son

Vs

Bibb County: They claim of the County \$8.50 for stationery for the County
Allowed. \$8.50

Rogers Stationery Co

VS

Bibb County: They claim of the County \$17.25 for Stationery for the County.
Allowed. \$17.25.

Lavander & Thompson

VS

Bibb County: They Claim of the County 179.49 for service in cases.
Allowed. \$100.00

H. C. A. W. B. Reynolds co

VS

Bibb County: They claim of the County \$49.23 for goods furnished the County.
Allowed \$49.23

J. S. Ward

VS

Bibb County: He claims of the County 27.00 for lumber
Allowed \$27.00

W. N. Belcher

VS

Bibb County: He claims of the County ~~22.00~~ ^{17.60} for lumber for the County.
Allowed. ~~22.00~~ ^{17.60}

Centreville Hardware Co

VS

Bibb County: They claim of the County \$81.65 for tools &c furnished the County & lumber
J. C. Rotenberry order to pay Centreville Hdw Co. \$51.19
Total 132.84
Allowed \$132.84.

G. F. Martin

Vs

Bibb County: He claims of the County \$23.25 for holding inquest over the body of Percy King.
Allowed. \$23.25

Allen P. Rowison

Vs

Bibb County: He claims of the County \$11.26 for lumber for the County
Allowed. \$11.26

Allen P. Rowison

VS

Bibb County: He claims of the County \$48.39 for lumber
Allowed. \$48.39

Mrs. Gallie Sneed

Vs

Bibb County: She claims of the County \$6.50 for feeding Jury.
Allowed. \$6.50

Centreville, Ala. May 14th, 1907

This contract between the Centreville Light Company and Bibb County is to witness that for the sum of \$75.00 Seventy Five Dollars per annum the said Light Company is to furnish Twelve electric lights in the Court House and Jail of said County as follows: Four 16 candle power lights in the Hall; Four 32 Candle power lights in the Circuit Court Room, One 32 candle power light in the circuit clerks office, one 32 candle power light in the Sheriff's office, and two lights in the corridor of the court house, 16 or 32 candle power as may be necessary to light said corridor. Said light company is to keep said lights in repair and furnish the necessary repairs and supplies and to do the wiring necessary at their expense. The county is to pay said \$75.00 as follows: \$25.00 on July 1st, \$25.00 on November 1st, and \$25.00 on March 1st of each year. This contract to hold good for One year from June 1st and further at the pleasure of both parties to this agreement. Witness our hands this 14th day of May, 1907

Centreville Light Company
By H. E. Reynolds

11.26
48.39
59.65
39.67

5-07
21-1907
9/19/07
9/18/07
9/16-07
9/14/07
9/13-07
9/12-07
9/14/07

An order having heretofore been made establishing and opening a road known as the Coleman and Garnsey Public road and it appearing to this Court that the Southern Railway at Garnsey in this County has failed to allow encroaching of the said road at the point above mentioned the Court hereby directs the Chairman of the Court to request the said Railroad Company to make of allowed the County to make a crossing at the said point.

Tabernacle and Marion road.

The Court hereby orders that the above named road be established and that the said road be described as follows: begin at or near the Tabernacle church & N. West 7 and from there running in a southwest course by T.J. Gentry and intersecting a public road at the Chilton County line at or near the residence of W.A. Green.

*Account
6/15/07*
J. F. Fleming

VS
Bibb County: He claims of the County \$111.01 for lumber bought of W.D. Nix nails from M.L. Cleveland Ret. of. work ac.
Allowed \$111.01

J.G. Oakley

VS
BIBB County. He claims of the County \$401.75 for removal bills ad.
Allowed \$401.75

W.L. Pratt

VS
Bibb County: He claims of the County \$364.50 for trying cases in County Court Hearing coal Presiding over Court. May term of Commissioners Court etc.-

Allowed. \$364.50

(Minutes)

Noted-Filing of contract with the Champion Bridge Co. of Wilmington Ohio for construction of a steel bridge at Lightsey Mill to be built according to the terms of said contract and the plans and specifications also on file for a consideration of Three Thousand and one hundred Dollars (\$3100.00) payable as specified in the contract. Also noted the filing of contract with the same company for building a steel bridge over Little Cahaba River on plans and specifications filed for a consideration of Five Thousand Dollars (\$5000.00) payable as therein stated.

*W. L. Pratt
B. J. Murphy
W. H. Steele
W. H. Cleveland
W. J. Thomas*

*Account
5/14/07*
Issued May
10th, 1907

JUNE TERM COURT. 1907

Be it remembered that at the June term of the Commissioners Court of Bibb County all members of said Court being present, with T. W. Meele Chairman of the Board the following business orders and decrees of the Court were made and passed by the said Court

It is ordered by the Court that the Tax rate for Bibb County be levied and that five mills for general County purposes on each dollars worth of property, both real and personal and one mill is hereby levied by the court on each dollars worth of property both real and personal, for repairing and building roads and bridges, and one and one half mills on each dollars worth of property both on real and personal for Court House purposes, or for paying Court House indebtedness and one mill is hereby levied on each dollars worth of property both real and personal for school purposes

The State of Alabama, }
BIBB COUNTY. }

BE IT REMEMBERED, that at the JUNE Term of the Court of County Commissioners of said County, held on this 3rd day of June 1907, S. S. Gardner, Tax Collector of said County, made report on "Insolvents" and "Errors in Assessment" on taxes for the year 1906, as required by Section 4019 of Code. And after a rigid and careful examination of said reports by said Court it was considered and adjudged that said collector be allowed credit on his settlement with the Auditor for the following amounts:--

THE STATE OF ALABAMA. }
BIBB COUNTY. }

BE IT REMEMBERED, that at the June Term of the Court of County Commissioners of said County, held on this 3rd day of June 1907 John S. Gardner Tax Collector of said County, made his report on "Insolvents" and "Errors in Assessment" on taxes for the year 1906, as required by Section 4019 of Code. And after a careful and rigid examination of said report by said Court, it was considered and adjudged that said collector be allowed credit on his settlement with the Auditor for the following amounts:--

Table with 2 columns: Description and Amount. Includes 'Insolvents: State Taxes-General' and 'Errors in Assessments: State Taxes-General'.

And the said Collector also made his report of taxes in litigation for 1906 and the following credits were made on assessments against the following parties:

Table with 3 columns: GENERAL, SPECIAL SOLDIER, SPECIAL SCHOOL. Lists various parties with dotted lines for names.

And said Collector has also made his report for final allowance of the uncollected balances of Insolvent Taxes for the year 1906, as required by Section 4025 of Code, 1896, and the Court thereupon made the following allowances to said Collector of all such Insolvent Taxes as he may have been unable to collect, as follows:

Table with 2 columns: Description and Amount. Includes 'State Taxes-General' and 'Special School'.

And said Collector is also allowed credit for the following taxes in litigation, for the year 190___, which he has been unable to collect, as follows:

Table with 3 columns: GENERAL, SPECIAL SOLDIER, SPECIAL SCHOOL. Lists various parties with dotted lines for names.

Given under my hand this 6 day of June 1907

W. L. Pratt
Judge of Probate.

Montgomery,

August 6th, 1907.

In the matter of the proposed amendment to the constitution of the state of Alabama, regarding the formation of new counties which said amendment is now pending before the legislature of Alabama, it is hereby agreed by the representatives and managers of said amendment so far as the same concerns the city of Bessemer and the proposed new county of Bessemer, that in drawing up the boundaries or territory of said county, under no circumstances will there be any attempt to include in said proposed new County any of the territory of Bibb County, Alabama without the proposed territory to be taken having been first submitted to the Commissioners Court of said county of Bibb and endorsed by them in regular session. If said court fails or refuses to agree to the proposed movement for said new county by which any of the territory of said Bibb County shall be lost to the county of Bibb, then it is agreed by the undersigned acting for said city of Bessemer and said proposed new county movement that there will be no attempt made to include any of said county of Bibb in the proposed new county. The undersigned hereby pledge their word as gentlemen that this agreement will be faithfully and honorably carried out in good faith by them and by all persons having charge of said proposed new county movement.

Witness our hands and seals this 6th day of August, 1907

J. C. Curry
E. P. Lacey
J. H. Williams
W. H. Dennis
Wm. Jackson
Lacey Williamson

J. L. Mattingly
W. W. Hollingworth
W. P. Gunn
E. M. Dudley
W. P. Nolan
J. D. Martin

J. A. Ester
E. C. Jones
E. A. Little
Thos T Avery
Walter S. Gilbert
M. C. Hagdab

I hereby certify that the foregoing conveyance was filed and recorded Aug 10, 1907

W. L. Pratt, Judge of Probate.

W. L. Pratt
W. T. Steele
B. J. Murphy
W. H. Cleveland
L. J. Howard

Be it remembered at the regular August 1907, Term of Commissioners Court the following business was transacted and the following claims were passed. All the members of said court being present.

Decided Aug 11 1907
S.H. James
VS

Bibb County: He claims of the County \$166.75 for keeping the paupers from May to Aug. 1907
Allowed, \$166.75

Upon the petition of G.A. Blake, D.L. Morrison, Geo. W. Desmond and others asking the Court of County commissioners to reestablish the public road described as follows:
Leaving the Tuscaloosa and Pratt's Ferry road at or near the Allen place thence in a southerly direction above the well established road for many years a public road near Schoulls Creek church thence SouthWest intersecting the Centreville and Elcton road at the Litton place.

It is hereby ordered by the court that the said petition be granted and the road ask for therein be re-established as a third grade public road.

Decided Aug 5-1907
N. L. Avery
VS

Bibb County: He claims of the County \$207.45 for Ex officio fees ad.
Allowed \$207.45

Decided Aug 12-1907
A. N. Steble,
VS

Bibb County: He claims of the County \$32.25 for building bridge
Allowed, \$32.25-

Upon the petition of J.H. Day, W. H. Allen and others the Court hereby orders the issuance of notices to viewers as stated below to open up, view out and locate a public road from Mt. Mariah church through Bank's quarters by or near residence of Wm. Allen intersecting centreville road at or near residence of G. W. Tillery the following viewers are appointed viz: Joe Sansing, Tom Sansing, Wm. Caffee, John Johnson, Hobart Wilcox, G. W. Tillery and Phelon Tidwell. (said appointment of viewers to W. H. Allen, Woodstock, Ala.)

Decided Aug 12-1907
D. L. Wiggins,
VS

Bibb County: He claims of the County \$51.80 for bridge work.
Allowed \$51.80

Decided Aug 14-1907
L. N. Nunnalee,
VS

Bibb County: He claims of the County \$210.15 for stationery furnished the County
Allowed, \$210.15.

Decided Aug 17-1907
J. W. Hicks
VS

Bibb County: He claims of the County 30.00 for hauling & lumber.
Allowed. \$30.00

Decided Aug 12-1907
W. W. Yeager,
VS

Bibb County: He claims of the County \$7.80 for goods furnished the County.
Allowed \$7.80.

Decided Aug 12-1907
West Calhoun
VS

Bibb County: He claims of the County \$1.00 for working at the Jail.
Allowed. \$1.00

Decided Aug 15-1907
Marshall & Bruce Co
VS

Bibb County: He claims of the County \$ 56.20 for stationery furnished the County.
Allowed. \$56.20

Decided Aug 5-1907
Walker, Evans & Cogswell Co.
VS

Bibb County: They claim of the county \$12.40 for books.
Allowed \$12.40

Decided Aug 5-1907
Rogers Stationery Co.
VS

Bibb County: They claim of the county \$22.95 for stationery & books,
\$22.95

Decided Aug 7-1907
F.L. Gray
VS

Bibb County. He claims of the County \$2.50 for working on bridge.
Allowed, \$2.50

closed Aug
15-1907

Walker, Evans & Cogswell, Co
VS
Bibb County: They claim of the County, \$49.86 for books furnished the County
Allowed, \$49.46

closed
Aug-12-1907

J. S. Gardner
VS
Bibb County: He claims of the County \$1.75 for work done in Collectors office.
Allowed, \$1.75

closed
Aug 13-1907

Stainer Bros.
VS
Bibb County: They claim of the County \$44.20 interest on County Warrant # 22.
Allowed \$44.20

closed
Aug-14-1907

K. H. Crawford.
VS
Bibb County: He claims of the county \$69.00 for fees against the general fund.,
Allowed, \$69.00

closed
Sept 30
07

W. L. Pratt
VS
Bibb County: He claims of the County \$362.41 trying cases in County Court Ac.
Allowed \$362.41

closed
11/2/07

H. L. Wallace
VS
Bibb County: He claims of the County \$ 18.75 for holding inquest of the body of
Joe Stubbs
Allowed, \$18.75

Ex Parte George Milan.

The Court orders that the said George Milan be allowed from July 1st 1907 the sum of Three Dollars per month as an indigent citizen of this County.

closed
Aug-13-1907

J. O. Oakley
VS
Bibb County: He claims of the County \$632.58 for removal bills Ex officio Fees County
Court cases. Ac.
Allowed, \$632.58

closed Aug
13-1907.

Centreville Hardware Co.
VS
Bibb County: They claim of the County \$95.51 for goods furnished the County.
Allowed \$95.51

It is ordered by the Court that the public road leaving the Centreville and Selma road at or near the residence of T. J. Ross running a Northerly direction and intersecting the Centreville and Randolph at or near the 8 mile post beyond the same is discontinued as a public road of Bibb County.

Upon the application of W. P. Lawley, J. C. Mottenberry and others asking the Court to appoint seven dis-interested house holders the court grants the said petition and appoints J. L. Lawley, O. P. Scott, J. K. Belvin, and L. J. Moore Extra Jury. It appearing to the Court that notice as required by law was given prior to the date of hearing said petition. The petition asking that a road beginning at a point on the Randolph and Centreville road near D. N. Maddox going by the way of Active and intersecting the Marion and Randolph road at a point near Eshboth church.

THE STATE OF ALABAMA,
Bibb County

Commissioners Court.

TO THE Honorable, The Court of County Commissioners of Bibb County.
We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a Third Grade Public road in said County, beg leave to make the following report, to-wit: Before sitting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit beginning at a point on the Randolph and Centreville Road near Mrs D. N. Maddox Co by the way of Active Ala and intersect the Marion and Centreville Road near Eshboth church and also to assess the compensation that each land owner at a point near Eshboth to, if his lands are taken for said road, as follows:
To J. L. Lawley the sum of \$25 Damage
To Alabama Mineral Land Co "

To J. B. Collins " "
To W. E. Pickett " "
To J. C. Mottenberry " "
To W. B. Gray " "
To F. C. Spinke " "
To L. J. Moore " "
To A. P. Weston " "

Respectfully submitted, this 13th day of August 1897.

J. L. Lawley
G. P. Scott
J. M. Gentry
J. E. Selvin
L. J. Moore

loured Aug 15-1897
Roberts & Son
VS

Bibb County: They claim of the County \$102.19 for Books stationary & Allowed. \$102.19

loured Oct 15-1897
H. D. Barron
VS

Bibb County: He claims of the County \$108³⁵ for lumber furnished the County
Allowed \$108³⁵

loured Oct 3rd 1897
Shannon Hardware Co.
VS

Bibb County: They claim of the County \$15⁰⁰ for hardware furnished the County
Allowed \$15⁰⁰

State of Ala)

Bibb County.) It appearing to the court that the within petition contains more than a majority of the freeholders in precinct No 5 of Bibb Co Ala, it is therefore ordered that an Election be held on Saturday the 23rd day of Nov 1907 at which Election the qualified voters of said precinct shall determine whether or not a law shall be in force in said precinct prohibiting the running at large of hogs, sheep & goats.

By order of the Court of Co. Commissioners.

W. L. Pratt

Chairman said Board.

On motion the above order is resented and this Court is continued to the second day of Nov. 1907 for the further consideration of the said petition to hold an election in beat five as sent out in the petition of said citizens of beat five.

November 2, 1907.

The Court having met pursuant to an order continuing the regular term to this day for the purpose of considering a petition to hold an election in beat five to determine whether or not hogs, sheep, and goats shall be allowed to run at large in said beat it is ordered by the court that the said petition be granted and that the 14th day of Dec. 1907 the said election shall be held it is further ordered that due and proper notice of said election shall be given.

(
N. L. Pratt
W. S. Steele
B. J. Murphy
W. H. Cleveland
W. J. Shannon
)

It is known that at the regular term of Commissioners Court of Bibb County beginning Nov. 11th, 1907, and all the members being present the following business was transacted, as follows:

Issued H. H. James
Nov. 11th, 1907. VS

Bibb County: He claims of the County \$175.07 for keeping the paupers.
Allowed, \$175.07.

Issued Nov. 11th, 1907. On application for help of Henry Kinard the court allows him \$20.00
Allowed \$20.00

Decided Nov 16-1907
Egan & Avery
VS

Bibb County: They claim of the County \$13.44 for lumber furnished the County
Allowed, \$13.44

On upon the Application of W. B. Bracknell and others on Beat 12 to this court asking that an election be held in beat no 12 to determine whether or not the said beat shall have or not have a stock law. It is ordered by the Court that the 21st day of December 1907 be and the same is hereby set as a day to hold the said election and the following managers and clerks are appointed to conduct the said election viz: for managers A. G. Dean, H. Murphy, Burns Thompson, for clerks Tom Owens, L. S. Hagland and for returning officer E. R. J. Hubbard. It is further ordered that the Chairman of this court cause all necessary notices to be given and furnish such ballots and other such election purposes as necessary by law.

Decided Nov 12-1907.
S. C. & W. H. Reynolds Co.
VS

Bibb County: They claim of the County \$35.75 for good furnished the County less 10 cents.
Allowed \$35.65

Bibb County)
VS)
Robt Vance)

In the matter of the execution in favor of Bibb County and against Robt Vance it is ordered by the court that in view of the financial stringency an extension be granted him upon the payment of \$175.00 and upon payment of said sum the attorneys for the County are ordered to instruct the Sheriff of Jefferson County to release the levy now against the property of said Vance.

Decided Nov 16-1907
W. E. Stewart
VS

Bibb County: He claims of the County \$30.00 for interest on warrant of \$150.00 from July 19th 1904 to Nov 19th 1907.
Allowed \$30.00

Decided Nov 16-1907
W. E. Stewart
vs

Bibb County: He claims of the County \$26.25 interest on warrant of \$325.00 from Nov. 1st 1906 to Nov 1st 1907.
Allowed, \$26.25

Issued Nov. 11 1907. G. P. Nabers
VS

Bibb County: He claims of the County \$10.00 for bridge work
Allowed \$10.00

Issued Nov 11 1907. K. M. Potts
VS

Bibb County: He claims of the County \$17.50 for bridge work
Allowed \$17.50

Decided Nov 16-1907
L. H. Hunsaloe
VS

Bibb County: He claims of the County \$147.55 for stationery furnished the County
Allowed \$147.55

Issued 10/12-1907
Sallie Sneed

VS

Bibb County: He claims of the County \$6.50 for feeding Jury during Circuit Court
Allowed \$6.50

Issued 10/16-1907
L. H. Humblee

VS

Bibb County: He claims of the County \$25.00 for document files for Circuit Clerk.
Allowed \$25.00

Issued Nov 11-1907
J. O. Oakley

VS

Bibb County: He claims of the County the sum of \$487.16 removal bills Ex officio cost in County Court
Allowed. \$487.15.

Issued 10/12-07
S.C. Meigs

VS

Bibb County: He claims of the County \$9.65 for goods furnished the Jail
Allowed \$9.65

Issued
Nov 11
1907.

J.S. Jugal

VS

Bibb County: He claims of the County \$6.50 for 13 meal furnished Jury by G.P. Mills
Allowed \$6.50

Issued
Nov 11
1907.

J. B. Mackey

VS

Bibb County: He claims of the County ~~\$10.00~~ ^{\$10.00 27.00} for keeping Town clock from Nov 1st 1906 to Nov 1st 1907, and fixing typewriter
Allowed ~~\$10.00~~ ^{\$27.00}

Issued 10/16-1907
J.A. Fair

VS

Bibb County: He claims of the County \$6.75 for healing for the County
Allowed \$6.75

Issued 10/16-1907
J.D. James

VS

Bibb County: He claims of the County \$20.00 for 2000 wall brick
Allowed \$20.00

Issued
Nov 11
1907

L.C. Horn

VS

Bibb County: He claims of the County \$19.48 for lumber for bridge
Allowed \$19.48

Issued 10/16-1907
Edgar Brown, Carl George Henry Resch & A.R. Pullar

VS

Bibb County: They claim of the County \$25.25 for bridge work
Allowed \$25.25

Issued 10/16-1907
W. T. Stewart

VS

Bibb County: He claims of the County \$68.93 for lumber furnished the County.
Allowed \$68.93

Issued 10/16-1907
Roberts & Son

VS

Bibb County: They claim of the County \$37.26 for stationery furnished the County
Allowed \$37.26

Issued 10/16-1907
Marshall & Bruce Co

VS

Bibb County: The claim of the County \$184.25 furnished the County
Allowed \$184.25

Issued Nov 16-1907
 The Centerville Hardware Co.
 VS
 Bibb County: They claim of the County \$91.80 for goods furnished the County
 Allowed \$91.00

closed Nov 16-1907
 Holmes Lumber Co.
 VS
 Bibb County: They claim of the County \$1.95 for lumber furnished the County.
 Allowed. \$1.95.

closed Nov 16-1907
 R.L. Avery
 VS
 Bibb County: He claims of the County \$246.35 for Ex-officio fees trying cases in County Court & etc.
 Allowed \$246.35.

Issued 11/16/07
 W.L. Pratt
 VS
 Bibb County: He claims of the County \$40~~0~~.90 for Ex-officio fees trying cases in County Court & etc.
 Allowed \$40~~0~~.90

closed Nov 16-1907
 A.L. Klan
 VS
 Bibb County: He claims of the County \$57.00 for lumber furnished the County.
 Allowed \$57.00

Issued Nov 14-1907
 Mrs Carl Doore
 VS
 Bibb County: She claims of the County \$73.60 for feeding Jurors and Bailiff at Fall term. of the Circuit Court.
 Allowed \$73.60

Issued 11/16/07
 The Houston Enterprise.
 VS
 Bibb County: They claim of the County \$36.70 for publishing road and report of Dispanary & etc.
 Allowed \$36.70

closed Nov 16-1907
 Frank Pitch
 VS
 Bibb County: He claims of the County \$6.06 for work for the County .
 Allowed \$6.06

closed Nov 16-1907
 Edgar Brown
 VS
 Bibb County: He claims of the County \$42.00 for hauling for the County
 Allowed \$42.00

closed Nov 16-1907
 Paul A. Caldwell
 VS
 Bibb County: He claims of the County \$16.26 for lumber furnished the County
 Allowed \$16.26

The State of Alabama,)
 Bibb County.)

COMMISSIONERS' COURT.

To the Honorable, the Court of County Commissioners of said County:
 we, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a third grade public road in said County, beg leave to make the following report, to-wit: Before acting, we took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning At Mt Meriah church through Banks quarters by or near residence of Wm. Allen intersecting Centerville road at or near the residence of S.W. Tillery and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road, as follows: no damages
 Respectfully submitted, this _____ day of October 29, 1907

G. W. Tillary)
 Phelen Tibwell)
 Will Rice)
 W.R. Coffee)
 Joe Gansing)
 F.T. Gansing)
 John Johnson)

closed Nov 16-1907
 C.B. Greene & Co.
 VS
 Bibb County: They claim of the County \$93.92 for lumber furnished the County.
 Allowed \$93.92

It is ordered by the Court that the Public road view out and located by G.W. Tillery and others (their report is recorded on opposite page) be and the same is hereby established or along the route said road shall go is claimed then and in that event the road shall not be a public road.

It is ordered by the Court that the Public road at Belle Ellen intersecting the public road between the Company store and the office of the Company Doctor running up the hill in a northeasterly direction to the public road beginning at or near the Superintendent's House be and the same is hereby made a public road. This is done upon the report of viewers heretofore reported wherein no damages are claimed by the land owners along said road.

Centreville, Ala. Nov 12th 1907
Bibb County Alabama, Debtor to Isa Duff, \$150.00
To One Horse Mule named Henry, leg broken in hole in Public Road in Coopers lane between One and Two Mile posts on Centreville & Marion Public Road, on Wednesday September 4th 1907, near J.W. Thompsons house Every attention given but he died from injury. Value \$150.00.
Debn to and subscribed before me
this the 12th day of November 1907
his
W.L. Pratt In X Duff
Judge of Probate. mark

compromised for \$90.00

REMOVED.

*allowed
see 7-19-07*
T. Holmes

VS

Bibb County: He claims of the County \$5.56 for lumber furnished the County.
Allowed \$5.56

*allowed
2/12/1907*
E. H. Crawford.

VS

Bibb County: He claims of the County \$62.60 for fees in cases Nol. Prossed and Acquitted in County Court and Circuit Court.
Allowed \$62.60

*allowed
7/10/12-07*
J. A. McKinney

VS

Bibb County: He claims of the County \$127.42 for lumber furnished the County.
Allowed \$127.42.

*allowed
7/10/12-07*
Edmond Morgan

VS

Bibb County: He claims of the County \$12.00 for Janitor for two months.
Allowed \$12.00

*allowed
11/14-1907*
Wm. Sane

VS

Bibb County: He claims of the County \$16.00 for taking care of Linda McDonald.
Allowed. \$16.00

*allowed
11/30-1907*
H. H. Yeager

VS

Bibb County: He claims of the County \$3²⁵ for good furnished the County
Allowed \$3²⁵

*allowed
see 5-17*
Mr. P. D. Smith

VS

Bibb County: He claims of the County \$3⁰⁰ for medical treatment to Tom Williams while in jail in Blenton
Allowed. \$3⁰⁰

W. L. Pratt
 W. T. Steele
 B. J. Murphay
 W. H. Cleveland
 W. J. Johnson

The State of Alabama.
 County of Bibb

We the undersigned Inspectors and Clerks of an election held at the usual voting place of Beat Five (50) Bibb County, Alabama, on Saturday the 14th day of December 1907 under the provisions of law to ascertain whether or not certain kinds of stock shall be allowed to run at large do hereby certify that we have caused the result of said election as required by law, and that said result is as follows:

Stock Law-- Yes, received 90 votes
 Stock Law-- No, received 50 votes.

Witness our hands this the 14th day of December 1907

J. N. C. Brown
 O. C. Shelby
 D. B. Speed
 Inspectors

J. M. Beorn
 Ed Habb
 Clerks

The State of Alabama,)
 Bibb County)

Commissioners Court.

December 17th, 1907.

We the undersigned Commissioners of said State and County do hereby certify that we met at the Court House on the said 17th day of December 1907 and upon canvassing the return of an election held for beat five of said County, wherein a vote was had to ascertain whether said beat should or should not allow the running at large of hogs, goats and sheep we find the result of said election as follows:

For such animals to run at large 50

Against the running at large of such animals 90

We further certify that a majority of the votes cast was against allowing hogs, sheep and goats to run at large in said beat.

It is further ordered that all papers be recorded pertaining to this matter-

W. L. Pratt Chm'
 W. T. Steele
 B. J. Murphay
 W. H. Cleveland.

I hereby certify that the foregoing conveyance was filed on Dec 17, & recorded Dec 18, 1907.

W. L. Pratt, Judge of Probate.

The State of Alabama.)
County of Bibb.) We the undersigned Inspectors and Clerks of an election held at the usual voting place of Beat 12 Twelve Bibb County Alabama on Saturday the 21st day of December 1907 under the provisions of law so ascertain whether or not stock shall be allowed to run at large do hereby certify that we have canvassed the result of said election as required by law and that said result is as follows:
Stock Law--- Yes, received 4 votes
Stock Law--- No received 36 votes
Witness our hands this the 21st day of December 1907.

T.M.Owens
I.S.Bagland
Clerks

E. Murphy
A.Q.Owens
Barney Thompson
Inspectors.

I hereby certify that the foregoing conveyance was filed Dec 24th and recorded Dec 26, 1907
W.L.P Pratt, Judge of Probate.

The State of Alabama)
Bibb County)

Commissioners Court.
December 26th, 1907.

We the undersigned Commissioners of said State and County do hereby certify that we met at the Court House on the 26th day of December 1907 and upon canvassing the return of an election held for beat twelve of said County, wherein a vote was had to ascertain whether said beat should or should not allow the running at large of stock, we find the result of said election as follows.

For stock law 4
Against Stock law. 36

We further certify that a majority of the votes cast was against stock to run at large in said beat.

It is further ordered that all papers be recorded pertaining to this matter.

W.L.P Pratt
B.J. Murphy
W.H. Cleveland

I hereby certify that the foregoing conveyance was filed Dec 24th, & recorded Dec. 26, 1907
W.L.P Pratt, Judge of Probate.

Special Term.
A P P O I N T M E N T

Bibb Co.

Solins, Ala. Jan 7, 1907

We the undersigned citizens of Beat (12) twelve do hereby petition the Honorable Commissioners of Bibb County to grant us an election in the above named Beat for the purpose of determining whether or not we shall have a stock law in said Beat.

N A M E S.

W.D.Barron, W.P.Barron, T.J.Howard, W.A.Moore, A.Q.Owens J.W.Owens, J.M.James, W.T.Murphy, I.C. Steele, T.E.J.Hubbard, H.L.Cooly, W.E. Sherrett, Moley Coffee, T.M.Owens J.T.Hendrick, Dr J.H.Owens J.A.Bracknell, T.H.Hendrix, W.D.McKiry, J.W.Worwood, F.W.Karnegy, John Bracknell E.C.Coffee, W.B.Bracknell, D.E. Creel A.J. Bagland, J.H. Horton and others.

State of Ala.
Bibb Co.

Com. ct. 2/12/07.

On this petition the court grants the Election asked for, and the 30th day of March is the day set by the said court to hold same it is also ordered that the following be appointed to manage the said Election viz:

Managers, G.A. Stacy, Barney Thompson, I.S. Bagland.

Clerks N.M. Bagland. T.E.J. Hubbard. R. Officer P. W. Murphy

W.L.P Pratt. Ch. Commr.

The State of Alabama, Bibb County. Commissioners Court, Special Term Dec. 26th. 1907.

Ex Parte Petitions of T. J. Avery, S. D. Logan James Furgerson, F.M. Taylor and others.

Upon the petition of S.D. Logan, J.T. Avery and others, it is hereby ordered and decreed by the commissioners court of the said county and state that the line of election precinct four in said county and state be changed as follows: Begin where the line of the precinct four strikes Cahaba River on the farm of J.T. Avery, thence up the west bank of the said river to the south of Shultz Creek, thence up the said creek to the township line thence between twenty three and twenty four in range nine east, thence west along the said township between twenty three and twenty four in range nine east, thence west along the said township line to the north west corner of section two in township twenty three range nine east, thence south along the west line of said section two to the Centreville and Election Public Road, thence south along the said road to the north line of the south east fourth of south east fourth of section three in township twenty three range nine east, thence west along the government land line dividing the south half of said section three to the north west corner of south west fourth of south west fourth of said section three, thence south along the government land line to the south east corner of the north east fourth of section nine township twenty three range nine east, and from thence west along the government land line dividing section nine to the Centreville and Scottville Public road, the line of said four. It is further ordered by this court that the Judge of Probate of Bibb County, within five days after this order, give notice of the change in said beat line hereby made, and at two public places in said Precinct four, as required by section 1586 of the Code of Alabama.

Be it remembered that at the regular meeting of the commissioners court for Feb. 1908, the following business was transacted, with following members present
Via.

S. N. James

Received 7/10/08
Bibb County vs. He claims this amount of the County for keeping the paupers for the quarter of ending with this Court \$ 168.75 Allowed.

Received 2/13/08
Roberts & Son

vs.
Bibb County. He claims of Bibb County the sum of \$3.55 for Stationary. Allowed

Received 7/7/08
L. Legal

vs.
Bibb County. He claims of the County the sum of \$22.60 for Mds. furnished the Sheriff Allowed.

Received 7/5/08
Allen P. Hewison

vs.
Bibb County He claims of the County the sum of \$21.36 for Lumber. Allowed.

Received 7/5/08
O. G. Huff

vs.
Bibb County. He claims of the County the sum of \$ 10.32 for Lumber. Allowed.

Received 7/10/08
The Centreville Hardware Company,

vs.
Bibb County. Claims of the County the sum of \$65. 08 for running the pump for three months and expenses of the pump. Allowed.

Received 7/10/08
The Centreville Press.

vs.
Bibb County. Claims of the County the sum of \$261.70 for Stationary furnished the County. Allowed.

J. A. Fair

vs.
Bibb County. He claims of the County. .75 for hauling one load of sand. Allowed

Received 7/10/08
W. L. Pratt

vs.
Bibb County. He claims of the County the sum of \$ 435.90 for Ex off fees, trying cases in County Court, ect. Allowed.

Received 7/10/08
J. B. Hooley

vs.
Bibb County. He claims of the County the sum of \$10.75 for attention to clock, work on Clerk's Typewriter, & Lights for clock. Allowed

Received 7/10/08
H. L. Steele

vs.
Bibb County. He claims of the County the sum of \$20.99 for Work done on bridge across Offense creek. Allowed

Received 7/10/08
A. L. Elan

vs.
Bibb County. He claims of the County the sum of \$25.00 for lumber for building bridge across Alliance creek. Allowed

Received 7/10/08
A. L. Elan

vs.
Bibb County. He claims of the County the sum of \$ 10.70 for lumber. Allowed

Henry Elan
vs
Bibb County. He claims of the County the sum of \$1.53 for Lumber for the County.
Allowed \$1.53

*Received
7/10-08*

J. C. Oakley
vs.
Bibb County He claims of the County the sum of \$678.98 for Ex. off Fees, Coal, etc.
Allowed \$678.98
Coal Stationery, Drayage \$20.00

*Received
7/13-08*

H. C. Clark
vs
Bibb County. He claims of the County the sum of \$1.65 for making Grate, & Wending Jail
Allowed.

Rodgers Stationery Co.
vs.
Bibb county He claims of the County the sum of \$4.25 for Carbon Paper. Allowed

*Received
7/11-08*

W. H. Martin
vs
Bibb County. He claims of the County the sum of \$11.48 for Lumber, hauling, & removing
trees from road.
Allowed.

W. H. Cleveland
vs
Bibb County. He claims of the County the sum of \$ 6.00 for Bridge work, lumber, labor.
Allowed \$6.00

*Received
7/11-08*

A. L. Elan
vs
Bibb County. He claims of the County the sum of \$4.85 for Lumber for Co. bridge.
Allowed \$4.85

*Received
7/11-08*

J. B. Horn
vs.
Bibb County. He claims of the County the sum of \$27.33 for lumber. Allowed.

*Received
7/11-08*

H. L. Avery
vs.
Bibb County. He claims of the County the sum of \$229.23 for Ex. off Fees cost in County
Court, etc.
Allowed \$229.23

*Received
7/11-08*

Wleston Enterprise
vs.
Bibb County. He claims of the County the sum of \$15.75 for Stationery.
Allowed \$15.75

*Received
7/17-08*

H. C. & W. B. Reynolds Co
vs.
Bibb County. Claims of the county the sum of \$5.90 for Merchandise for the
Sheriff.
Allowed \$5.90

Steiners Brothers
vs.
Bibb County. They claim of the County \$449.81 as follows:
Court House Fund. \$24.00
To interest on warrants #24 from July 1/06 to Feb'y 5/08 \$220.00
To interest on warrants nos. 25- 26- 27- 28- & 29 from Jan'y 1/07 to Feb'y 3/08 \$ 40.00
To interest on warrant #30 from Jan'y 1/07 to Jan'y 1/08 2.95
To interest on coupons 31 to 64 inc. from Jan'y 1/08 to Jan 13/08 2.95
To interest on warrant # 3131 from Jan'y 1/08 to Jan'y 13/08 2.95
\$ 349.81

All cost allowed of Court House fund.

*Received
7/13-08*
W. A. Horry
vs.
Bibb Co } For side for painting bridge
4c. By B. J. Murphy \$6.75
Allowed

7/11/08
J. T. Avery
vs.
Bibb County.

He claims of the County the sum of \$ 11.00 for Work on Bridge.
Allowed \$ 11.00.

State of Alabama,
Bibb County.

Amount of claim \$125.86.

Claim of Ernest Ward
vs
Bibb County.

To the Honorable Court of County Commissioners of Bibb County.

Your petitioner represents unto your honors; that on to-wit Feb. 19th, 1907, your petitioner was convicted in the County Court of Bibb County on three charges of petit larceny, and was duly sentenced to hard labor for the county for an aggregate period of fifty days as punishment for said offenses, and to hard labor for the county at the rate of thirty cents per day to pay the costs of said cases, which said costs amounted to sixty-five (65) dollars and thirty cents. Petitioner alleges that he was actually engaged in the performance of said hard labor for the payment of said costs for the period of one hundred and seventy-seven (177) days, for which said hard labor Bibb County received the sum of \$191.16, being the sum of \$ 125.86 in excess of the amount which your petitioner was due Bibb County as said bills of cost. Hence Bibb County is now due your petitioner said last named sum, which said sum your petitioner asks your honors to allow him as his said claim.

Your petitioner makes this his claim under Section 5246 Code of Alabama, which provides that the amount realized from the hire of any convict, shall be applied to the payment of the cost of conviction of said convict, and the law nowhere gives the county authority to profit by the money earned by convicts while working out the costs.

Ernest Ward

Sworn to and subscribed before me this 11th day of January, 1908.

W. L. Pratt
Judge of Probate

Refused by the Commissioners Court.

State of Alabama,
Bibb County.

Commissioners Court of Bibb County.

To the Hon. Court of County Commissioners:

Your petitioner, H. C. McKinney respectfully represents unto your Honors, That your petitioner is a qualified elector of Beat 5, Bibb County Ala., that he owns a freehold estate in said Beat and resides therein. That heretofore certain proceedings were had by your Honorable body with reference to declaring a hog sheep and goat law for said beat, and that your petitioner desires to petition Your Honors to vacate and annul all of said proceedings;

Hence, your petitioner moves your Honors to quash, vacate, annul and set aside the order of the Commissioners Court calling an election for said beat, on said hog sheep and goat matter which order is found in your minute record J. Your petitioner further moves your Honors, to vacate, annul, quash and set aside all orders and decrees heretofore made by your Honors declaring the result of said election, on the following grounds:

- (1) That the records of the Commissioners Court of Bibb County, fail to show affirmative to call said election.
- (2) That the records in said matter fail to show that the petition for said election was signed by a majority of persons who owned at that time a freehold estate in lands in said beat.
- (3) That the records fail to show that an amount of money sufficient to pay the expenses of said election was deposited with your Honors before said election was called.

D. W. Crawford
Attorney for Petitioner.

H. C. McKinney.
Petitioner.

Refused by the Commissioners Court.

January
7/11/08
J. E. White
vs.
Bibb County.

He claims of the County the sum of \$4.55 for Mds. for Jail.
Allowed.

Upon the application R. Lewis, and Manly Lewis the Court hereby grants the privilege of erecting a telephone line along the public road in said County from Centreville Via. Scottsville to the residence of the said R. Lewis, provided that in the erecting thereof due diligence and care shall be taken not to obstruct the public road or impede the public travel thereon.

Election or voting places in beat 3.

Upon the application of F. H. Martin, C. T. England, C. W. Yeager, et al. the Court hereby grants a petition filed by the said parties and others, wherein it is asked of the Commissioners Court of Bibb County that the voting places in said Beat 3 should be changed. Said petition is granted and it is hereby ordered and decreed that two voting places be established in Beat 3 one at Yeagers Mill in said Beat, and which shall be known as box one Beat 3 and the other at Thompsons mill which shall be known as box 2 of said Beat 3. It is further ordered that any other voting place heretofore established in the said beat be and is hereby annulled.

Beat line of Beat four(4).

Upon the application of Steve Johnson, Fayette Gray, et al, the former order of the Court extending the beat line of Beat 4 to Schults Creek is hereby rescinded and the old line of old Beat is hereby established upon the further application of the said party a gate is authorized or allowed to be established across the Centerville and Scottsville at or near the place of Jap Smith also across the public road leading from Centerville to Election at or near the residence of John Jackson.

Ex- Parte B. A Caddell, Alex Clark, et al.

Upon the application of the parties above mentioned having filed their petition in due form with said Court the Court hereby grants the said petitioner s for the road from W P Faucett P. C. Champion, and appoints the following parties to view out and report on said road, viz. W. F. Faucett, P C Champion, Jim Young, R R Hamburg, C. D. James, and Rich Stewart.

*Presented
2/15/1908*
Master Evans and Cogswell Co

vs
Bibb Co.

The claim for a term of
wished the County \$227 39
Allans

The State of Alabama,)
 Bibb County,) Court of County Commissioners.
 TO P. Fancett P C Champion J M Young, R R Bamberg C D James and Rich Stewart Sen
 James,

The Court of County Commissioners of said County at a term commencing on the
 10th day of Feb. 1908. 189---, ordered that you view and mark out the fol-
 lowing proposed road, to-wit:

From point at or near the residence of W F Fancett in a south easterly direction
 intersecting the Centerville and Marion public road at or near place of Mrs Monroe

Weggs. the old road
 and that you assess the value of the land of each landowner that will be taken if
 the road is opened over the route marked out.

Before acting you must take an oath to view and mark out the foregoing described
 road to the greatest advantage to the public, and with as little prejudice to in-
 dividuals as possible and without partiality or favor; and to justly assess the
 value of the land of each landowner which will be taken for said road; and you
 must, after viewing and marking out the route and making the said assessment of
 compensation return the same to said Court.

W. L. Pratt,
 Judge of Probate.

The State of Alabama,)
 Bibb County,) Commissioners' Court.

To the Honorable, the Court of County Commissioners of said County:

We, the undersigned, Jury of View, appointed by your Honorable Court to view and
 mark out a route for a road in said County, beg leave to make the following re-
 port, to-wit: Before acting, we each took an oath to view and mark out the road de-
 scribed in the order, to the greatest advantage to the public, and with as little
 prejudice to individuals as possible, and without partiality or favor, and also to
 justly assess the value of the land of each land owner, which will be taken for
 said road, to-wit:

Beginning-----

and also to assess the compensation that each land owner will be justly entitled
 to, if his lands are taken for said roads, as follows:

To not any the sum of \$-----

Respectfully submitted, this 27th day of Feb 1908

C. D. James,
 P.C. Champion
 W F Fancett
 R.R. Bamberg
 J R Stewart
 J.E. Young

Be it remembered that at the regular May Term of the Commissioners Court of Bibb County the following is a Minute of the transaction of said Court., All Members being present

Allowed
Wm TUNE
vs.
Bibb County For providing for Lindy McDonald, \$ 15.00 . Allowed. \$15.00

Allowed
S. H. James
vs.
Bibb County He claims of the County \$55.02, for keeping the paupers.
Claim Allowed. \$156.02

Ex- Parte C. T. Bagland , William Thompson, et al.

Upon the application of said petitioners the Court hereby appoints the following viewers to mark out and locate a public road described in said petition to wit-
Wm. Thompson, L. C. Tingle, W. M. Martin, M.L. Johnson, A. J. Greenhouse, C. T. Bagland, W. J. Greathouse.
The said road to begin at or near a small bridge on Centreville and Moundville road near the grist mill of Wm. Thompson and thence North by residence of C. T. Bagland and the Northern direction intersecting the Tuscaloosa line a point at or near the fence of B.R. Tingle

Allowed
L. W. Hummel
vs.
Bibb County He claims of the County \$157.50 for stationery furnished the County.
Allowed \$ 157.50

Allowed
S.W. Anthony
vs.
Bibb County He claims of the County \$ 77.75 for Jury Board during the term of Circuit Court.
Allowed \$ 77.75

Allowed
R.L. Avery
vs.
Bibb County He claims of the County \$ 512.90, due for Convicts, Ex. off. fees etc.
Allowed \$ 512.90

Allowed
H.C. & H.S. Cleveland
vs.
Bibb County He claims of the County \$1.25 for goods furnished the Jail .
Allowed \$ 1.25

Allowed
Geo. D. Bernard & Co.
vs.
Bibb County They claim of the County \$ 22.00 for stationery furnished the Co.
Claim allowed, \$ 22.00

Allowed
Allen P. Nowison
vs.
Bibb County He claims of the County \$ 21.61 for lumber furnished the County.
Allowed \$21.61,

Allowed
Rogers Stationery Co.
vs.
Bibb County They claim of the County \$ 17.15 for Stationery furnished the co.
Allowed \$17.15

The Brown Printing Co.
vs.
Bibb County Claims of the county \$2.00 for Stationery furnished Co.
Allowed \$2.00

Allowed
V. A. Stewart
vs.
Bibb County He claims of the County \$ 3.21 for Lumber for Bridged
Allowed \$ 3.21

Allowed
Walker, Evans & Cogwell Co.
vs.
Bibb County Claims of the County \$41.95, for stationery.
Allowed \$ 41.95

Ex- Parte Elija Perry On account of indigent condition Court allowed \$5.00.

Upon the application,

Walton Pratt, L. C. Pratt, L. P. Wallace, A. J. Weaver, asking that the following road be reestablished that is to say the road leading from the old Pratt's Ferry and Tuscaloosa road at the residence of Lee Logan in River Bend thence in South West direction by Schultz Creek Church and in intersecting the Centreville & Bloston road at a point near the North East fork of Warrens Creek, Upon considering the said application the Court hereby orders that the same be and is hereby established as a public road of Bibb County.

- passed
5/10/08*
Mrs. Sallie Sneed vs. Bibb County She claims of the County \$3.25 for Supplies for Jail Allowed \$3.25
- passed*
J. L. Legal vs. Bibb County He claims of the County \$14.35 for Goods furnished the Jail Allowed \$ 14.35
- passed
5/11/08*
A. L. Egan vs. Bibb County He claims of the County \$ 103.50 for Lumber furnished Co. Allowed \$103.50
- passed*
J. S. Ward vs. Bibb County. He claims of the County \$146.76 for Lumber Allowed \$146.76
- passed*
Wm. Tune, Ex-Parte, for Keeping Lindsey McDonald after reconsideration the Court allowed \$3.00 more. Allowed \$3.00
- passed*
Centreville, Ga. vs. Bibb County His claim of the County \$70.68 for goods furnished the county Allowed \$ 70.68
- passed*
J. T. Casey vs. Bibb County He claims of the County \$4.40 for Bricks furnished the County Allowed \$4.40
- passed*
J. C. Timney vs. Bibb County He claims of the County \$135.00 for damage of horse that was injured on vs. the bridge over the Cahaba river. Allowed \$100.00
- passed*
J. R. Gardner vs. Bibb County He claims of the County \$41.31 for goods furnished Bibb County surveyors. Allowed \$ 41.31
- passed
5/21/08*
S. P. Hubbard et al. vs. Bibb County. Upon the application of S. P. Hubbard et al. that some pension be made for Joseph Gooden, the Court Allowed \$5.00
- passed
5/20/08*
T. T. Eison vs. Bibb County He claims of the County \$11.40 for goods furnished for the Pestee House. Allowed \$11.40
- passed
5/20/08*
W. A. Harvey vs. Bibb County He claims of the County \$ 21.50 for medicine furnished for the Pest House. Allowed \$21.50
- passed*
W. E. Stewart vs. Bibb County He claims of Bibb County \$4.00 for Road Work. Allowed \$4.00
- passed*
H. C. & W. B. Reynolds Co. vs. Bibb County They claim of the County \$21.45 for goods furnished the Sheriff. Allowed \$21.45

Approved
 T. L. Oakley vs. Bibb County He claims of the County \$30.00 for looking after pump.
 Allowed \$30.00

Approved
 James S. Oakley vs. Bibb County He claims of the County \$ 641.45 for removing prisoners, ex off. fees cost in misdemeanor cases, &c.
 Allowed

Approved
 7/30/08
 W. L. Pratt vs. Bibb County He claims of the County \$ 391.65 for ex-off fees, trying cases in Co. Court &c.
 Allowed \$391. 65

Approved
 Ex Parte, Joe Lightsey, The commissioners hereby agree to pay the said Joe Lightsey the sum of \$85.00 for right of way for public road over Lightseys Mill Pond and through tract of land adjacent thereto owned by the said Joe Lightsey as is described in deed on said Lightsey to Bibb County

Approved
 Ed Sherbett vs. Bibb County He claims of the County \$4.00 for hauling lumber &c.
 Allowed \$4.00

Approved
 7-1-08
 S. Edwards vs. Bibb County He claims of the County \$22.65 for Lumber furnished County.
 Claim allowed.

Approved
 7-1-08
 W. C. Muller vs. Bibb County He claims of the County \$9.30 for Coal.
 Allowed \$9.30

Approved
 7/30/08
 Marshall, Bruce vs. BIBB COUNTY. They claim of the County \$79.75 for Stationary.
 Allowed \$79.75.

The Court hereby adjourns to meet in regular session or a continuation of the May Term on July 13th, 1908, then and there to transact such business as may come up before the said meeting.

Aug. the 13th 1908. the Commissioners having this day met pursuant to adjournment with all the members present, be it known that the following business was transacted.

Upon the application of Dr. C. F. Krent the Court hereby grants him permission to erect and maintain a telephone line, provided that said line does in any way impede the public travel, along the following road s. viz: Harrisburg and Friendship to the Centerville and Greensboro road thence to Marion and Scottsville road and after intersecting the said road two miles in each direction thereon.

Commissioners Court for Bibb County Alabama, Special Term July 13th. 1908.
 Ex parte petition of J. T. Avery, J. L. Ferguson, W. W. Lavender, S. D. Logan and others for this being a petition filed on May 11th, 1908 by the above named persons and others for a change in the line of Precinct Four in Bibb County, and the same having been continued at the May Term 1908 of this court to this day, the parties appearing in an open court moved the court to grant the said petition, and the court, after considering the said petition, granted the said petition as it appears on file in this court.
 It is therefore the order of this court that the line of Beat Four in Bibb County be and the same is hereby changed as follows: Begin where the present line of said Beat Four strikes Cahaba River at the mouth of Dry Hollow Branch on the lands of J. T. Avery, thence up the said river along the west bank thereof to the mouth of Sulitz Creek, thence up the said creek to the township line between Townships 23 and 24 Range 9 east, thence west along said township line to the north west corner of Section two in township 23 range nine east, thence south along the west boundary line of said section two to the south west corner of said section two, thence south a long the west boundary line of said section eleven, thence west to the north west corner of the south west fourth of said section eleven, thence west along the middle line dividing sections nine and ten to where the said line strikes the Centerville and Scottsville public road the present line of said Beat Four.

(over on next page)

It is further ordered that the Judge of probate, within five days hereafter shall give notice of the above change in said seat line, which notices shall be posted by the sherriff at the court house door, and at two public places in each precinct which notice shall give the places where elections are to be held therein. It is further ordered that this order be spread upon the minutes of the Commissioners Court for Bibb County Ala. at once which is done.

W. L. Pratt
Chairman of board Com-

Upon the application of W. L. Pratt the court hereby allows the sum of one hundred nineteen Dollars and 00/100 cents the same being commissioned on two thousand three hundred and ninety two Dollars and three cents Convict fund also Three Hundred and thirty seven Dollars and fifty cents paid G. T. Grimes the last amount however to be looked into by the County Examiner when appointed.

N. S. Still
W. H. Cleveland

THE STATE OF ALABAMA.)
Bibb COUNTY.

BE IT REMEMBERED, that at the June Term of the Court of County Commissioners of said County, held on this 1st day of June 1908 Jno. S. Gardner Tax Collector of said County, made his report, on "Insolvents" and "Errors in Assessment" on taxes for the year 1907, as required by Section 2184 of Code. And after a careful and rigid examination of said reports by said Court, it was considered and adjudged that said collector be allowed on his settlement with the Auditor for the following amounts:

Insolvencies: State Taxes- General,-----	\$ 12.35
-Special Soldier,--	\$ 4.97
-Special School,-----	\$ 14.92
Errors in Assessments: State Taxes- General,---	\$123.81
-Special Soldier,---	\$ 49.39
-Special School,---	\$145.18

And the said Collector also made his report of taxes in litigation for 190--- and to the following credits were made on assessments against the following parties:

And said Collector has also made his report for final allowance of the uncollected balances of Insolvent Taxes for the year 190---, as required by Section 2190 of Code 1907; and the Court thereupon made the following allowances to said Collector of all such Insolvent Taxes as he may have been unable to collect, as follows: And said Collector is also allowed credit for the following taxes in litigation, for the year 190---, which he has been unable to collect as follows:

Given under my hand this 1st day of June 1908

W. L. Pratt
Judge of probate.

See Sections 2184 2185 and 2186 as to taxes of current year, and Sections 2187 and 2190 as to insolvent taxes and taxes in litigation of previous year.

Be it remembered that at the August Term of the Commissioners Court of said County, all members being present except W. H. Thomas the Court transacted the following business:

Yarnall 8/11/08

R. N. James vs. Bibb County He claims of the County \$78.78 for keeping the Paupers for this quarter
Allowed \$78.78

Yarnall 8/11/08

E. C. Clark vs. Bibb County He claims of the County \$4.50 for repairing gasoline engine.
Allowed \$4.50

The Court hereby fixes the rate at .04 each for all children enumerated during the recent census of school children in Bibb County and the Judge of probate is hereby authorized to issue the Counties warrant at that rate upon proper proof as to children enumerated.

Yarnall 8/11/08

Tennessee Coal Iron & R.R. Co. vs. Bibb County Claims of the County \$17.35 for Groceries furnished the Post House for 2 cases Small Pox
Allowed \$ 17.35

Yarnall 8/11/08

Dr. L. E. Peacock vs. Bibb County He claims of the County \$3.04 for Vaccine Tubes.
Allowed \$3.04

Yarnall 8/11/08

The Centreville Press vs. Bibb County Claims of the County \$155.75 for delinquent Tax Notices, state enary, etc.
Allowed \$ 155.75.

Ex-Parte J. C. Hicks. Upon his application the Court hereby remits the sum of \$14.25 in the matter of conviction etc in the case of Frank Connell.

Yarnall 8/11/08

Robert & Son vs. Bibb County They claim of the County \$14.50 for stationary
Allowed \$14.50

Yarnall 8/11/08

The Centreville Hardware Co. vs. Bibb County Claims of the County \$55.15 for Goods furnished the County.
Allowed \$55.15

Yarnall 8/11/08

R. L. Avery vs. Bibb County He claims of the county \$317.45 for Ex. off. fees, County Court cost, etc.
Allowed \$317.45

Yarnall 8/11/08

C. H. Cole vs. Bibb County He claims of the county \$126.77 for building jail at West Blocton.
Allowed \$126.77

Yarnall 8/11/08

W. L. Pratt vs. Bibb County He claims of the county \$596.15 for Ex-off. fees, Trying cases, etc.
Allowed \$596.15

Yarnall 8/11/08

J. L. Regal vs. Bibb County He claims of the county \$30.40 for goods furnished the jail.
Allowed \$30.40

The Court appropriates the sum of two hundred dollars on the cost of building a bridge across a creek on the western boundary of the incorporate limits of Blocton.

Yarnall 8/11/08

H. C. Oglethorpe vs. Bibb County He claims of the County \$30.00 for the burial expenses of a pauper.
Allowed \$30.00

Yarnall 8/11/08

Marshall & Bruce Co. vs. Bibb County Claims of the County \$89.60 for Stationary furnished the County.
Allowed \$89.60

Yarnall 8/11/08

Geo. D. Bernard & Co. vs. Bibb County Claims of the County \$24.05 for Stationary furnished the County.
Allowed \$24.05

The State of Alabama,)
Bibb County.) Court of County Commissioners.

TO Wm Thompson L. C. Tingle, W M Martin M L. Johnson A. J. Greenhouse C. T. Tingle, W J Greenhouse The Court of County Commissioners of said County at a term commencing on the 11th day of May 189....., ordered that you view and mark out the following proposed road, to-wit: At or near a small bridge on Centreville & Moundville Road, near the Crist Mill of Wm. T. Tompcon, thence N by C. T. Raglin and thence in a wthern direction intersecting the Tuscaloosa Co. line , at a point near the fence of B R Tingle and that you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out. Before acting you must take an oath to view and mark out the foregoing described road to the greatest advantage to the public, and with as little prejudice to individuals as possible and without partiality or favor; and to Justly

(over)

assess the value of the land of each landowner which will be taken for said road; and you must, after viewing and marking out the route and making the said assessment of compensation return same to said Court.

Wm. Pratt
Judge of Probate.

The State of Alabama,)
Bibb County,) Commissioners' Court.

To the Honorable, the Court of County Commissioners of said County:
We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a Public Road in said County, beg leave to make the following report, to-wit: Before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning at a small Bridge on Centerville an Carriage Road near the grist mill of William Thompson intersecting the Tuscaloosa county near B & Tingle Fence a distance of about two Miles and also to assess the compensation that each land owner will be justly entitled to, if his land is taken for said road, as follows:

To _____ the sum of \$ _____
Respectfully submitted, this 7 day of August 1908

Wm Thompson
l. c. Tingle
M. B. Foley
M. L. Johnson
A. J. Greathouse
W. J. Greathouse
C. T. Reagin

The Court accepts the above report and the road described in said report is in all things hereby established as a public road

Council 8-10-08
March 8-13-08

W. Crawford. He claims of the County \$181.50 for Ex-off. fees, etc.

vs. Bibb County Allowed \$181.50

A. L. Egan He claims of the County \$223.30 for Lmbr furnished the County.

vs. Bibb County. Allowed \$223.30

To the Hon. Commissioners Court of Bibb Co.
Gentlemen-

Having executed your order to locate the S E Corner of Bibb Co. I beg leave to make this my final report: I succeeded in locating said Co. Corner at a total cost of \$17.00 I secured the help of two good reliable Citizens of Bibb on as chain bearers, and one good Man from Bibb for rod and axman. The survey was commenced at a signal post, at the S W Corner of Sec. 32 T. 22 N. R. 12 E. and measured carefully East to the Selma Rome & Dalton RR. which distance proved to be 85.7313 Miles which only lacks .27 links, being one mile and one qr. The survey gives Bibb Co. land is worth at the least estimate \$3.-40 per acre, which makes a gain for our County find a list of this property gained.

Section	Description	Acres	Value
Sec. 23	W 1/2 of W 1/2, (except 2 16/100 acres on East side)	157	\$4/100
"	23, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	21, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	15, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	9, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	4, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
T 23 N R 12 E		157	\$4/100
Sec 33	W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	29, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	21, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	16, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	9, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	4, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
T 24 N R 12 E		157	\$4/100
Sec 33	W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	29, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	21, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100
"	9, W 1/2 of W 1/2, (Except 2 16/100 acres on East side)	157	\$4/100

Respectfully Submitted
June 18th 1908)

Total 2255.40/100
Total Value \$ 775.00
L. P. Wallace Co. Surveyor

Ex-Parte S. H. James upon the application of the said S. H. James the Court increases the remuneration for keeping the paupers .75cts. each per month.

Advised
O. F. Mills He claims of the County for 2 1/4 days work on sewer \$5.63 and 2 1/4 days for
vs. helper 2.25.
Bibb County. Allowed \$7.88

Advised
J. G. Oakley He claims \$930.53 for cost in County court cases, ex-officio, removal bill
vs. etc.
Bibb County Allowed \$930.53

Advised
H. C. & W. S. Reynolds They claim of the County \$45.54 for goods furnished for jail.
vs.
Bibb County Allowed \$45.54

The State of Alabama,
Bibb County.

Commissioners Court of Bibb County Alabama

Know all men by these presents: That whereas a controversy has arisen as to what is a reasonable and fair taxable valuation of the property of the Kaul Lumber Company in Bibb County Alabama; And whereas the undersigned members of the Court of County Commissioners of Bibb County Alabama desire to settle said controversy in and amicably manner, and to be fair and just to all who assess for taxation property in Bibb County, and fix a stable valuation on the property of said Kaul Lumber Company; And whereas it is shown that practically all of the property owned by said Kaul Lumber Company in Bibb County Alabama is woodland and wholly undeveloped, bringing no revenue to the owner.

Now this agreement is to witness that the assessed-taxable value of the property of the Kaul Lumber Company in Bibb County is by the Court of the County Commissioners at Three Hundred Thousand Dollars each year for the years 1908-1909 provided, however, the condition of the property of said Company remains the same, and the number of acres remains the same during the above mentioned years it is expressly understood that in case improvements are made upon said property during the years named above, said improvements are to be assessed for taxation separate and apart from and in addition to the said Three Hundred Thousand Dollars mentioned above. It is further agreed that if during the 2 years mentioned above said Kaul Lumber Company acquires other lands in Bibb County Alabama than are now owned by said Company, the assessed taxable valuation of such other lands is to be added to the Three Hundred Thousand Dollar assessment mentioned herein, at the same rate per acre as fixed by the terms of this agreement on the property now owned by said Kaul Lumber Company in Bibb County Alabama.

Witness our hand this the 12th day of August, 1908

W. L. Pratt
W. R. Cleveland
E. J. Murphy
W. T. Steele

Members of Court of County Commissioners Bibb County
Alabama.

Advised
8/7/08
Rogers Stationary Co. Claims of the County \$18.45 for Stationary furnished the the
vs. County.
Bibb County. Allowed \$18.45

Field notes of line between
Bibb and Shelby Counties

Witness Trees
Direction Actual Distance

Begin at the northeast corner of
southeast quarter section 20,
township 24, range 12 east.

S 55° 15' W 20 Dogwood
N 31° E 11 Elm

Thence S 77° 14' W

54.28 Old Selma road, blackjack marked
on east side road S + S. to line to
79.75 1/2 iron pipe 1/4 sec. corner 1/4 section
section 19 and 20;

N 59° W 145 Elm
N 42° 30' E 91 cedar

Thence N 2° 51' W

40.10 North West corner section 20

S 48° 45' E 19 Post oak
N 11° 45' W 70 "

Thence S. 77° 40' W

22.90 Southern Railway

28.50 Edge Public road

80.70 S.E. corner section 13, township 24,
range 11 east,

S 70° 40' W 20 1/2 cedar
S 34° W 75 1/2 Red Oak

Thence N 8° 4' W

20.25 N.E. corner of S. 1/4 of S. 1/4 section 12,

N 42° 45' W 29 1/2 Hickory
S 21° W 48 1/2 "

Thence S. 45° 0' W

9.28 Public road

20.85 N.W. corner of S. 1/4 of S. 1/4 section 13.

N 34° E 12 Birch
S 36° W 49 1/2 Poplar

Thence N 3° 46' W

16.00 Shoal Creek,

20.25 N.E. corner, of N.W. 1/4 of S. 1/4 of section 13

N 07° E 12 1/2 Oak
S 31° 45' E 119 Walnut

Thence S. 45° 0' 44' W

37.00 Shoal Creek Mare, N.W.

42.00 " " " S.W.

44.00 " " " N.W.

56.00 " " " S.W.

61.74 N.W. corner of S.W. 1/4 Sec 13;

N 55° W 34 Small
S 54° 15' W 22 "

		Witness Trees		
		Bearing	Distance	Description
37	Thence N. 4° - 27' W. N. W. corner Section 13	S 49° W	.81	Post Oak
		S. 41° W	.99	Pine
40.80	Thence N. 1° - 45' E. N. E. corner of S. E. 1/4 section 11,	N. 31° W	.17	Black Gum
		S. 20° E.	.30	Red Oak
41.45	Thence S. 47° - 12' W. N. W. corner of S. W. 1/4 section 1,	S. 41° - 16' W	.70 1/2	Pine
		N. 69° - 70'	.42	"
40.00	Thence N. 1° - 45' E. N. W. corner of section 11,	S. 50° E	.17	Post Oak
		S. 89° - 31' W	.91	Slack "
70.00	Thence N. 1° - 4' W. N. E. corner section 8,	S. 64° - E	1.41	Pine
		N. 30° E	2.30	White Oak
	Thence S. 46° - 15' W along Freeman line N. W. corner section 3, T. 27. R. 11 E	N. 20° - 45' W	.59	Post Oak
		S. 34° E	.33	Pine
same	Thence S. 47° - 12' W. N. E. corner fractional section 29, J. 22. R. 4 West			same
77.43		N. 75° - 44' W	3.5	Hickory
		S. 49° - 48'	3.42	Red Oak
82.4	Thence N. 0° - 40' W. N. E. corner fractional section 29.	N. 20° - 45' W	2.51	Post Oak
		S. 43° - 31' W	.29	Pine
79.00	Thence N. 2° - 30' W. N. E. corner, section 20.	N. 68° - 30' W	2.7	White Oak
		S. 71° - 31' E	.63	Hickory
79.9+	Thence N. 2° - 30' W. N. E. corner, section 11	S. 72° - 30' W	1.17	Post Oak
		N. 44° - 43'	.59	Hickory
80.72	Thence N. 2° - 56' W. N. E. corner, section 4	N. 21° - 31' W	2.0	"
		S. 40° - 31' E	.20	White Oak
81.06	Thence N. 3° - 53' W. N. E. corner sections 5	N. 72° - 46' W	1.3	Post Oak
		N. 4° - 31' W	3.6	"
20.14	Thence S. 47° - 40' W. N. corner of S. W. 1/4 of S. E. 1/4 of sec 22, T. 26 N. range 4 west.	N. 35° - 15' E	.60	Black Gum
		S. 55° - W	.14	Post Oak

Witness Irons

Direction Distance Bearings

20.71 Thence $N. 1^{\circ} - 5' W.$
 N. E. corner of S. $W. \frac{1}{4}$ of S. E. $\frac{1}{4}$ of sec 32

$N. 33^{\circ} - 30' E.$.66 Post Oak
 $S. 1^{\circ} - 30' E.$.96 Hickory

60.42 Thence $S. 7^{\circ} - 25' W.$
 N. W. corner of S. $W. \frac{1}{4}$ of S. $W. \frac{1}{4}$ of sec 32

$N. 22^{\circ} - 15' W.$.62 Post Oak
 $S. 67^{\circ} - 30' E.$.62 "

Be it known that the regular November term of the commissioners Court of Bibb County all members of said Court being present the following business was transacted and accounts allowed.

- Settled 11/10/05*
 Estate of W.W. Yeager vs. Bibb County Claims of the County of Bibb \$6.50 for seeds furnished the Jail. Allowed \$6.50
- Settled 11/10/05*
 J.A. PAIR vs. Bibb County He claims of the County \$4.50 for hauling freight for County Court House and team to go to S.M. JAMES to see pauper. Allowed \$ 4.50
- Settled 11/10/05*
 Geo. D. Barnard vs. Bibb County They claim a balance of .50 on statement Oct. 28th 1906. Allowed .50 cents.
- Settled 11/10/05*
 Drs. Wm. Mc Peters & M.B. Williams. vs. Bibb County They claim of the County \$4.00 for visits to Jail by request of Dr. Nielsen Allowed \$4.00

The State of Alabama,)
 Bibb County.)
 COURT OF COUNTY COMMISSIONERS.,
 vs. Jno. G. Ceeke, M. C. Thomas Wm Evans C. T. DeLoach E. L. McQuilly Hal Henderson and J.H. Clifton

The Court of County Commissioners of said County at a term commencing on the 10th day of JAN. 1908, ordered that you view and mark out the following proposed road, to-wit: Starting from Belle Ellen Ala via the center of Sec 10 T 22 thence north via S W corner of N W 1/4 of N E 1/4 Sec 3 T 22 R 5 thence via Youngblood stable & parallel with Cane Creek to Point Near R R Bridge on said Creek thence east to Macona Ala about 4 1/4 Miles and that you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out.

Before acting you must take an oath to view and mark out the foregoing described road to the greatest advantage to the public, and with as little prejudice to individuals as possible and without partiality or favor; and to justly assess the value of the land of each landowner which will be taken for said road; and you must after viewing and marking out the route and making the said assessment of compensation return the same to said Court.

W. L Pratt
 Judge of Probate.

The State of Alabama,)
 Bibb County)
 Commissioners' Court.
 To the Honorable, the Court of County Commissioners of said County:
 We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a Road from Belle Ellen to Macona road in said County, beg leave to make the following report, to-wit: Before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit:
 Beginning and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road, as follows:
 To Bees coal Iron and Land Co the sum of \$ 1.00
 TO No claims for Damage on right of way.

Respectfully submitted, this 19th day of Oct. 1908

John G. Ceeke
 J. G. Pawler
 H. M. Henderson
 G. L. McQuilly
 J. H. Clifton
 M. C. Thomas

The court hereby accepts the above report and establishes the road described therein.

- Settled 11/10/05*
 C. T. Haglin vs. Bibb County He claims of Bibb County the sum of \$50.00 for building bridge on Tuscaloosa and Marion road Allowed \$50.00
- Settled 11/10/05*
 H. C. & W.B. Reynolds Co vs. Bibb County THEY claim of the county \$19.90 for goods furnished Sheriff Allowed \$19.90
- Settled 11/10/05*
 W. D. Barren vs. Bibb County He claims of the County \$89.89 for lumber furnished County and for hauling same. Allowed \$89.89
- Settled 11/10/05*
 Rogers Stationery Co vs. Bibb County They claim of the County \$2.00 for stationery furnished for Election officers appointments. Allowed \$2.00

Journal
11/11/06
Journal
11/12/06
Journal
11/13/06
Journal
11/14/06
Journal
11/15/06

The Centreville Press vs. Bibb County
 Dr. W. J. Nicholson vs. Bibb County
 D. W. Lewis vs. Bibb County
 J. L. Legal vs. Bibb County
 J. E. Mattison vs. Bibb County

They claim of the County of Bibb Stationery furnished the County. Allowed \$118.50.

He claims of the County \$4.00 for complying with JUDGE Millers orders. \$4.00 Allowed.

He claims of the COUNTY \$3.00 for Hall rent and holding election vs. Bibb County Allowed \$3.00

HE claims of the county \$58.35 for Mice furnished B.F. Caddis for County Jail Allowed \$58.35

He claims of the County \$5.95 for Postage under Sec. 1713 vs. Bibb COUNTY Allowed \$5.95

On the application of Dave HAM, Mr Helwin et al the court authorizes and allows the citizens of their community to erect a gate across the public road at or near the place of J. T. Robinson provided that said gate shall be kept in good condition and as convenient to the public travel as may be satisfactory and agreeable to the Commissioners County

To the Honorable Court of County Commissioners of Bibb County, Alabama: We, the undersigned; each of whom is a bona fide freeholder who resides in Precinct Number 12, Bibb County, Alabama, and each of whom owns a freehold estate in said Precinct, and each of whom resides outside of any incorporated city or town in said Precinct, and each of whose land and freehold estate lies outside of any incorporated city or town in said Precinct; desire to secure an order for an election to repeal any and all stock law or stock laws for said precinct and any and all laws which prohibit the running at large of stock in said Precinct.

We, the said undersigned; desire an election in said Precinct to ascertain whether or not a majority of the qualified electors of said Precinct desire or favor a law prohibiting the running at large of stock in said Precinct.

We, the said undersigned, have deposited with the Hon. W. L. Pratt, Judge of Probate, the sum of Fifteen (15) Dollars, for the purpose of defraying the expenses of holding said election; which said sum is sufficient for said purpose.

- | | |
|-----------------|------------------|
| M. H. Deason | J. C. Caffee |
| J. M. Caddis | Martin Thompson |
| A. Q. OWENS | J. A. Bracknell |
| W. B. Bracknell | E. M. C. Hubbard |
| R. T. Caffee | Ralph HUBBARD |
| H. J. Bracknell | R. S. Murphy |
| W. E. Deason | J. T. Pilge |
| J. C. Deason | B. T. Murphey |
| J. R. Steele | Hardy Murphy |
| S. D. Thompson | T. H. Read |
| R. M. Brown | Berney Thompson |
| R. A. Brown | B. J. Murphey |
| J. R. Creel | |

Filed in Commissioners Court, this the 9th day of Nov. 1906.

- | | |
|---------------|----------------|
| W. T. Steele, | B. J. Murphey |
| W. H. Thomas, | Chairman. |
| | W. L. Pratt |
| | Commissioners. |
- W. E. Deason
 T. S. England
 R. T. Caffee
 D. W. Creel
 J. S. Boyd
 V. J. Beach
 W. G. Hubbard
 J. A. Creel
 Mrs. M. A. Steele
 J. W. P. Hubbard
 D. A. Read
 J. H. Horton
 T. E. Hubbard

State of Alabama, Bibb County, Office of Judge of Probate.
 We, W. B. Bracknell and Hardy Hubbard, on oath do say, that we are signers of the foregoing petition, and that each of the persons whose name is signed to the said petition, are landowners of Precinct Number Twelve, (12), BIRB COUN Y ALABAMA, who reside in and also own land which lies in said Precinct, outside of any incorporated city or town.
 Witness our hands this 9 day of November, 1906.

W. B. Bracknell
 T. E. J. Hubbard
 Continued on next page.

State of Alabama,
Bibb County.

Before me, W. L. Pratt, Judge of Probate, in and for said State and County, personally appeared W B Bracknell and Early Hubbard, whose names are signed to the foregoing affidavit; each of whom being first duly sworn, on oath says that the statements contained in the said affidavit are true.

Witness my hand this 9th day of Nov. 1908.

W. L. Pratt,
Judge of Probate

State of Alabama,
Bibb County,

Commissioners Court, November Term, 1908.

The petition of W B Bracknell, Early Hubbard, and others, for an election to be held in Precinct Twelve (12), BIBB County, Alabama; to ascertain whether or not a majority of the qualified electors of said precinct, desire or favor a law prohibiting the running at large of stock in said precinct; having been filed with this Court on the 9 day of November, 1908, and the said petition coming on to be heard; after hearing and considering all the evidence it is considered and adjudged by the Court and it is the judgment of the Court, that each and every allegation of said petition is true, and that the signers of said petition constitute a majority of those persons who possess the requisite legal qualifications for calling said election, and that the said petition is signed by a majority of these bona fide freeholders in said precinct, outside the limits of any incorporated city or town. It further appearing to the Court from the evidence, that the said petitioners have deposited with the Judge of Probate of Bibb County, an amount of money sufficient to defray the expenses of holding said election;

It is therefore ordered and decreed by the Court that an election shall be held at the usual voting place in Precinct Twelve, (12), Bibb County, Alabama; on Monday the 22nd day of December, 1908, by these qualified electors of said Precinct Twelve (12), who reside outside of any incorporated city or town therein; to determine whether or not stock shall be permitted to run at large in said precinct.

It is further ordered and decreed by the Court that R M Brown, T. K. J Hubbard, and H. M. England, be, and they and each of them are, hereby appointed to act as Inspectors of said election; and that J A Bracknell, and Barney THOMPSON, be and they and each of them are, hereby appointed to act as Clerks of said election; and that A Q Owens, be, and he is hereby appointed to act as Returning Officer of said election.

Witness our hands this the 9th day of November, 1908.

W. L. Pratt,
Chairman.

B. J. Murphy,
W. T. Steele,
W. H. Cleveland,
W B Thompson,
Commissioners.

The Wedsworth Hotel Claims of Bibb County \$162.50 for Beard of Watters and Sheriff.

vs.
Bibb County Claim Allowed.----- \$162.50

S. H. James He claims of the County \$112.00 for keeping peapars.

vs.
Bibb County ALLOWED \$ 112.00

Commissioners Court of Bibb County Alabama, Regular Term, Monday Nov. 9th. 1908.

This day came J. T. Avery, S. D. Logan and others and filed their petition in writing, which petition states that said petitioners desire an election in precinct four to ascertain whether or not a majority of the qualified electors of such precinct four in said county desire or favor a law prohibiting the running at large of stock in said precinct four, and said petitioners having this day deposited with the probate Judge of said county an amount of money sufficient to defray the expenses of holding an election in said precinct to ascertain whether or not a majority of the qualified electors desire or favor such a law: Therefore the Court proceeds to file said petition on this the 9th day of Nov. 1908, and to also inquire and ascertain whether or not said petition is signed by a majority of the bona fide freeholders residing in, and owning a freehold estate in said precinct four, (there being no incorporated city or town in said precinct four).

The court finds that said petition is signed by a majority of the bona fide freeholders residing in, and owning a freehold estate in said precinct four, said finding being indicated on the said petition: It is therefore the order, judgment and decree of this court that an election be held in said precinct four in Bibb County ALABAMA on Monday 21st day of December 1908 to determine whether or not stock shall be permitted to run at large in said precinct.

It is the further order of this court that the petitioners, or some one for them will post in five public places in said precinct four, notices in writing stating the time and place of such election and the purposes thereof, and shall publish said notice once a week for three consecutive weeks in The Centreville Press a news paper published in Bibb County Alabama, and it is further ordered that said election shall be held under the same regulations as general elections are held, and as provided by section 5823 of the Code of Alabama. It is further ordered that the following inspectors of said election be appointed, to wit: For Box one, Head Brown, George Peabridge, and John Ward. And that for Box one Howard Casper and Charlie Steele be and they are appointed as Clerks, and that for Box one J. E. Kinard is hereby appointed as returning officer.

That the following inspectors, and clerks be appointed for Box two in said Beat four, to wit, Jim Young Jr, Edwin Clark and J. V. Bridwell are hereby appointed as inspectors and J. P. Harris and Jake Mayberry be and they are hereby appointed as Clerks of said election for said Box two And that Crawford Champion be and he is hereby appointed a Returning Officer for said election for said box two.

It is the further order of the court that all said inspectors, clerks and returning officers above named being qualified electors in said Beat four, the Sheriff of Bibb County ALABAMA will notify them of their appointment and will publish a list of their names in

The Centreville Press a news paper published in said County as required by section 348 of the political Code of Alabama.

To the Honorable Board of Revenue or Court of COUNTY Commissioners of the County of Bibb State of Alabama:

We the undersigned bona fide free holders in Precinct Four in the said County and State, owning a freehold estate in said Precinct, hereby petition your Honorable body in writing, and make known our desire for an election in said Precinct to ascertain whether or not a majority of the qualified electors in said Precinct desire or favor a law prohibiting the running at large of stock in said Precinct.

P. C. Champion
J. O. Thompson
J. P. Harris
C. D. JAMES
C. J. James
J. E. James
W. H. Casper
Luke Parker
Jep T. Jackson
S. M. James
R. E. Steele
H. L. Steele
J. L. Steele
C. M. Steele
W. T. Steele
Mary Parker
W. M. Boyd

S. D. Logan
J. L. Ferguson
R. H. Parker
D. R. Kernegay
E. Creel
D. F. Creel
E. R. Kernegay
I. H. Murphy
J. W. Murphy
J. H. Brown
Geog Barnes
P. W. Murphy
J. A. Handerson
S. S. McMillan
R. H. Cox
R. L. Steele
Alabama Mineral Land Co. BY

S. D. Logan Atty and agent

To the Honorable Board of Revenue or Court of County Commissioners of the County of Bibb State of Alabama:

We the undersigned bona fide freeholders in Precinct Four in the said County and State, owning a freehold estate in said Precinct, hereby petition your Honorable body in writing, and make known our desire for an election in said Precinct to ascertain whether or not a majority of the qualified electors in said Precinct desire or favor a law prohibiting the running at large of stock in said Precinct.

Names

J. T. Avery
J. A. PAIR
Alex Avery
J. S. Ward
E. C. Goodson
J. D. Mayberry
J. S. Young
W. C. Edmunds
P. T. Taylor
W. J. Nicholson
Walter Boyd
J. C. Church
G. J. Patridge
J. E. Mason
G. P. Scarborough
W. B. Avery
C. C. Brown
B. F. England

Names

P. M. Avery
A. H. Steele
J. W. Mayberry
W. P. England
W. L. Debbins
J. P. Prantice
Jess Boyd
Jee Boyd
R. D. Cox
E. A. Steele
A. A. Steele
Earl Cox
L. D. Kernegay
A. J. Cox
C. I. Parker
Mrs. M. P. Keren Peak } By S. D. Logan
Mrs. Dr. MURPHY } Agt. & Atty
J. W. Logan

To the Honorable Board of Revenue or Court of County Commissioners of the County of Bibb State of Alabama:

We the undersigned bona fide freeholders in Precinct Four in the said county and State, owning a freehold estate in said Precinct, hereby petition your Honorable body in writing, and make known our desire for an election in said Precinct to ascertain whether or not a majority of the qualified electors in said Precinct desire or favor a law prohibiting the running at large of stock in said Precinct.

Names

H. D. Logan
M. C. Selman
T. H. Logan
J. E. Ware
W. H. Neige
Jas. E. Neige
E. E. Reynolds
G. W. Steele
J. T. Ellison
Eva C. Ellison
Taylor Parker
J. W. Mason
H. N. Muncett
W. W. Lavander
J. E. Carrell
J. B. Casper
J. W. Mitchell
W. B. Cabell
R. P. Casper
F. R. Casper
H. P. Casper
Mrs. M. C. Nicholson

Names

J. M. Debbins
J. G. Brown
J. E. Clark
Kaul Lumber Co.
Alabama State Land Co.
M. P. Smith
Fannie Letzpeich
J. L. Davidson
Mrs. J. S. Leeper
Lettie Logan
B. P. Oglesby
W. T. Parker
J. P. Dunklin
W. J. Young
C. C. James
Nannie James
L. T. Elan
J. A. Elan
I. D. Elan
E. R. Steele
John Welley
J. W. Bridwell

see page 107

<i>Journal</i> 11/10/08	W. H. Thomas vs Bibb County	He claims for lumber the sum of \$19.90 Allowed
<i>Journal</i> 11/10/08	M. K. Lee vs County	He claims of the County the sum of \$4.50 for three days work on bridge in Beat 5. Allowed
<i>Journal</i> 11/10/08	W. L. Pratt vs Bibb County	He claims the sum of \$295.00 for trying cases in County court Ex. Off. fees etc. Allowed.
<i>Journal</i> 11/10/08	Walker Evans & Cogswell Co. vs Bibb County	They claim the sum of \$81.43 for stationary Allowed
<i>Journal</i> 11/10/08	Roberts & Sons vs Bibb County	They claim \$82.56 for Stationary Allowed \$53.08
<i>Journal</i> 11/10/08	Roberts & Sons vs Bibb County	They claim the sum of \$1.90 for pencils furnished T. C. Wallace Tax Assessor Allowed
<i>Journal</i> 11/10/08	R. L. Avery vs Bibb County	He claims the sum of \$348.17 for costs and County Court Cases Ex Off. Fees etc Allowed
<i>Journal</i> 11/10/08	J. O. Oakley vs Bibb County	He claims the sum of \$1356.20 for costs in County Court and Circuit Cases removal bill Ex. Off Fees and Guards for County Jail Allowed \$825.20
<i>Journal</i> 11/10/08	Jim Whitehead vs Bibb County	He claims of the County the sum of \$18.00 as Janitor for Three months Allowed
<i>Journal</i> 11/10/08	C. L. Oakley vs Bibb County	He claims the sum of \$30.00 for pumping water for Court House and Jail Allowed
<i>Journal</i> 11/10/08	Centreville Hardware Co. vs Bibb County	They claim the sum of \$450.64 for goods furnished the County and One Gasoline Engine Allowed
<i>Journal</i> 11/10/08	Marshall & Bruce Co vs Bibb County	They claim \$331.22 for Stationary furnished the County Allowed \$331.22

See Page 106 .

On this the 9th day of Nov. 1908 the Court being in regular Session the Court having all the evidence finds that this petition contains a majority of the bonafide Freeholders in Beat four and that the election prayed for is ordered for Monday the 21st 1908.

W. L. Pratt
Chairman Com. Court.

Journal
11/10/08

W. L. Pratt
Bibb County
as follows

He claims \$27.25 paid for putting up metal furniture in Court House 11/08

1 day Truck Bromon	\$ 1.25
2 " " " " "	2.00
2 " " " " "	2.75
2 " " " " "	20.00
3 days & expense horse & harness	2.00
hauling etc	2.75
Allowed	27.25

W. L. Pratt Clerk
W. H. Colwell Secy
W. B. Steele
B. J. Murphy

Commissioners Court for Bibb County Alabama, Special Term December 23rd, 1908

Whereas on Monday the 9th day of November, this court made an order for an election in Beat Four in said County, to be held on the 21st day of December 1908, which election was held for the purpose of ascertaining whether or not steak should be permitted to run at large in said Beat, and whereas it was ordered at said November Term of this Court, that said election should be held at the two voting in said Beat on the 21st day of December 1908 and further that notices should be posted by the persons who filed the petition for the said order of election at five public places in said Beat Four, and that said notices should be published in the Centreville Press a news paper published in said County for three successive weeks before said election, and that said notices stated the time and place (and whereas said election was held on Dec 21st at both polling places in said beat four) of said election and the purposes of the said election. And whereas on the 22nd. day of December 1908, the returning officers of said election made their returns from the two voting places in said Beat, which are now on file and which show the result of the said election in Dec. 21st 1908 to be that at the said two voting places 93 voted "Steak Law, Yes", and 10 voted "Steak Law No.". And it being shown to the satisfaction of the court that all and every provision in the said order of this court on the 9th day of November 1908 and all the requirements of the law has been fully complied with and that the Sheriff of this County has published as required by law a list of the managers and the returning officers of the said election in the Centreville Press as is required by law: It is therefore the order and the judgment of this court that said returns of the said returning officers be filed in this court and that we canvassed the said returns and declare the results to be as above stated and we so certify thereon and the certificates of the result of the said election be recorded on the minutes of this court, and it being shown as herein stated that a majority of the said voters voted "Steak Law, Yes", it is the further order of this court that it shall be unlawful hereafter for steak to run at large in said Beat Four, and that the steak law for said beat in in full force and effect from and after this date.

W. H. Cleveland
W. T. Steele
B. J. Murphy

W. T. Steele
B. J. Murphy
W. H. Cleveland

This being a Special Term of Commissioners Court Jan. 8th 1909. It is hereby ordered and decreed all the Commissioners being present, that the following be and the same is, the transactions of this Court

First, we concur any idea and recommend to our successors that the Convicts be let at the sum of \$ 12.000 per month straight per head.

Second, That 50% of cost of conviction of a ll convicts be transferred from the road fund to the General fund exempting the time of work in the two road districts as shall be agreed upon by Road Supervisors.

Third, On the question of the improvement around the Court House Mr Cleveland, Mr. Murphy, Mr Steele, object to same. W. H. Thomas non- commit; all Fourth, Not withstanding the former order of this Court directing that the Road Supervisors should bear the equal expense as provided by law (3/5 Western Road district and 2/5 Eastern Road district) we hereby agree that the time shall be paid for according to time of convicts used W. H. Thomas, ~~non-commit~~ W. H. Pratt, Chairman, insists on the former order of the Court. There being no further business the Court adjourned.

W. H. Thomas
 W. H. Cleveland
 B. J. Murphy

c

Be it known that the regular February Term of the Commissioners Court all the members being present the following business was transacted.

County 1/10-09
 S.N. James vs. Bibb County He claims of the County \$ 105.00 for keeping the Pumps Allowed.

County 1/10-09
 L.P. Wallace vs. Bibb County. He claims of the County \$100. for Map showing the location of the School districts, school houses roads etc. made bfer Board of Education if Bibb, County. Claim All owed.

County 1/10-09
 Ex part a Jeff Griffin, J.M. Rodgers, et al. for the change of a certain piece of the Centreville and Perryville road at or near the residence of the said J. M. Rodgers the Cen rt hereby changes and establishes the public road beginning at a r near the school house from J. M. Rodgers Spring running around the hill the way the said proposed road was surveyed by L. M. Kinnelad Road Supervisor of the Eastern Road District of Bibb County

County 1/10-09
 The Centreville press, vs. Bibb County. Claims of the County \$100.00 for Stationery, printing etc. furnished the County. Allowed.

County 1/10-09
 W.T. Wood vs. Bibb County He claims of the County the sum \$5.00 for Holding Inquest & Jurors Fees Allowed \$5.00

County 1/10-09
 Marshall Bruce Co. vs. Bibb County. They claim of the County \$975.00 for Stationery furnished County. Allowed \$975.00

County 1/10-09
 Geo.D.Barnard & Co. vs. Bibb County He claims of the County \$23.55 for Stationery . Allowed \$23.55

County 1/10-09
 Roberts & Sen. vs. Bibb County. They claim of the County \$6.50 for paper. Allowed \$6.50

County 1/10-09
 Walker Evans & Cogswell Co. vs. Bibb County. They claim of the County \$2.75 for Stationery, furnished the Treasurer. Allowed \$2.75

County 1/10-09
 D.W.Crawford vs. Bibb County He claims of the County \$20.00 for holding inquest, Jurors fees etc. Allowed. \$20.00

County 1/10-09
 Ex Parte Wm. Tunn vs. Bibb County The County hereby authorizes the issuance of a warrant in the sum of \$12.50 , quarterly to aid him in providing for Lindy Mennold

County 1/10-09
 The Enterprise vs. Bibb County. He claims of the County \$23.00 for Publishing the Examiners report and Sub. to paper. Allowed. 23.00

County 1/10-09
 W.A.Harvey vs. Bibb County. He claims of the County \$5.00 for Service Rendered the Dispensary Allowed \$5.00

County 1/10-09
 J.B. White vs. Bibb County He claims of the County \$5.00 for merchandise furnished R.L.Avery Allowed \$5.00

County 1/10-09
 W.L.Fratt, vs. County He claims of the County \$466.75 for trying cases in Co. Court and etc. \$466.75 Allowed.

County 1/10-09
 N. Muller vs. Bibb County The County refunds to Nelson Muller \$117.83, which amount was paid out by him by error

County 1/10-09
 R.L.Avery vs. Bibb County He claims of th County \$203.50 for Court costs, ex officio fees etc. Allowed \$203.50

County 1/10-09
 J.B. Mackey vs. Bibb County. He claims of the County \$31.90 for Attending Court house clock, Repairing typewriter and book machine etc. Allowed \$31.90

County 1/10-09
 W.W. Cleveland vs. Bibb County. He claims of the County \$4.00 for work on road & bridge. Allowed \$4.00

<i>General</i> <i>Sept 1908</i>	J.L. Legal vs. Bibb County	He claims of the County \$37.20 for Merchandise furnished the County Jail. Allowed \$ 37.20
<i>Sept 1908</i>	Brushhead Coal Company vs. Bibb County	They claim of the County \$13.05 for goods furnished the pest house at Brushhead. Allowed \$13.05
<i>Sept 1908</i>	J.G. Oakley vs. Bibb County.	He claims of the County \$599. for guarding Jail. The court finding that the law makes provision for the payment of this claim. It is hereby Allowed.
<i>Sept 1908</i>	T.T. Dixon vs. Bibb County	He claims of the County \$6.90 for goods furnished the Pest house Allowed \$6.90
<i>Sept 1908</i>	W.J. Shalby vs. Bibb County	He claims of the County \$4.70 for goods furnished the Pest house. Allowed \$4.70
<i>Sept 1908</i>	W.A. Harvey vs. Bibb County	He claims of the County \$19.50 for vaccine tubes, and other medicines furnished the Pest House. Allowed \$19.50
<i>Sept 1908</i>	Tennessee Coal, Iron & Railroad Co. Store, vs. Bibb County.	They claim of the County \$8.99 for Merchandise furnished the Pest House. Allowed. \$8.99

Commissioners Court for Bibb County Alabama. Special term Dec. 30, 1908.
Whereas on the 9th day of November 1908, this court made an order for the election in Beat Number 12 in said County, to be held on the 28th, day of December, which election was held for the purpose of ascertaining whether or not steak should be permitted to be run at large in said beat; and whereas it was ordered at said November term of this Court; that said election should be held at the voting place in said Beat on Monday the 28th, day of December 1908, and further that notices should be posted by the persons who filed the petition for the said order of election at five public places in said Beat Twelve, and that said notices should be published in the Centreville Press a newspaper published in said County for three successive weeks before said election, and that said notices stated the time, and place of said election and the purpose of said election. And whereas on the 29th day of December 1908, the returning officer of said election made their returns from the voting place in said Beat Twelve which are now on file and show the result of the said election on the 28th, day of December 1908 to be that 34 persons voted "Steak Law Yes", and 31 persons voted "Steak Law No". And it being shown to the satisfaction of the Court that all and every provision in said order of this court on 9th day of November and all the requirements of the law have been fully complied with and that the Sheriff and all the requirements as required by law a list of the managers and the returning officers of said election in the Centreville Press as is required by law. It is therefore the order and the judgment of this court that said returns of said returning officers be filed in this court and that we canvassed the said returns on this the 30th, day of December 1908 and declare the result to be as above stated and we do certify the result. And this court hereby orders the petition and proceedings, with the endorsement thereon and the certificates of the result of the said election to be recorded on the minutes of this court, and it being shown as herein stated that a majority of said voters voted "Steak Law Yes", it is further ordered by this court that it shall be and is unlawful hereafter for steak to run at large in Beat Twelve Bibb County Alabama, and that steak law for said beat Twelve is in full force and effect from and after this date.
This 30th, day of December 1908.

W.L. Pratt Chairman
W.N. Cleveland
W.T. Steele
B. J. Murphy

<i>General</i> <i>Sept 1908</i>	R.O Campbell Coal Company. vs. Bibb County.	They claim of the County \$122.50 for 405 tons of coal furnished the county @ \$3.00 per ton. Allowed \$122.50
<i>Sept 1908</i>	Centreville Edw. Co. vs. Bibb County	They claim of the County \$11.79 for goods furnished the County Allowed \$11.79
<i>Sept 1908</i>	H.L. Wallace vs. Bibb County	He claims of the County \$18.85 for holding Inquest, Physician, Jury Fees etc. Allowed \$18.85
<i>Sept 1908</i>	E.C. Clark vs. Bibb County	He claims of the County \$3.00 for repairing the Gasoline Engine. Allowed \$ 3.00
<i>Sept 1908</i>	W.A. Harvey vs. Bibb County	He claims of the County \$16.65 for Medicine furnished the Pest House. Allowed \$ 16.65

Carroll
7-11-1900
H. P. Phillips vs. Bibb County He claims of the County \$11.25 for fees for witnesses and Jury, carrying prisoner to jail, etc.
Allowed \$11.25

Carroll
7-11-1900
Walter, Evans, & Cogwell Co vs. Bibb County They claim of the County \$99.39 for Board Books and etc furnished the Probate Judge & inkstands furnished to the Register.
Allowed \$99.39

Carroll
7-11-1900
Jas. G. Oakley vs. Bibb County He claims of the County \$ 607.24 for fees in cases, Ex off Ser. etc.
\$ 607.24 Allowed.

H C Cleveland vs. Bibb County He claims of the County \$18.00 for Work at Election.
Allowed \$18.00

It is ordered by the Court that a warrant for Two hundred and fifty dollars issue to the town of West Bleaton as half payment for a certain bridge immediately West of the Corporate limits of the said town, this same being in lieu of the amount of road tax due the said town as provided by law.

Ex parte, The Hammett, Neal Lumber Co., The Court hereby allows the said Co. to construct a spur tract across the public road at Vidon from the M. & O. R. R. Co's tract

The Court hereby grants a petition from H. L. Wesley, J. T. Tucker, J. P. Fleming et al of Sect 7, and permits the said petitioners to construct and maintain a gate across the public road at a point about four miles South of Randolph on the Monteville & Selma road provided that the same shall be of good material, properly constructed and at all times kept in good repairs so that the public travel shall be impeded as little as possible.

Carroll
7-11-1900
Ex Parte W. J. Nielsen County Physician The Court hereby orders that a warrant of Fifty Dollars be issued to him for extra services in attending upon
now confined in jail, who recently had a limb amputated.

Carroll
7-11-1900
Ex Parte J. W. Nielsen
The Court further orders that the salary of the said J. W. Nielsen as County Physician be and the same is hereby placed at the sum of One Hundred Dollars per annum

Commissioners Court

July Term, 1909.

The Court having considered the application of J. H. Cleveland et al. for a certain change in the public road near the residence of the said Cleveland in which petition the road was to be changed so as to run near the house of said Cleveland and after considering all matters pertaining thereto it is hereby ordered and decreed by the Commissioners Court of Bibb County that said petition be granted and that said change be made as set out and stated in said petition.

Done by the order of the Commissioners Court
 W. L. Pratt.

Chairman of said Board

Be it remembered that at the May term of the Commissioners Court the following business was transacted all the members being present.

Ex parte Gee . Kearell

Issued
5/20/09

It being shown that \$75.08 is due the said party for goods on account of the survey of Shelby & Bibb County the same is ordered paid.

Ex Parte A. N. Belcher

Issued
5/20/09

It being shown that \$17.41 is due the said party for lumber furnished the County the same is ordered paid.

Ex parte S. H. James

Issued
5/20/09

It being shown that \$129.47 is due the said party for keeping the County poor, same is ordered paid.

Ex parte S. C. Meigs, M.D.

Issued
5/14/09

It being shown that \$29.50 is due the said party for goods and services furnished the County same is ordered paid.

Ex parte Thomas & Horn

Issued
5/11/09

It being shown that \$101.04 is due the said party for lumber furnished the County, same is ordered paid.

Ex parte Centerville Hardware Company

Issued
5/14/09

It being shown that \$26.70 is due the said party for goods furnished the County, same is ordered paid.

Ex parte M. G. Crews

Issued
5/14/09

It being shown that \$2.50 is due the said party for goods furnished the County, same is ordered paid.

Ex parte Eli Wicks

Issued
5/11/09

It being shown that \$25.00 is due the said party for goods furnished the County, same is ordered paid.

Ex parte J. A. Feir

Issued
5/12/09

It being shown that \$7.25 is due the said party for service to the County, same is ordered paid.

Ex parte H. C. & W. B. Reynolds Co.

Issued
5/14/09

It being shown that \$5.94 is due the said party for goods furnished the County, same is ordered paid.

Ex parte S. W. Anthony

Issued
5/14/09

It being shown that \$140.00 is due the said party for Bead of Jurors, same is ordered paid.

Ex parte Ward & Thompson

Issued
5/14/09

It being shown that \$4.00 is due the said party for service to County, same is ordered paid.

Ex parte J. L. Legal

Issued
5/14/09

It being shown that \$ 33.80 is due the said party for goods furnished the County, same is ordered paid.

Ex parte C. L. Oakley

Issued
5/11/09

It being shown that \$100.00 is due the said party for Plumbing etc., same is ordered paid.

Ex parte J. B. White

Issued
5/14/09

It being shown that \$4.55 is due the said party for goods furnished the County, same is ordered paid.

Ex parte B. P. Oglesby

Issued
5/14/09

It being shown that \$3.00 is due the said party for damage to BUGGY, same is ordered paid.

Ex parte W. T. Stewart

Issued
5/14/09

It being shown that \$5.20 is due the said party for lumber furnished the County, same is ordered paid.

Ex parte W. T. Wood

Issued
5/14/09

It being shown that \$19.55 is due the said party for holding inquest of E. P. Retenberry same is ordered paid.

Ex parte J. G. Oakley

Issued
5/11/09

It being shown that \$549.75 is due the said party for Ex. officio fees, removal bills, etc., same is ordered paid.

- Issued 5/14/09 Ex parte Burroughs Adding Machine Company *said party*
 It being shown that \$275.00 for Adding machine is due, same is ordered paid.
- Issued 5/14/09 Ex parte Elliott-Fisher Company *said party*
 It being shown that \$175.00 is due for Recording machine with roll top desk, same is ordered paid.
- Issued 5/14/09 Ex parte Marshall & Bruce Co
 It being shown that \$32.85 is due said party for Stationary furnished the County, same is ordered paid.
- Issued 5/11/09 Ex parte Dr. S. C. Neigs *said party*
 It being shown that \$190.00 is due for Medical Services to Albert Merrill, same is ordered paid.
- Issued 5/14/09 Ex parte R. L. Avery *said party*
 It being shown that \$276.35 is due for Ex-off Fees, Circuit Court etc., same is ordered paid.
- Issued 5/11/09 Ex parte W. L. Pratt *said party*
 It being shown that \$243.50 is due for Ex-off Fees etc., same is ordered paid.
- Issued 5/13/09 Ex parte J. A. Fair *said party*
 It being shown that \$8.60 is due for Handling cement, sand etc., same is ordered paid.
- Issued 5/13/09 Ex parte Cleveland Mercantile Co., *said party*
 It being shown that \$16.90 is due for Goods furnished the County, same is ordered paid.
- Issued 5/29/09 Ex parte Walker Evans & Cogswell Co.
 It being shown that \$103.10 is due said party for stationery etc, furnished that County, same is ordered paid.
- Issued 5/12/09 Ex parte The Centreville Press
 It being shown that \$180.25 is due said party for stationery, blanks etc., same is ordered paid.
- Issued 5/11/09 Ex parte C. L. Oakley
 It being shown that \$30.00 is due said party for pumping, same is ordered paid.
- Issued 5/13/09 Ex parte Y. S. Smith *said party*
 It being shown that \$17.00 is due for coffin etc. for A. Gamble same is ordered paid.
- Issued 5/18/09 Ex parte Elliott-Fisher Co
 It being shown that \$25.00 is due said party for Repairing Machine (Typewriter), same is ordered paid.

COMMISSIONERS COURT OF BIBB COUNTY, REGULAR TERM, MONDAY MAY 10, 1909

Upon the application of George Blake he is hereby authorized to erect a Gate across the Centreville and Eleotien public road where said road crosses the Northern border line of Sec. 2 Township 23, Range 9, East, which gate he must erect with sufficient width to allow the safe and easy passage of wheel carriage, upon the condition that the said George Blake shall keep said gate in good repair and maintain a hitching post and a block for alighting on either side of gate, and upon the further condition that the said gate shall be what is known as an automatic gate.

Upon the application of J. E. Mahan et al the Court hereby establishes as a public road the following piece of road, leaving the Brierfield and Belle Ellen road just east of Mrs. Jake Richards and running thence a little east of north by the residence of Magul Fancher and intersecting a public road in Shelly County at the County line between Bibb and Shelly County at or near the residence of Sam Miles.

Upon the application of N. H. Langston J. H. Chism, E. R. Eady, and others for the establishment of a public road beginning from the Six Mile and Randolph road at a point near where Solon Perry now lives and running South west intersecting the Pratts ferry Road at a point near where Jasper Jackson now lives: and the following viewers are hereby appointed by the Court to view out and make and legal report to this Court viz:

N. H. Langston
G. A. Parker
R. C. Jones
E. R. Eady
H. P. Horn
W. J. Jackson
A. W. Langston

THE STATE OF ALABAMA,)
Bibb COUNTY.) COURT OF COUNTY COMMISSIONERS.

TO N. H. Langston
G. A. Parker
R. C. Jones
E. R. Eady
H. P. Horn
W. J. Jackson
A. W. Langston

The Court of County Commissioners of said County at a term commencing on the 10th day of May 1909, ordered that you view and mark out the following proposed road, to-wit:

Beginning from the Six Mile and Randolph road at a point near where Solon Perry now lives and running South West & intersecting the Pratts ferry road at a point near where Jasper Jackson now lives.
and that you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out.

Before acting you must take an oath to view and mark out the foregoing described road to the greatest advantage to the public, and with as little prejudice to individuals as possible and without partiality or favor; and to justly assess the value of the land of each landowner which will be taken for said road; and you must, after viewing and marking out the route and making the said assessment of compensation return the same to said Court.

W. L. Pratt
Judge of Probate.

*W. H. Irvine, Clerk } Bal due on lumber books??
Bibb Co. }
Allowing*

Be it remembered that at the regular June term of the Commissioners Court of Bibb County all the members being present the following business was transacted

The tax assessment book was examined and corrected

The following errors and involuntaries for the year 1908 was allowed tax collectors

The State of Alabama }
Bibb County }

Be it remembered, that at the June Term of the Court of County Commissioners of Bibb County, held on this 7th day of June 1909, Tax Collector of said County, made his report on "Involuntaries" and "Errors in Assessment" on taxes for the year 1908, as required by Section 2184 of Code. And after a careful and rigid examination of said reports by said Court, it was considered and adjudged that said collector be allowed on his settlement with the Auditor for the following amounts:

Involuntaries: State Taxes - General	\$ 388
- Special Soldier	1 56
- Special School	476
Errors in Assessments: State Taxes - General	\$13769
Special Soldier	5506
Special School	16625

And the said Collector also made his report of taxes in litigation for 1908 and the following credits were made on assessments against the following parties:

General	Special Soldier	Special School
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(continued next page)

And said Collector has also made his report for final allowance of the uncollected balance of Involuntary Taxes for the year 1908, as required by Section 2190 of Code 1907; and the Court thereupon made the following allowances to said Collector of all such Involuntary Taxes as he may have been unable to collect, as follows:

State Taxes - General	\$	Nothing
- Special Soldier	\$	Nothing
- Special School	\$	Nothing

And said Collector is also allowed credit for the following taxes in litigation for the year 1908, which he has been unable to collect as follows:

General	Special Soldier	Special School
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Given under my hand this 7th day of June 1909

W. L. Pratts
Judge of Probate

As provided for in Section 2155 of the Code we hereby levy for County purposes for the year 1909 the following tax:

General County Tax	5 mills
Special Court House	1 "
" Roads & Bridges	1/2 "
" Schools	1 "

Be it known at the regular August term of the County Commissioners Court, the following business was transacted, all the members being present.

- Council Aug 2-1909*
S. H. James vs. Bibb County He claims of the County \$161.81 for Keeping the County Poor.
Allowed \$161.81.
- Council Aug 9-1909*
Ed Kinard vs. Bibb County He claims of the County \$ 9.00 for Building a Bridge on Camp.
Allowed \$9.00
- Council Aug 16-09*
J. L. Legal vs. Bibb County He claims of the County \$15.00 for merchandise furnished the County
Allowed \$15.00.
The Centreville Press. vs. Bibb County. Claims of the County \$383.50 for Stationery furnished the County.
Allowed \$383.50.
- Council Aug 16-09*
Mrs. M.B. Williams & W.M. Peters vs. Bibb County They claim of the County \$ 15.00 for trip & holding inquest over Henry Hatenberry & holding inquest over Ben Jones.
Allowed \$15.00
- Council Aug 16-09*
J. B. White vs. Bibb County. He claims of the County \$6.25 for Merchandise furnished the County
Allowed \$6.25.
- It is hereby ordered by the Court that the Monteville and Selma road be and the same is hereby vacated and discontinued from the crossing of said road with the Public road about one mile East of Ashby on to the Shelby County line.
- It is hereby ordered by the Court that voting precinct known as Box E Beat 6, be and the same is moved from Cane Creek to Marvel it appearing that all notices required by law have been given.
- Council Aug 16-09*
W. L. Pratt vs. Bibb County. He claims of the County \$ ~~492.00~~^{587.30} Dollars for Trying cases in the Co. court Ex off. fees etc.
Allowed \$ ~~492.00~~^{509.30}
- Council Aug 11-09*
E.H. Crawford vs. Bibb County He claims of the County \$ 1.45 for Merchandise furnished the Sheriff.
Allowed \$ 1.45
- Council Aug 11-09*
E.H. Crawford vs. Bibb County He claims of the County 7.50 for Sheriff fee in Floyd Terrell case.
Allowed \$7.50
- Council Aug 9-09*
J.D. Halsebeck vs. Bibb County He claims of the County \$17.08 for Lumber furnished the County.
Allowed \$17.08.
- Council Aug 9-09*
J.R. Mabe vs. Bibb County He claims of the County \$21.98 for Keeping County Clerk and repairing the typewriter in the clerks office
Allowed \$ 21.98
- Council Aug 9-09*
W. Avery vs. Bibb County He claims of the County \$ 299.35 for Ex off. fees, fees in Co. Court cases.
Allowed \$ 299.35
- Council Aug 2-1909*
Ward & Thompson vs. Bibb County. They claim of the County \$ 12.21 for Hauling Lumber, nails etc.
Allowed \$12.21
- Council Aug 9-1909*
W.T. Wood vs. Bibb County. He claims of the County \$10.00 for Building bridge over Haycock creek.
Allowed \$10.00
- Council Aug 9-1909*
J. S. Ward vs. Bibb County He claims of the County \$ 23.43 for Lumber furnished the County.
Allowed \$23.43,7
- Council Aug 9-1909*
V.A. Stewart vs. Bibb County He claims of the County \$26.77 for Lumber
Allowed \$26.77
- Council Aug 9-1909*
The Centreville Hardware Co. vs. Bibb County They claim of the County \$22.90 for Goods furnished the County.
Allowed \$ 22.90
- Council Aug 9-1909*
Walker Evans & Cogswell Co. vs. Bibb County They claim of the County \$26.76 for Stationery furnished the County.
Allowed \$26.76

*Received
Aug 12-1909*

M. K. Lee He claims \$ 6.50 for work and \$ 8.87 Lumber on Gully Creek
vs.
Bibb County Allowed \$15.37

*Received
Aug 31-1909*

W. A. Harvey He claims of the County \$8.95 for Medicine furnished the Post
vs.
Bibb County Allowed \$8.95

Upon the application of I. M. Pughner and others the Court hereby appoints Frank Pitts, R. M. Harris, J. M. Pender, J. W. Miles, C. M. Smith and Wm. L. Smith viewers to mark out and locate a public road leaving the Brierfield and Belle Ellen road at some point between little Cahaba river and Mrs Mary Richards place and running in a northerly direction intersecting a public road at the County line.

We the viewers appointed by your Honorable Court to view and locate road from Pratt Ferry near Jasper Jackson and intersecting the Randolph & Six Mile road at or near Harrison Barn & Beg leave to Submit the following route we have located the road on the old road with the exception of some immaterial changes We find no damages by the land owner over which said road is located

Receipt Submitted
A W Langston
Chairman
R. C. Jones
G. A. Parker

Puller Barn
E. R. Eady
Jasper Jackson
M. H. Langston

*Received
Oct 1-1909*

Marshall & Bruce Co. They claim of the County \$84.50 for Stationery furnished
vs.
Bibb County Allowed \$ 84.50

*Received
Oct 1-1909*

Walker, Evans & Cogswell Co. They claim of the County \$103.10 for Stationery
vs.
County of Bibb furnished the County.
Allowed \$103.10

*Received
8-9-1909*

Herace Thompson He claims of the County \$11.50 for Work on Bridge etc.
vs.
Bibb County Allowed \$11.50

*Received
Oct 20-1909*

The Smith Premier Typewriter Company. They claim of the County \$67.50 for
vs.
Bibb County. typewriter furnished the County.
Allowed \$67.50

*Received
8-19-1909*

Jno. S. Gardner He claims of the County \$105.00 for 1 Typewriter
vs.
Bibb County Allowed \$105.00

*Received
Aug 11-1909*

Jan. S. Oakley He claims of the County \$218.30 for Ex. off. fees cases in
vs.
Bibb County County Court, and so forth.
Allowed \$218.30

Centreville Ala.
AUG 26th 1909

Judge W. L. Pratt,

Centreville Ala.

Dear Sir:- By request of the Board of County Commissioners of your County I have this day examined the Marion Road bridge over the Cahaba River, and find as follows-

1. That the bridge is a Whipple Truss made by the King Bridge Co. during 1885 The Whipple truss, or double intersection style offers the least resistance to lateral strains of all the known styles of bridges that are used for Highways.
2. That the bridge is entirely too light for its length.
3. That it is too narrow to accommodate the traffic at this time.
4. That the piers are so small to resist, (as they should), the horizontal thrust caused by excessive loads-
5. That the top chord on both sides is some what warped, caused by the lack of sufficient lateral bracing and the extreme lightness of the structure.
6. I recommend that a new bridge of modern type be built at this place, and the old bridge be taken down carefully, each piece being marked and numbered so that it can be used at some other place if it is wanted.
7. This space can be used for two short spans by making a few minor changes, such as two sets of end posts, new diagonals and a few other small changes, that will cost very little, by making these changes this old space can be utilized as above stated to good advantage.

Respectfully Submitted
Woolsey Pimmell
Consulting Engineer Tuscaloosa Ala.

McClellan & Co } For Stationary \$105.00
Bibb Co } Allowed

Jesse Weaver } For Lumber to build bridge
Bibb County } over Congo Branch
Allowed

L. McVilly } Lumber hauling & building bridge at
Bibb County } Cain Creek \$146.25
(Belle Allen Bridge \$103.50 Total \$250.00

The State of Alabama, }
.....County }

COMMISSIONERS' COURT.

To the Honorable, the Court of County Commissioners of said County.

We the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a road in said County, beg leave to make the following report, to-wit: Before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning at Bridge on Public near H M

Raglin going North to Sycamore tree turning East along side of hill as staked off and giving back to Public Road near maple tree that the wire fence is returned to the width of said road to be 25 feet and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road, as follows:

To H.M. Raglin the sum of \$ 25.00

Respectfully submitted, this _____ day of _____ 1899

- W.B. Bracknell
 - J. C. Deason.
 - W. T. Marphey.
 - D. C. Skimmer.
 - A. O. Owens.
 - F. W. Marphey.
 - E. D. Barron.
- Jury of view.

Stationary furnished by the County
Roberts & Son

vs
Bibb Co.

Three claim of the County \$14.50 for stationary furnished
The County Allowed 14.50

Handwritten: Randolph Ala. July 23rd 1909
To The Hon. Board of County Commissioners
Bibb County, Ala.

Gentlemen:
Your petitioner herein respectfully represents that for the year 1908 an assessment against the Bushhead Coal Co. was made by one Albas. O. Moore without any authority whatsoever, and that said assessment was greatly in excess of the true value of said property. Your petitioner therefore asks that the said Court of County Commissioners refund for the County the sum of \$ 21.60 and and make such orders or decrees as may be necessary wherein the State may refund the sum of \$62.49 as amounts justly due the petitioner
Allen O. Lawson

The State of Alabama,
Bibb County.

Court of County Commissioners.

TO R. C. Goodson, W. F. Faucett, J. N. Mayberry, Will Kinard, S. P. Griffin, W. T. Stewart, S. P. Stewart.

The Court of County Commissioners of said County at a term commencing on the 9th day of August 1909, ordered that you view and mark out the following proposed road, to-wit:

Change on the Centerville road known as the River road at or near the residence of T. D. Potts also the establishment of a public road from near the residence, W. A. Moore's, by ferry known as Moore and Stewart Ferry and intersecting Centerville and Marion road on West side of the Cahaba river at or near Mrs Betty Meigs place and that you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out.

Before acting you must take an oath to view and mark out the foregoing described road to the greatest advantage to the public, and with as little prejudice to individuals as possible and without partiality or favor; and to justly assess the value of the land of each landowner which will be taken for said road; and you must, after viewing and marking out the route and making the said assessment of compensation return the same to said Court.

W. L. Pratt,
Judge of Probate.

THE STATE OF ALABAMA,
BIBB COUNTY.

COMMISSIONERS' COURT.

TO THE HONORABLE, THE COURT OF COUNTY COMMISSIONERS OF SAID COUNTY:

We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a public road in said County, beg leave to make the following report to-wit: Before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each landowner, which will be taken for said road, to-wit:

Beginning at Mrs J. M. Meigs place then follow present road to Prince Clark's place then go down hill to right from that place and cross creek at old bridge site, then across Johnny Woolley's place, Prince Clark's place and Wm Stewart place to road landing, and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road, as follows:

Respectfully submitted, this 27 day of Aug 1909.

R. C. Goodson
W. F. Faucett
J. N. Mayberry
S. P. Griffin
S. P. Stewart
J. W. Kinard
W. F. Stewart.

The Enterprise)
Bibb County)

claims of the County \$5.00 for stationery furnished the
County (Probate Office) & Allowed

* It is the order & decree of the Court that
the Public Road as viewed and reported by
R. C. Goodson, W. F. Faucett et al. be & the same
is hereby established as a 3rd-grade road.

BE it remembered that at the regular Term of the Commissioners' Court, November the 8th, 1909, all the members being present, the following business was transacted, including orders etc.,

Issued 9/8/09
S. H. James,
vs.
County. For keeping paupers, \$145.00.

Issued 11/8/09
Dr. W. J. Nicholson, CO. Health Officer,
vs.
Bibb County. Attention to foreman. To contract. \$27.50. Allowed.

Issued 11/8/09
Elijah Perry,
vs.
Bibb County. for support, \$5.00 Allowed.

Issued 11/8/09
J. D. Lightsey,
vs. Bibb County. for building bridge in 3rd District, \$92.50 allowed.

Issued 11/8/09
W. J. Griffin,
vs.
Bibb County. for coffin for Sady Heard, pauper, \$12.50 allowed.

Issued 11/8/09
L. P. Wallace,
vs.
Bibb County. for making map of Bibb Co., \$25.00 allowed.

Issued 11/8/09
R. L. Avery, Circuit Clerk,
vs.
Bibb County. Court cases, Circuit & County, Ex-Officio, recording certificates, hauling stationery etc. \$27.75 allowed.

Issued 11/8/09
S. W. A. Thony
vs.
Bibb county. For board and lodging for Jury \$74.75 allowed.

Issued 9/8/09
C. M. James,
vs.
Bibb County. For work on Haysoppe Bridge \$15.50 allowed.

Issued 9/8/09
W. F. James,
vs.
Bibb County. For work on Haysoppe Bridge \$3.75 allowed.

Issued 11/8/09
J. E. James,
vs.
Bibb County. For work on Haysoppe Bridge \$3.50 allowed.

Issued 11/8/09
Wm. Tins,
vs.
BIBB County. For keeping Malinda McDonald, pauper \$18.00 allowed.

Issued 9/8/09
W. H. Thomas,
vs.
BIBB County. For lumber for thomas Bridge \$ 187.32 allowed.

Issued 11/8/09
E. I. Belcher,
vs.
Bibb County. For re-building Thomas Bridge \$154.52 allowed.

Issued 11/8/09
M. D. Williams & W. M. Peters, M. D.'s
vs.
Bibb County. For medical service to Malm Houston \$7.50 allowed.

Journal
7/1/09
E. E. Stewart,
vs.
Bibb County.

For interest on borrowed money, \$ \$81.00 allowed.

Journal
7/1/09
J. A. Fair,
vs.
Bibb County.

For hauling coal for County \$22.00.

Journal
7/1/09
A. L. Elas,
vs.
Bibb County.

For lumber and hauling for county \$133.31 allowed.

Journal
7/1/09
H. P. Ward,
vs.
Bibb County.

For labor, nails \$37.13 allowed.

The State of Alabama,)
Bibb County.) Commissioners' Court.

To the Honorable, the Court of County Commissioners of said County; We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a Public road in said county, beg leave to make the following report, to-wit: BEFORE acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning E. side of Piper road near the south side of sec. 10 opposite Richards Schoolhouse, thence directly eastward as nearly as good grade can be had to Shelby County line, distance about one and one-half miles. The right of way is free except about one fourth mile through land of J. W. Miles, and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road, as follows:

To J. W. Miles the sum of \$10.00 per acre, estimated width of road 40 feet being about 1 1/5 acres, and we fix the damage at twelve dollars (\$12.00), and your Viewers under oath as above have viewed a route for another road from the Shelby Co. line westward to the Piper road at a point about 1/2 mile north of said school house heretofore mentioned and near Mrs. Richards. Right of way free except 1/4 acre belonging to Mrs. Mary Richards. And we fix damage at \$2.50 (\$2.50)

Respectfully submitted, this 20th day of Aug, 1909.

Your viewers the the first road viewed as it would serve a much larger population and would enable them to be served by rural mail.

Frank Pitch
E. M. Pott
W. M. Linsley
J. M. Pancher
E. M. Smith
J. D. Smith.

It is the order of the court that that part of the report of the Viewers set out above which reads as follows, beginning east side of Piper Road near the south side of section 10 opposite Richard Schoolhouse, thence directly eastward as nearly as good grade can be had to Shelby County line, distance about one and one-half miles" BE and the same is hereby approved by the said Court and the said road is hereby established as a public road.

Journal
7/1/09
West Blocton Savings Bank,

vs.
Bibb County.

For amount due J. W. Stewart as road funds, \$88.11 allowed.

Journal
7/1/09
Marshall & Bruce, Stationers,
vs.

Bibb County.

for Stationery furnished Co. \$150.80 allowed.

Journal
7/1/09
Rogers Stationery Co.

vs.
Bibb County.

For Stationery furnished Co. \$61.55 allowed.

J. L. Legal,
vs.
Bibb County. For goods furnished to Co. for Jail. \$37.50

Issued 11/11/09
The Centerville Press,
vs.
Bibb County. For printing blanks for County, \$ 73.00. allowed.

Issued 11/10/09
C. H. Green & Brothers,
vs.
Bibb County. For lumber furnished Co. to build bridges \$368.13 allowed

Issued 11/13/09
Cahaba Southern Coal Mining Company,
vs.
Bibb County. For coal furnished Co., \$121.00 allowed.

Issued 11/9/09
Cleveland Mercantile Co.
vs.
Bibb County. For mdee furnished county \$80.38 allowed.

Issued 11/11/09
J. S. Ward,
vs.
Bibb County. For Lumber furnished Co. \$78.75 allowed.

Issued 11/29/09
George I Burdin,
vs.
Bibb County. For merchandise furnished Co. \$6.02 allowed.

Issued 11/10/09
J. G. Oakley,
vs.
Bibb County. Costs in Court cases, Ex-Off services and ~~xxx~~
\$798.65 allowed.

11/12/09
In the matter of the levy of a license tax for Bibb County as is provided for under the General statutes of ALABAMA, the court hereby levies for the year, 1908 and 1909 50 per centum of the license collected for state purposes on all businesses and things included in the General Revenue Laws of the State.

11/12/09
Upon the petition of John Pembale W. A. Davis et als, the court hereby appropriates the sum of \$10.00 to Will Henderson a negro and the Probate Judge is hereby directed to issue the County's warrant for same.

11/12/09
It is ordered by the court that a warrant for \$10.00 be issued in favor of J. A. Roundtree, Secretary of the Birmingham Good Roads Association, Post Office Box 886, Birmingham, Alabama, the same to be given in compliance with resolution adopted by said Association on October, 14th and 15th.

Issued 11/14/09
Arthur L. Crawford,
vs.
Bibb County. He claims through his Attorney, N. P. White, \$12.50, the same being an amount paid for county license as a photographer, and wherein the County had failed to make a proper and legal order in the Commissioners' Court for the levy of same as the law directs.

It is the order of the Court that upon application of N. A. Belcher et als for a change in the beat line between Precincts 12 and 3, that the said line is changed as follows: Beginning at a point on the bear creek road near the big lick and going in a southerly direction along the public road to the Bill Ragland place, thence in a southerly direction along the public road to where said road crosses Affnee creek, thence down said creek in an easterly direction to the precinct line between beats three and four, thence along said line in a northerly direction to the Bear Creek road, thence along bear creek road in an easterly direction to the Meigs place, thence in a northerly direction along the settlement road to Jim where the Kaul Company's land joins the land of Charles Avery, thence in an easterly direction to the house of Charles Avery, thence along the settlement road in a north easterly direction to the present line between beat 4 and 12 near the Kinard place.

Issued 11/5/09

The Centerville Hardware Company,
vs.
Bibb County.

For articles of hardware furnished county \$11.65
allowed.

Issued 11/9/09

L. M. Reynolds,
vs.
Bibb County.

For pauper list \$10.00 allowed.

Issued 11/7/09

J. S. Ward,
vs. Bibb County.

For lumber furnished County, \$78.75 allowed.

Issued 11/4/09

Bob Helton,
vs.
Bibb County.

For pauper list 6 months \$36.00 allowed.

Issued 11/4/09

T. M. Meiggs,
vs.
Bibb County.

For damages caused by bridge \$35.00 allowed.

The State of Alabama,)
Bibb County.) Commissioners' Court.

To the Honorable, the Court of County Commissioners of said County:

We, the undersigned, JURY of View, appointed by your Honorable Court to view and mark out a route for a 3rd grade Public Road in said County, beg leave to make the following report, to-wit: Before acting, we each of us took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning at or near the residence of Mrs. M. J. Meigs running in a south-westerly direction to the Cahaba River at Moore and Stewart's ferry, thence in a easterly direction to the public road near W. A. Moore's residence, and also to assess the compensation that each land owner will be justly entitled to if his lands are taken for said road, as follows:

Respectfully submitted.

- R. C. Goodson.
- J. N. Maberry.
- W. P. Faucett.
- W. T. Stewart.
- B. F. Stewart.
- J. W. Kinniard.
- B. F. Griffin.
- W. A. Moore.

It is the order of the court that that part of the report of the viewers set out above which reads as follows: to-wit, Beginning at or near the residence of Mrs. M. J. Meigs running in a southwesterly direction to the Cahaba River at Moore and Stewart's ferry, thence in an easterly direction to the public road near W. A. Moore's residence, be and the same is hereby approved by the said court and the said Road is hereby established as a public road.

Issued 11/11/09

W. L. Pratt,
vs.
Bibb County.

For Ex-Off Services, trying cases, for telephone, making registration list, for serving at Commissioners Court etc., \$456.75 allowed.

Issued 11/13/09

W. A. Harvey,
vs.
Bibb County.

For drugs furnished Health Officer for allowed \$6.00.

Issued
11/10/09

W. W. McCallum,
vs.
Bibb County.

To making eight sheet metal ballot boxes, allowed \$12.00.

Issued
12/11/09

John Stewart,
vs.
Bibb County.

For building bridge and material furnished.
Allowed \$252.57.

Assess
12/14-09

Ch. Fannie Woods
vs

Bibb Co

Lumber for 140 sq 179²³

Allowed

Mrs. Sanchez
vs

Bibb County

Expense carrying Mrs. Hayes, an insane woman to Hospital \$13⁰⁰ allowed.

Be it remembered that at a Special call of the Commissioners' Court held at the courthouse on January the 1st, 1910, after due and legal notice all members of the court being present except A. N. Belcher, and the Special call being made to arrange for a contract for letting the County convicts for 1910. It is ordered and decreed by the court that W. L. Pratt be and he is hereby selected as hard labor agent for the County, and that the convicts of the said County for the said year be and they are hereby let to the Sloss-Sheffield Steel and Iron Company for the said year 1910, at the sum of Seventeen (\$17.00) Dollars per month under the superintendence and control of the said hard labor agent as prescribed by law.

This the 1st day of January, 1910.

W. L. Pratt, Chairman
 W. J. Harrison
 J. L. Gannier
 J. S. Ward

The State of Alabama,)
 County of Bibb.) Commissioners' Court, Special Term, Jan. 3rd, 1910.
 Present: W. L. Pratt, Probate Judge presiding also Commissioners Ward, Cruise and Thomas.

Be it remembered that at this Special Term of the Commissioners' Court, which was heretofore called and advertised as provided by law, the following proceedings were had, to-wit: A petition for a stock law election in Precinct Number 5 was filed with the Court also the sum of twenty-five (\$25.00) Dollars was deposited for the purpose of defraying the expenses of said election.

Upon consideration of said petition the court ascertained that same was signed by more than one fourth of the bona fide freeholders residing in Precinct Number five of said County and owning a freehold estate in said Precinct, and the court further ascertains that said sum so deposited is sufficient to defray the expenses of said election. It is therefore ordered by the court that since each of the facts averred in said petition are true, that said petition be and the same is hereby ordered granted.

And it is ordered that an election be held in said Precinct on Monday, the 14th day of February, 1910, at the usual place for holding elections in said Precinct, to ascertain whether or not a majority of the qualified electors of said precinct desiring to favor ~~the~~ law prohibiting the running at large of stock in that part of said Precinct which is outside of the incorporated Town of Centerville.

And it is further ordered that the following persons be appointed Inspectors of such election, viz: H. C. McKenney, W. T. Stewart and J. M. Brown, and that the following persons be appointed Clerks of such election, viz: R. J. Jones, and J. F. Suttle. *and 67*
order, the 1st And it is further ordered that notice of such election be given as required by law, and that same be conducted in all respects as required by law.

W. L. Pratt
 Probate Judge Presiding.
 J. L. Gannier
 W. J. Harrison
 J. S. Ward
 Commissioners.

The State of Alabama,
 Bibb County } Whereas, the Honorable Com-
 missioners' Court of the County of Bibb
 aforesaid, did, at a term thereof begun and held
 on the 1st day of Jan'y, 1910, determine, by an or-
 der regularly made and entered upon the minutes
 thereof to let to hire all convicts which thereto-
 fore had been, or thereafter should be sentenced
 to Hard Labor for said County. And whereas by
 a further order of said Court W L Pratt was
 duly and regularly appointed the agent and
 representative of said Court and of said County
 in and for the hiring of such convicts. And
 whereas the said W L Pratt agent aforesaid,
 acting for and in behalf, and to the use of
 said County of Bibb and in compliance with
 the terms and conditions of the order aforesaid
 of said Court, has hired to Sless-Shuff-
 field, Steel and Iron Company, a body corpor-
 ate, all of the convicts who have been
 or may hereafter, within the term covered by the
 contract, be sentenced to hard labor for said County.
 Now, therefore, this contract made and entered
 into this 1st day of Jan'y, 1910, by and between
 the said W L Pratt, agent aforesaid, acting and
 for the use of said County, party of the first part,
 and Sless-Shuffield Steel and Iron Company,
 party of the second part, Witness:

1. That the party of the first part will deliver
 to the party of the second part, each and every one
 of the convicts of those now under sentence
 as hereafter to be sentenced to hard labor for
 the County of --- Dollars, the said Con-
 victs to be employed by the party of the sec-
 ond part in the work and labor of mining
 and work in, at and round the mines
 and works of the Sless-Shuffield Steel &
 Iron Co. in the Counties of Jefferson and
 Walker and State of Alabama.

2. That the said party of the second part
 shall pay to the County of Bibb as hire of
 each of the convicts delivered hereunder, as

fellows: Seventeen Dollars per month per Capita for all Convicts as herein above specified, each Convict hired until death or legal discharge. Payment to be made as follows: First all that part of the hire of each Convict which accrues from so much of the term of hard labor as is imposed for the Cost of Conviction, shall be paid in advance on the delivery of the Convicts, respectively, and Credit therefor shall be allowed the Contractor on the next Settlement; and, Second, except as next provided, the hire under this Contract shall be paid quarterly for quarters ending March 31st June 30th September 30 and December 31st and if default should be made in the payment of said hire, or any other payment required by this Contract and suit to recover the same be instituted, ten per cent damages on the amount as to which the default occurs, shall be added thereto and be recoverable as a part thereof.

3. That this Contract is entered into under, and in Contemplation of all the laws of the State of Alabama, heretofore or hereafter enacted, in relation to the hiring, management and treatment of County Convicts hired out of the County of Conviction, and also of all the rules and regulations of the Board of inspectors of Convicts now existing or hereafter to be adopted, which are applicable to such Convicts, and all said laws and rules are hereby made a part of this Contract as though here fully set out.

4. That said party of the second part shall receive all Convicts who may be assigned to it under this Contract as the jail of the County of Conviction, and shall pay the expenses of their transportation to the place at which they are to be put to hard labor.

5. That the said party of the second

part shall furnish said Convicts, while held by it under this Contract, with a sufficient quantity of good and wholesome food and with medicine and with medical attention when necessary and with comfortable clothing, to comprise at least two suits and underwear, and said Convicts shall under no circumstances be cruelly and unhumanely treated by said party of the second part, its employees, or agents.

6. That the said party of the second part shall provide a safe, commodious and comfortable prison for the confinement of said Convicts at night, or when not at work and a sufficient number of competent guards to prevent escapes at all times and --- shall pay to said County the sum of one hundred dollars for each Convict who escapes when such escape is the result of negligence but upon the recapture of any escaped Convict the party of the second part within three months after such escape --- shall be entitled to a credit of one hundred dollars on its next settlement with the T. L. Agent of said County. The penalties for escapes are due on the first day of the month after that in which they occur.

7. That the said party of the second part shall discharge the Convicts held under this Contract at the expiration of their term of penal servitude, respectively and shall supply each Convict upon their discharge with transportation to the County Seat of the County in which Convict was sentenced to imprisonment, and with returns for each day estimated to be necessary for the journey to said County seat, and it shall also supply such Convict on discharge with one good suit of clothes, hat and shoes, the value of said suit of clothes, hat and shoes, to be not less than eight dollars.

8. That this Contract as to Commence

the 1st day of Jan'y 1910 and terminate on the 31st day of December 1910; and said Contracts are to be delivered to said party of the second part from time to time as they are sentenced during the continuance thereof, and the said party of the second part shall pay for all Contracts received under this Contract from the day of receiving them, whether they be full number contracted for or less or more.

9. That this Contract shall be secured by a bond, conditioned as by law required, with two or more good and sufficient sureties in double the gross amount contracted to be paid during the continuance hereof, to be approved in all respects by the Probate Judge of said County of Bibb.

10. That this Contract shall terminate whenever the bond given to secure its performance, in the opinion of the Probate Judge of said County of Bibb becomes insufficient, or if any Contract held hereunder is treated cruelly or unhumanely by the party of the second part or its employee, and the Probate Judge of said County has the power and it is his duty, to remove the Contracts held hereunder from the control of the said party of the second part, or to annul this Contract, as the case may be when ordered to do so by the Governor, acting upon the recommendation of the Board of Inspectors; and upon the revocation or termination in any way of this Contract the said party of the second part shall forthwith deliver the Contracts hereunder to the Commissioners' Court of said County or their agents and shall pay the hire thereof up to the day of such delivery.

11. The said party of the second part shall, on the first day of each month,

make out and forward to the President of the Board of Inspectors of Contracts, a report of and concerning the contracts held under this contract, containing such information as the Board of Inspectors may, by regulation previously adopted, require and if failure to make such report shall be good cause, in the discretion of the Board of Inspectors, for reporting the said Contractor to the Governor as provided by Section 4525 of the Code of 1896.

That this contract be executed in triplicate, one copy to be retained by the party of the first part, one copy by the party of the second part, and one copy to be filed in the office of the President of the Board of Inspectors of Contracts at Montgomery.

In testimony whereof, we have hereunto set our hands and seals this the 1st day of January, 1910.

W L Pratt (L.S.)
Agent of Hard Labor for Bibb County
Slav. Sheffield Steel & Iron Co. L.S.
By J W McQueen Vice President
Contractors.

Bond.

Know all men by these presents that we Slav. Sheffield Steel and Iron Company a Corporation as principal and J W McQueen and Jno R Perkins of National Surety Company a Corporation under the laws of the State of New York as sureties are held and firmly bound unto the County of Bibb in said State in the penal sum of Five Hundred Dollars the payment of which well and truly to be made we bind ourselves, our heirs, representatives and assigns jointly and severally by these presents.

Given under our hands and seals this the 8th day of January, 1910.

The Condition of the above obligation is such, that whereas the above bound Slave - Sheffield Steel and Iron Company has hired all of Bibb County Conducts for a term beginning on the 1st day of January, 1910, and ending on the 31st day of December, 1910 and has this day made and entered into a contract with the Agent of Hard Labor of said County for the hire of said Conducts which Contract is here referred to and made by reference a part hereof.

Now, if the said Slave - Sheffield Steel and Iron Company shall well and truly comply with the terms of said Contract, and faithfully do and perform all that it is herein required to do and in the manner therein required, and shall, among other things herein required to be done by it furnish said Conducts while held under said Contract, with a sufficiency of good and wholesome food, with medicine and medical attention, when necessary, with comfortable clothing, comprising at all times at least two suits and underwear, and to furnish each Conduct, upon his her discharge, with a good suit of clothes, hat and shoes, and with transportation to the place of Conduction, and make provisions for their food during their journey, then the above obligation to be void, otherwise to remain and continue in full force and effect.

The above bond is truly approved and accepted.

W. L. Pratt Judge of Probate, Bibb Co Alabama.

Jan'y 8th,

Slave Sheffield Steel & Iron
By J. W. McPacem, Vice Pres. (L.S.)

J. W. McPacem
Geo. B. Perkins
National Security Company (L.S.)

By Frederick W. Duxon, President Vice Pres. Secretary
C. B. Judge, Resident Cash



Palmer & Sons
vs.
Bibb County } For Books, tickets, stationery etc.
furnished Jury Commission \$58⁰⁰ allowed.

State of Alabama,)

vs.) Commissioner's Court, Feb. Term, 1910.

Bibb County.)
 Be it remembered that at the regular term of the Commissioner's Court held February 14th, 1910, all the members being present the following business was transacted, including orders, etc.

P. Tidwell,

vs.)
 Bibb County. \$7.50 allowed for error in overpayment of taxes.

Edgar Brown,

vs.)
 Bibb County. \$65.75 allowed for bridge work. (West Blotson Saving Bank)

Lowrey & Burns,

vs.)
 Bibb County. \$13.20 allowed for belts and blacksmith work.

D. L. Morrison,

vs.)
 Bibb County. \$24.50 allowed for lumber, nails, labor etc.

John Jones,

vs.)
 Bibb County. \$35.00 for injury of horse caused by bridge.

S. H. James,

vs.)
 Bibb County. \$166.25 allowed for keeping the county poor.

The State of Alabama,)

Bibb County.) To the Honorable Commissioners' Court of Bibb County:

We, the undersigned, respectfully petition you to allow W. H. Martin the right to put two gates across the Centerville and Moundville Road on his farm: Wm. Thompson, S. A. Toley, R. P. Hubert etals.
 It is hereby ordered and decreed by the court that said petition be granted and said gates be put across the said Centerville & Moundville Road.

Rescinded By Court 2/14/10

T. C. Wallace,

vs.)
 Bibb County. \$100.00 allowed for overpayment of taxes to Co. Treasurer.

J. H. White,

vs.)
 Bibb County. \$1.70 allowed for oil and other sundry articles for Co.

Faucett & Mason,

vs.)
 Bibb County. \$15.00 allowed for coffin for Mrs. Narcissa Hodgens.

W. L. Pratt,

vs.)
 Bibb County. \$5.00 allowed amount paid Dr. Sid Leach and Judge J. C. Brown fee in the case of S. W. Layd insane.

Bibb Co. W. M. Tuns,

vs.)
 Bibb County. \$18.00 allowed for taking care Malinda McDonald for quarter ending February.

*July 14, 1910
 Sessons*

- Revised 9/10/10*
- J. L. Legal,
vs.
Bibb County. \$69.50 allowed for mize furnished for jail.
- Revised 9/10/10*
- E. H. Crawford,
vs.
Bibb County. \$12.30 allowed for mize furnished for jail.
- Tal Pike,
vs.
Bibb County. \$22.50 allowed for suport July 1st, 1910 to February 15th, 1910.
- Revised 9/10/10*
- R. L. Avery,
vs.
Bibb County. \$306.98 Allowed for costs in County Court cases, ex-officio services etc.
- Revised 9/10/10*
- L. H. Nunnelee,
vs.
Bibb County. \$170.50 allowed for stationery furnished County.
- Revised 9/10/10*
- T. Belcher,
vs.
Bibb County. \$14.85 allowed for work on bridge and Lumber.
- T. E. Scholar, M. D.
vs.
Bibb County. \$8.05 allowed for drugs and other sundry articles furnished jail.
- Revised 9/10/10*
- J. M. Frost,
vs.
Bibb County. \$19.20 allowed for lumber furnished county.
- Revised 9/10/10*
- J. E. Mackey,
vs.
Bibb County. \$21.65 allowed for taking care of clock and for repairing type-writers.
- Revised 9/10/10*
- S. D. Logan for Ex. D. Miller,
vs.
Bibb County. \$1.02 allowed for overpayment of taxes.
- Revised 9/10/10*
- Wood Fancher,
vs.
Bibb County. \$13.00 allowed for service in the case of Mrs. Lon Hays and in case of Julia Berry insane.
- Steiner Brothers,
vs.
Bibb County. \$280.00 allowed for interest on warrants-to be paid out of courthouse funds.
- J. A. Wood,
vs.
Bibb County. Claimed \$2.15 for merchandise furnished for Ed Olmance while sick with small pox, not O.K. by Dr. Peacock and payment refused.
- 5/11/10*
- Marshall & Bruce,
vs.
Bibb County. \$283.35 allowed for stationery furnished County.
- H. A. Lee,
vs.
Bibb County. \$3.45 claimed \$1.25 allowed for mize furnished County.

Wm. D. Smith,
vs.
Bibb County.
With small pay.

\$30.00 for 150 meals furnished Ed Glasco while sick

W. A. Harvey,
vs.
Bibb County.

\$6.20 allowed for mice furnished Co. Health Dpt.

Lavender & Thompson,
vs.
Bibb County.
Ward.

\$50.00 allowed for legal service in case of Earnest

Upon the application of William Boyd, Jim Kirkland et als, for the establishment of a public road leaving Bear Creek Road at or near William Boyd's, thence in a southwesterly direction by Barron's Old Saw Mill Place intersecting public road at or near A. D. Avery's. The court hereby appoints the following viewers to mark out, locate and report upon the said route: R. L. Steel, H. T. Avery, W. M. Boyd.

W. L. Pratt, Judge of Probate,
vs.
Bibb County.

\$360.00 allowed for hearing cases in the County Court, ex-officio services etc.

Jan. S. Oakley, Sheriff,
vs.
Bibb County.

\$652.27 allowed for costs in County Court Cases.

The Centerville Hdw Company,
vs.
Bibb County

\$34.45 allowed for Hdw furnished County.

Rogers Stationery Company,
vs.
Bibb County.

\$89.00 allowed for stationery furnished County.

W. R. Thomas,
vs.
Bibb County.

\$21.85 allowed for lumber furnished County.

O. F. Mills,
vs.
Bibb County.

\$12.00 for painting jail...6 days work.

TO THE HONORABLE COMMISSIONERS COURT OF BIBB COUNTY.

We the undersigned:
Citizens and taxpayers of Bibb County Respectfully petition your Honorable Court to make the following change in the Centreville and Montevallo Public Road town Leaving the old road 200 yards east of residence of A.L. Arnold, thence in a Northerly direction for about one half mile, thence Easterly and parallel with the old road, through a thickly settled neighborhood and intersecting the old road opposite the residence of Mr. Frank Fitch. We desire to state that the proposed new road has been well machine worked by citizens, and is in every way fit to be made a public road. The proposed new road will avoid several steep hills, has many residences and plenty of water along its route, whereas the old road has no residences from A. L. Arnold's to J. R. Smiths and no water. The new road will open up a neighborhood of good citizens long in need of a public road, and will serve many families along its route with rural mail delivery, whereas the stretch of old road referred to serves only two and they can be served as well by the new road. We, your petitioners honestly believe that this proposed change will be for the good of the public who have occasion to travel from Centerville to Montevallo, and intermediate points, and the benefit that will be given to the people along its route will be well nigh incalculable. We beg that you grant this change at this term of the Court.

John M. Leamy.
C. S. Smith.
H. L. Eber.
F. E. Pancher.
J. T. Pancher.
W. D. Ellis. etal

It is ordered by the court that the said road: Leaving the old road two hundred yards east easterly and parallel with the old road in a northerly direction for about one half mile, thence section the old road opposite the residence of Frank Fitch; thence in a northerly direction to the established and the following Viewers appointed to view and mark out said change in road: John Battle, Jim Smith, H.L. Wallace, Joe Farrington, Felix Arnold, Clay Owen, and Byrd Owen.

The court having heretofore ordered the appointment of viewers to mark out and locate a road beginning at old Martin saw mill near Blocton and running in an northwesterly direction to West Blocton, and the said viewers having made their report and the citizens who are interested having complied in all respects with an agreement to do certain work on said road it is now ordered by the court that the same is hereby established as a third grade public road.

Petition for Stock Law Election for Precinct 5, Bibb County, Alabama.

To the Honorable Court of County Commissioners:
of Bibb County, Alabama:

WE, the undersigned, each of whom is a bona fide freeholder in Precinct number five (5), Bibb County, Alabama, and each of whom resides in and also owns a freehold estate which lies in said Precinct number five (5), desire an election in said Precinct to ascertain whether or not a majority of the qualified electors of said Precinct desire or favor a law prohibiting the running at large of stock in that part of said precinct which is outside of any incorporated city or town. We, the said undersigned, have deposited with the Honorable W. L. Pratt, Judge of Probate, the sum of Twenty-five Dollars, for the purpose of defraying the expenses of holding said election, which said sum is sufficient for said purpose:

F. M. Holley.
Jno. P. Kennedy.
D. W. Crawford.
L. H. Humalee.

J. A. Legal.
J. P. Thompson.
J. B. White.
Jno. B. Gardener.

et als.

Filed this the 3rd Jan'y, 1910.

W. L. Pratt, Chairman Board of Commissioners.

The State of Alabama,)
County of Bibb.) Commissioners' Court, Special Term, Jan. 3rd, 1910.

Present: W. L. Pratt, Probate Judge Presiding, also Commissioners, Ward, Cruise and Thomas. Be it remembered that at this special term of the Commissioners' Court, which was heretofore called and advertised as provided by law, the following proceedings were had to-wit: A petition for a stock law election in Precinct Number 5 was filed with the Court; also the sum of twenty-five dollars (\$25.00) was deposited for the purpose of defraying the expenses of said election. Upon consideration of said petition the court ascertained that the same was signed by more than one-fourth of the bona fide free holders residing in Precinct Number five of said County and owning a freehold estate in said precinct, and the court further ascertains that said sum so deposited is sufficient to defray the expenses of said election. It is therefore ordered by the court that since each of the facts averred in said petition are true, that said petition be and the same is hereby granted. And it is ordered that an election be held in said Precinct on Monday, the 14th day of February, 1910, at the usual place for holding elections in said precinct, to ascertain whether or not a majority of the qualified electors of said precinct desire or favor a law prohibiting the running at large of stock in that part of said Precinct which is outside of the incorporated town of Centerville. And it is further ordered that the following persons be appointed Inspectors of such election, viz: H. C. McKinney, W. T. Stewart and J. M. Brown, and that the following persons be appointed clerks of such election, viz: N. J. Jones, and J. P. Battle and C. L. Oakley returning officer. And it is further ordered that notice of such election be given as required by law, and that the same be conducted in all respects as required by law.

W. L. Pratt, Chairman
J. S. Ward) Commissioners.
D. L. Cruise.)
W. H. Thomas.)

State of Alabama, }
Bibb County. } We, the undersigned Inspectors and Clerks of an elec-
tion held by order of the Commissioners Court of Bibb County, at the Courthouse
in Precinct Five (5) of said County, on Monday, February 14th, 1910; by the
qualified electors of said Precinct Five (5) for the purpose of determining
whether or not a majority of the qualified electors of said Precinct Five, de-
sire or favor a law prohibiting the running at large of stock in that part of
said Precinct Five, which lies outside the limits of the incorporated town of
Centerville; do certify that said election was held in all respects as
required by law, and was held on the day and at the place named in the order
of the Commissioners' Court of Bibb County relating thereto.
WE further certify that said election the result thereof was as follows:

STOCK LAW---YES: Received 105 Votes.
STOCK LAW---NO: Received 90 Votes.

Witness our hands this 14 day of February, 1910.

Jas. M. Brown
H. C. McKinney
J. F. Casey,
Inspectors.

J. F. Settle.
M. C. Edmonds,
Clerks.

State of Alabama, }
Bibb County. } Commissioners' Court, February Term, 1910.

This Court having convened this 15th day of February, 1910, as required
by law, for the purpose of canvassing and declaring the result of an elec-
tion heretofore ordered by this Court to be held in Precinct Five (5) Bibb
County, Alabama, which said election was held for the purpose of determin-
ing whether or not a majority of the qualified electors of said precinct, de-
sired or favored a law prohibiting the running at large of stock in that part
of said precinct which is outside the limits of the incorporated town of Cen-
terville. And it appearing to the satisfaction of the Court from competent
evidence that due and legal notice of said election was given as required
by law; which said notice was given by posting notices in writing stating
the time and place of holding said election, and the purpose thereof, in five
public places in said precinct, and by publishing said notices once a week
for three consecutive weeks, in the Centerville Press, a newspaper published in
said County of Bibb, which said notice, so posted and published, was as fol-
lows.

NOTICE OF STOCK LAW ELECTION.

Notice is hereby given that an election will be held in Precinct Five,
(5), Bibb County, Alabama, on Monday, February 14th, 1910, at the usual voting
place in said precinct, for the purpose of determining whether or not a ma-
jority of the qualified electors of said precinct, desire or favor a law pro-
hibiting the running at large of stock in that part of said precinct which
is outside the limits of the incorporated town of Centerville. The follow-
ing named persons have been designated by the Commissioners Court of Bibb Coun-
ty to hold said election.

Inspectors: J. M. Brown, W. T. Stewart and H. C. McKinney. Clerks: J. F. Set-
tle and R. J. Jones. Returning Officers C. L. Oakley.
Witness our hands this 4th day of January, 1910.

H. H. Splawn, and others, Petitioners.

It further appearing to the satisfaction of the Court, from competent evidence
that said election was held on the day and at the place specified in said above
mentioned order of notice, and that said election was conducted in all res-
pects as required by law, and that the managers of said election on the
day of said election after closing the polls on said day, did canvass and coun-
tify the votes at said election, and immediately thereafter, did make out and cer-
tify to the result, and did post a copy of said certificate at the place of
holding said election, and did seal up their certificates together with all oth-
er; and said returns having been made by said returning officer, to this court
of said County of Bibb County, Alabama, do declare and certify that we have can-
vassed the result of said election was and in the manner required by law, and that
the result of said election was as follows:

Stock Law---Yes, received 105 Votes.
Stock Law No, received 90 Votes.

WE therefore certify that Stock Law Yes, received
a majority of the votes which were cast at said election.
It is therefore ordered and decreed by the Court, that a stock law district,
be, and the same is hereby established for that part of Precinct Five(5), of
Bibb County, Alabama, which is outside the limit of the incorporated town of
Centerville. It is further ordered by the court, that the petition for said
election, and all orders, decrees and certificates pertaining to said elec-
tion be recorded on the minutes of this court. Witness our hands and seals on
this 15th day of Feb., 1910.

W. L. Pratt, Chairman.
J. S. Ward, }
D. L. Cruise } Commissioners.
W. H. Thomas }

Issued
2/3/10
Shannon Hdw. Co.
vs.
Bibb County } \$20 38 allowed for
articles furnished Co.

Issued
3/1/10
C H McKinney
vs
Bibb County } \$13.15 allowed for labor
for County

Issued
3/3/10
Walker, Evans + Cogswell Co.
vs
Bibb County } \$128 35 allowed
for stationery.

Issued
2/4/10
Stiner Bros.
vs
Bibb County } \$200 00 allowed for interest on
warrants - Court house funds

Issued
3/4/10
A. T. Newell
vs.
Bibb County } \$30 00 allowed for 6 road
mechanic blades -

Issued
2/1/10
Cahaba Southern Coal mining Co.
vs
Bibb County } \$82 50 allowed for
Coal furnished Co.

Issued
Aca Insane Hospital
vs
Bibb County } \$1.50 allowed about Shedwick
R R Fare.

Stiner Brothers

vs

Issued

Bibb County

\$17.11 allowed Interest on Court-house warrants #45 + 46 - 500 each from Jan. 1, 1910 to March 17, 1910.

O C Oakley

vs

Bibb County

\$25.00 allowed for freight on steel furniture for Co

W W McCallum

vs

Bibb County

\$7.00 for making 4 ballot boxes

State of Alabama,)
Bibb County.) Commissioners' Court.

Be it remembered that at the regular term of the Commissioners' Court held May 9th, 1910, all the members being present, the following business was transacted, including orders etc.:

S. H. James,
vs.
Bibb County. \$126.00 allowed for keeping six County paupers for threemonths.

In the matter of a donation for the general improvement for the High School at Centerville, the said matter having been brought to the attention of the Court by citizens of the County interested in the improvement of said School, the Court hereby appropriates the sum of \$500.00 cash and \$1000.00 a year for two years at 6% interest, making a total of \$2500.00 to be expended for the improvement of said School under the direction of the Finance Committee of said School.

W. L. Morrison,
vs.
Bibb County. \$9.25 allowed for lumber to build bridge.

A. W. Belcher,
vs.
Bibb County. \$9.60 allowed for lumber for county.

Meigs Drug Store,
vs.
Bibb County. \$15.00 allowed for drugs for for county and other sundry articles.

The Court hereby appoints J. S. Ward, Commissioner, and W. L. Pratt as agents of this Court with full authority to make a survey of the Centerville & Marion Road so that the said road may be located on the best possible ground with reference to easy grade, and they are hereby fully authorized to employ a civil engineer and expend such reasonable sum of money as may be necessary to complete said survey, after which a full report of same shall be filed with this court. Said survey to be made before the next meeting of this court.

It is ordered by the court that Ed Lightsey, Chas. Connell and Price Finley, col, be allowed \$5.00 each for support and the same is hereby allowed.

J. Manse Davis,
vs.
Bibb County. \$18.00 allowed for work as janitor at the courthouse for three mos.

C. L. Oakley,
vs.
Bibb County. \$30.00 allowed for pumping water for jail and courthouse for three months.

The Centerville Press,
vs.
Bibb County. \$49.70 allowed for for job printing for county.

The Enterprise,
vs.
Bibb County. \$12.50 allowed for Justice of Peace Blanks for County.

R. D. Smith,
vs.
Bibb County. \$30.00 allowed to feeding (2) cases in Penitentiary.

J. A. Pair,
vs.
Bibb County. \$19.70 allowed for hauling coal to courthouse.

Issued
May 17/10

Issued

Received
7/13/10

Issued
May 24/10

The State of Alabama,)
 Bibb County,) We, the undersigned viewers, after being duly sworn as hereinbefore set forth, to view and mark out the proposed change of old road as described in said order of court did, on the 28th day of Feb., 1910, view and mark out said proposed road as follows: Commencing at point 300 yards east and mark out said proposed road in a northerly direction for about $\frac{1}{2}$ mile of residence of A. L. Arnold thence in a northerly direction for about $\frac{1}{2}$ mile then easterly and parallel with old road and intersecting piper road at residence of Frank Fitch. We are of the opinion that it will be of great benefit to a thickly settled community enabling them to have rural mail etc. That after viewing and marking out the said route as above set forth, we are of the opinion that the same can be made a good and sufficient second grade road, with the usual amount of labor, and that we can recommend the same to be opened out as a second grade public road in this county, and we assess the amount of compensation to which each land owner, whose lands will be taken for said road as follows: To A. L. Arnold for $\frac{1}{2}$ more or less acres valued at \$10.00 per acre.

Respectfully Submitted, this 28th day of February, 1910.

H. L. Wallace
 J. H. Farrington.
 E. R. Owens
 H. C. Owen

We, the undersigned land owners, a portion of John M. Battle, of whose lands will be taken for such road, do not claim any damages or compensation. We waive any assessment, and ask that said road be granted and opened.

A. W. Parks.
 E. M. Smith.
 Will Parks.
 H. C. Grider.
 C. G. Smith.
 Mary E. Fitch
 Frank Fitch.

Upon the report of the above named viewers, the court hereby establishes the road as viewed out as a second grade public road, but nothing in this proceeding is to be construed as discontinuing any part of the Centerville or Monteville Road.

Walker, Evans & Co sell CO.
 Vs.
 Bibb County.

\$25.75 allowed for 1 Poll Tax Record.

Marshall & Bruce Company,
 Vs.
 Bibb County.

\$26.00 allowed for Platt Hook for Co.

State of Alabama,)
 Bibb County,) We, the undersigned Viewers, after being duly sworn as hereinbefore set forth, to view and mark out the proposed third grade road as described in said order of court, did on the 9th day of April, 1910, view and mark out said proposed road as follows: Commencing at Leaving Bear Creek saw mill place intersecting public road at or near A. D. Avery's. That after viewing and marking out the said route as above set forth, we are of the opinion that the same can be made a good and sufficient third-grade road, with the usual amount of labor, and we recommend that the same be opened out as a third-grade public road in this county; and we assess the amount of compensation to which each land owner, whose lands will be taken for said road as follows:

Respectfully submitted, this 9th day of April, 1910.

R. L. Steele.
 W. M. Boyd.
 H. T. Avery.

We, the undersigned land owners, a portion of whose lands will be taken for such road, do not claim any damages or compensation. We waive any assessment, and ask that said road be granted and opened.

H. T. Avery.
 W. M. Boyd
 R. L. Steele.

Upon report of the viewers the court orders that said road be established as a third-grade public road.

It is the order of the court that \$200.00 be and the same is hereby allowed to help pay for Confederate monument erected in Centerville.

*Indicated
 in section
 101*

Issued
5/10/10
S. W. Anthony,
vs.
Bibb County. \$31.75 allowed for Jury Board for Spring Term.

T. P. Thomas,
vs.
Bibb County. \$6.24 allowed for caring for town clock.

Issued
4/1/10
Cleveland Mercantile Co.
vs.
Bibb County. \$98.90 allowed for coffin and other sundry articles furnished Co.

Issued
E. H. Crawford,
vs.
Bibb County. \$16.05 allowed for mds furnished county.

Issued
The Centerville Hardware Company,
vs.
Bibb County. \$73.24 allowed for coffins, gasoline and other sundry articles furnished County.

Issued
Rogers Stationery Company,
vs.
Bibb County. \$20.00 allowed for for binding county papers.

Issued
R. L. Avery,
vs.
Bibb County. \$54.87 allowed for for costs in court cases, ex-officio services &c.

Issued
6
Jas. L. Oakley,
vs.
Bibb County. \$674.37 allowed for costs in Co. Court cases, Removal bills etc.

The claim of Mrs. Hsey for \$20. as damages for right-of-way ~~xxx~~ on Marion & Centerville Publicroad is refused by order of the court.

Upon the application of the Tuscaloosa-Centerville Telephone Company, it is ordered by the Court that the said Company be and are hereby authorized and allowed by the court to construct along any of the highways of Bibb County, a telephone line, provided that the said Company is not to in any way obstruct the said highway, impede travel thereon, or interfere with any bridges, ditches or any in any way to interfere with any of the said highways or travel thereon.

Issued
W. H. Thomas,
vs.
Bibb County. \$7.20 allowed for service 2 days at Com. Court & Mileage.

Issued
D. L. Cruise,
vs.
Bibb County. \$6.20 allowed for serving 2 days at Com. court & mileage.

Issued
J. S. Ward,
vs.
Bibb County... \$6.40 allowed for 2 days service at Com. Court & mileage.

Issued
A. D. Belcher,
vs.
Bibb County \$7.50 allowed for 2 das. service at Com. Court & mileage.

Issued
D. L. Cruise,
vs.
Bibb County. \$15.00 allowed for work at jail and on road.

<i>Expenses</i> <i>5/20/90</i>	J. J. Hardin, vs. Bibb County.	\$4.50 allowed for the burial expenses of Mrs. Hudgens.
<i>Issued</i>	J. L. Legal vs. Bibb County.	\$7.65 cents allowed for mds bought by J. T. Mitchell for Jail. O. K. by Sheriff.
<i>Issued</i>	Legal & Logan, vs. Bibb County.	\$10.75 allowed for mds. bought by J. T. Mitchell for Jail O. K. by Sheriff.
<i>Issued</i>	Eliza Ferry, vs. Bibb County.	\$5.00 allowed for support.
<i>Issued</i>	W. J. Tume, vs. Bibb County.	\$18.00 allowed for support.
<i>Issued</i>	J. F. Lawley, vs. Bibb County.	\$19.00 allowed costs in road cases.
<i>Issued</i>	Cal Pikes, vs. Bibb County.	\$10.00 support. contract.
<i>Issued</i>	S. M. James, vs. Bibb County.	\$126.00 keeping paupers.

The Enterprise
vs
Bibb County
for County. } \$20⁰⁰ allowed for Justice
of the Peace Blanket printed

Commissioner } A. D. Belcher
 } J. G. Carrico
 } J. S. Ward

State of Alabama,
Bibb County.

Commissioners' Court—August Term, 1910.

Be it remembered that at the regular term of the Commissioners Court held August 8, 1910, all members being present, the following business was transacted, including orders and so forth.

It is ordered by the Court that School enumerators receive 4cts. for each child enumerated.

It is ordered by the Court that the following persons be allowed the amount set opposite their names for enumerating school children:—

<i>Issued</i>	N. J. Wiley	\$3.64
	W. T. Chism	4.00
	J. R. Stewart,	12.80
	J. D. Nichols,	3.00
	J. E. Pondron (warrant issued to tax W. V. Hayfield)	11.48
	C. V. Steele,	15.36
	E. W. Pierson,	6.04
	C. C. Dailey,	25.08
	G. W. Stewart,	4.44
	H. P. Dailey,	1.96

It is ordered by the court that Wm. Tans be allowed \$20.45 for burial expenses of Miss McDonald and as per 3 months contract.

Approved
It is ordered by the Court that S. H. James be allowed \$135.00 for keeping paupers (at poor house) from June 15th to July 10th, 1910.

*Approved
Sept 2/10
Issued
Aug 20/10*
It is ordered by the Court that J. A. Fair be allowed \$10.45 cents for fer teams furnished County also for hauling fer County.

It is ordered by the Court that J. B. White be allowed \$13.00 for Mice furnished County (Sheriff)

*Issued
Aug 20/10*
It is ordered by the Court that J. B. White be allowed \$101.25 fer Metal Culvert and freight on same.

It is ordered by the Court that M. C. Edmonds be allowed \$44.20 fer labor fer County.

*Approved
Aug 27/10*
It is ordered by the Court that S. W. Anthony be allowed \$66.10 fer feeding jur Jurors in the Ottingham case.

*Approved
Aug 27/10*
It is ordered by the Court that Loyd Anthony be allowed \$6.00 fer work on County engine and Pump.

It is ordered by the Court that The Thompson Lumber Company be allowed \$12.72 fer lumber furnished County.

Approved
It is ordered by the Court that W. A. Harvey be allowed \$11.95 fer drugs furnished to County Health officer.

It is ordered by the Court that W. P. Avertt be allowed \$19.85 label and material fer County.

Approved
It is ordered by the Court that J. W. Dunlap be allowed \$2.54 fer enumerating school children in District #.....

*Received
Sept 27/10*

It is ordered by the Court that T. E. Schoolar be allowed \$5.35 for drugs furnished County.

It is ordered by the Court that E. W. E. Nichols be allowed \$11.00 for boarding hands while changing public Road.

*Received
9/14/10*

It is ordered by the Court that D. T. Langford be allowed \$2.20 for enumerating school children in District # 45.

*Received
Aug 11/10*

It is ordered by the Court that Marshall & Bruce Company be allowed \$201.15 for stationery furnished County.

*Received
Aug 12/10*

It is ordered by the Court that Rogers Stationery Company be allowed \$74.90 for stationery furnished County.

It is ordered by the Court that R. L. Avery, Clerk of the Circuit be allowed \$400.54 for all court cases, dismissed, acquitted and hard labor that accrued in Circuit and County court for quarter ending August 6th, 1910 and also ex-Officio fees and other incidentals.

*Received
Aug 9/10*

It is ordered by the Court that The Centerville Hardware Company be allowed \$46.98 for articles furnished County.

Received

It is ordered by the Court that Cleveland Mercantile Company be allowed \$27.55 for misc. furnished County.

*Received
Aug 11/10*

It is ordered by the Court that W. C. Trett be allowed \$5.65 for enumerating school children in District # 27.

It is ordered by the Court that J. M. Wallace be allowed \$6.25 for enumerating school children in District # 16.

Received

It is ordered by the Court that Walker, Evans & Cogswell Co. be allowed \$271.95 balance due on metal furniture for court house and also for jail hammocks.

Received

Centerville Light Company be allowed \$37.50 balance due for electric lights for County.

(up to May 14/10)

State of Alabama,)
Bibb County,)

To the Honorable Commissioners' Court of Bibb County.

I, the undersigned beg leave to report that acting under Sec. 7174a, Code of Alabama, on May 24th, 1910, I made a Preliminary examination into the burning of the prison at Lucile in which a large number of prisoners were burned to death.

On May 25th, 1910, acting under written instructions of Hon. J. P. Thompson, Solicitor Fourth Judicial Circuit, I summoned a Jury which convened at Lucile on Monday May 30th, 1910, and remained in session three days, and examined 34 witnesses before the Jury.

I herewith submit bill for services and fees for said inquest:-

Making Preliminary examination.....	\$1.00
Milage--25 miles...	1.30
Summoning Jury--	1.00
Holding inquest	2.50
Milage, 25 miles	1.30
Serving 64 subpoenas, 25c each	16.00
Serving 16 Subpoenas--50 cents each	8.00
Issuing warrant of arrest for Geo. Porter,	.50
Total Coroners fees.....	\$31.60

Received

E. A. Green, Special Deputy,
Serving 20 Subpoenas, 50c each \$10.00

Received

Fees of Jurors.
C. M. McGary, 3 days at \$2.00 6.00
Milage 8 miles .40
\$6.40

Received

E. W. Price, 3 days at \$2.00 6.00
Milage 8 miles .40
6.40

Received

D. L. Morrison, 3 days at 2 6.00
12 miles .60
\$6.60

*Assess*Cal Riley, 5 days
2 miles\$6.00
10
6.10*Assess*Nelson Fuller 3 days \$6.00
26 miles. \$7.50

H. H. Jones, 3 days \$6.00 25 miles, total \$3.30

Total fees and expenses of inquest

\$31.70

Before me, W. L. Pratt, Judge of Probate, this day personally appeared D. W. Crawford, who being first duly sworn on an oath says that the account hereto annexed is true and correct.

D. W. Crawford,

Sworn to and subscribed before me this the 5th day of August, 1910.
W. L. Pratt, Judge of Probate.

To the Hon. J. F. Thompson, Solicitor of the Fourth Judicial District Circuit: There being no Coroner in this County, and it being matter of common knowledge that a large number of convicts were recently burned to death in the stockade at Lucile in Bibb County, Ala., I have made preliminary inquiry into said matter and have examined the following witnesses: One F. P. Blackburn, Warden of said stockade testified that some one or more of the convicts confined in the stockade set fire thereto and caused the death of a large number of convicts. That Allen Thompson, McParland and Stewart were the guards on duty at the stockade the night of the fire.

Said Blackburn refused to answer any questions or to give me any further information about the said matter.

One W. A. Green being duly examined said that he lived near the stockade and saw the fire. That he had no personal knowledge of this matter; that it was commonly stated among the citizens in the community that after the discovery of the fire that the guards on duty at the stockade failed and refused to open the doors or release the prisoners until the arrival of the Warden and other guards, and when the other guards arrived that many men had been burned to death.

Said Blackburn also refused to allow the guards at the stockade to answer any questions about this matter.

This statement is submitted in compliance with Sec. 7162 Code of Ala.
D. W. Crawford.

Justice of the Peace.

To

D. W. Crawford, Justice of the Peace, Beat 5-
Bibb County, Ala.

It appearing from the examination heretofore made by you into the cause of the death of a number of convicts at the stockade at Lucile, Alabama, that there is reasonable ground for believing that such death was caused by the act of another, by unlawful means; you are therefore directed to forthwith summons jury of six discreet householders of Bibb County, Alabama, to appear before you forthwith at a place to be specified by you and inquire into the cause of such death.

May 25th, 1910.

J. F. Thompson,
Solicitor 4th Judicial Circuit.

It is ordered by the Court that the following persons be allowed the amount set opposite their names as per foregoing report--services in Lucile Inquest.

D. W. Crawford..

\$31.60

W. A. Green

10.00

C. M. McCary

6.40

S. W. Price

6.40

D. L. Harrison

6.60

Cal Riley

6.10

Nelson Fuller

7.30

H. H. Jones

7.30

Received It is ordered by the court that Parrett & Mason be allowed \$15.00 for Coffin and Box furnished County.

Received It is ordered by the Court that J. S. Ward be allowed \$5.50 for labor and material furnished County.

Received 1/16/10 It is ordered by the Court that W. D. Warren be allowed \$10.76 for lumber furnished County.

Received 8-10-10 It is ordered by the Court that Neigs Drug Store be allowed \$17.80 for drugs furnished County.

It is ordered by the Court that J. A. McKinney be allowed \$164.92 for lumber furnished County.

Received 8-11-10 It is ordered by the Court that The Centerville Press be allowed \$144.50 for job printing for County.

Received It is ordered by the Court that Drs. Peters & Williams be allowed \$6.50 for medical service rendered to prisoners in jail.

Received It is ordered by the Court that W. L. Pratt be allowed ~~100.00~~ ^{\$682.71} for trying cases in County Court, Hardlabor Agent, balance for making Tax Abstract 1907-8 keeping minutes Commissioners' Ex-Officio services etc.

Received It is ordered by the Court that Jas G. Oakley be allowed \$202.95 cents for costs in court cases, ex-Officio services etc.

Received 7/1/10 It is ordered by the court that B. D. Strickland be allowed \$10.40 for enumerating 200 school children.

Received P. D. Smith *to Ed Rogers by order of L. Q. Prinn*
Richd Co / cc Health Officer Allow
 It is ordered by the Court that P. D. Smith be allowed \$30.00 for furnishing food

Received It is ordered by the Court that W. W. Cranmore be allowed \$2.76 for enumerating 67 school children - District # 59

Received It is ordered by the Court that J. L. Smithman be allowed \$2.08 for enumerating 52 school children in District # 48

Received It is ordered by the Court that W. H. Fulgham be allowed \$5.00 for School enumerator in District # (Ashby)

Received It is ordered by the Court that J. A. Blake be allowed \$3.36 for School enumerator District # 10

It is ordered by the Court that W
issued L Mathews be allowed \$3.36 for
enumerating 84 School Children.

It is ordered by the Court that J L
issued Young be allowed \$7.36 for enu-
merating 184 School Children in
District #41

It is ordered by the Court that
issued Mrs M L Beck be allowed \$40⁰⁰
for rent on land reservoir used by
Co county is on - for 2 yrs up to
July 1 - 1910

It is ordered by the Court that Fred Mills
issued be allowed ~~\$17.00~~ \$13.60 for enumerating
300 School Children. District #20

It is ordered by the Court that O J
issued Quinn be allowed \$4.68 for enu-
merating 117 School Children District 8

It is ordered by the Court that A D
issued Belcher be allowed \$4.50 for serving
at Commissioners Court, Special Session
Sept. 12 + mileage

It is ordered by the Court that W H
issued Thomas be allowed \$7.20 for serving
two days + mileage Aug Term.

It is ordered by the Court that J W
issued Sanchez be allowed \$23.64 for enumer-
ating School Children 1908 + 1910

It is ordered by the Court that James Bailey
 Be allowed \$1.92 for enumerating
 school children District # 55

It is ordered by the Court that P. T. Taylor
 be allowed \$2.63 for work on River
 Bridge by P. T. Taylor - V. B. Overton & Miller's
 Jodes

It is ordered by the Court that B. V.
 Mahburn be allowed \$4.60 for
 enumerating school children in
 District # 50

It is ordered by the Court that J. J.
 Carroll be allowed \$1.00 for
 enumerating 40 school children

Issued It is ordered by the Court that J E
 Wallace be allowed \$2.72 for enu-mer-
 ating school children in District # 25'

Issued It is ordered by the Court that T P
 Thomas be allowed \$10.40 for
 carrying for clocks for May, June, July,
 August, Dep't

Issued It is ordered by the Court that J M
 Gentry be allowed \$10.00 for food
 furnished H. C. Berroggins-

Issued W H Wright allowed \$12.50 for rent
 Blanton Courthouse (Dep't act 2000)

Contract.

This Agreement, made and entered into on this the 9th day of August, A. D., 1910, by and between Dobson & McKinnon of Montgomery, a partnership composed of F. M. Dobson & A. M. McKinnon (hereinafter designated as the "first party"), and the County of Bibb, in the State of Alabama, by the Court of County Commissioners thereof, (hereinafter designated as the "second party"),

Witnesseth:

That for and in consideration hereinafter named and agreed to be paid to the said first party by the second party, the said first party hereby agrees to well and sufficiently provide all the necessary materials, tools and appliances, and furnish all the labor required in the proper construction and completion of a New Jail, (hereinafter designated as "improvements") for the said second party, to be erected on a lot suitable for removal of the said improvements, to be provided by the said second party, without expense, or delay to the said first party, in the Town of Centerville, in the County of Bibb, in the aforesaid State, in accordance with the plans submitted by F. M. Dobson, and now on file in the office of the Judge of Probate of the second party; all of which are referred to herein and hereby made a part hereof.

The right is reserved to the said second party to make any alterations in any design expedient in the said improvements, affecting either the plans or specifications or both, whether of material or labor, increasing or diminishing the whole cost of the same, and in the event that any such changes are determined upon and ordered by the second party, the first party shall execute the same accordingly, and the value thereof to be added to or deducted from the original contract price hereinafter named, shall be determined by a fair and reasonable valuation, to be fixed and agreed upon in writing between the parties hereto, before proceeding therewith; due allowance to be made to the said first party for any loss sustained by reason of having started or arranged to start the improvements as originally required; or in case of disagreement thereon, the value thereof shall be fixed by arbitration, as hereinafter provided; and no claim shall be made against the said second party for any extra labor or material unless ordered by the said second party, and the prices fixed and agreed upon as above stipulated.

The said party of the first part further agrees to commence the said improvements within a reasonable time after the date hereof, and have the same fully completed ready to deliver to the second party, in a clean and tenable condition, on or before the first day of March, A. D., 1911, provided, however, that in the event of delay in the commencement or final completion thereof, caused by strikes, riots or epidemics, the action of elements, or by any other unforeseen or unusual difficulty or misfortune that may be encountered, or resulting from circumstances beyond the control of the said first party, including unusual difficulty in procuring or transporting suitable labor material therefore, such further time shall be allowed to the said first party for the commencement and final completion thereof as may be just, and not less than the amount of the time lost by reason of such difficulties or delays; and such extension of time shall in no manner affect the rights or liabilities of either of the parties hereto, but the same shall subsist, take effect and be enforceable precisely the same as if such allowance and extension of time had not been granted. Provided that after the 1st day of March there shall be a forfeiture of \$5.00 per day not provided for in the above section.

In consideration of the foregoing covenants and agreements being well and faithfully kept and performed by the said ~~party~~ first party, the said second party hereby agrees to pay the said first party or order Twenty-nine Thousand Dollars (\$29,000.00) as follows as follows, to-wit: on or about the first day of each month during the construction of said improvement, upon estimates being made by a superintendent or committee to be appointed by the said party of the second part an amount equal to 90 per centum of the value of all material furnished for said improvements and labor performed hereon during the preceding month; all such monthly estimates to include material of all kinds delivered on the site approved by the said superintendent or committee as being in accordance with the requirements of the plan and specifications as also all materials placed in the position and the labor expended thereon, provided that at no time shall the said partial payments exceed in the aggregate 90 percentum of the gross made by the issuance of County Warrants bearing interest at the rate of six per centum, and provided further that the said warrants are to be issued payable at the Bibb County Banking and Trust Company at Centerville, Alabama, as follows: \$5000.00 of said warrants to be paid January 15th, 1915; \$5000.00 of said warrants to be paid January 15th, 1916; \$5000.00 of said warrants to be paid January, 15th, 1917; \$5000.00 of said warrants to be paid January 15th, 1918; \$5000.00 of said warrants to be paid January 15th, 1919 and the remaining \$4000.00 of said warrants to be paid above. It is further agreed by and between the parties hereto that the first provide for all builder mechanics and material liens, liens and encumbrances of whatsoever kind and until this is done the second party is hereby authorized and empowered to pay off any and all such liens and encumbrances of whatsoever kind, in case any technicality arises affecting the plans, specifications or contract, it is a read that the true intent and meaning thereof shall be followed and carried out.

The said party of the first part agrees to deliver to the second party an in-surety bond made by one bonding or guaranty company authorized to do business in the State in the sum of Ten thousand Dollars (\$10,000) to be approved by the Judge of Probate of Bibb County, Alabama, for the faithful performance of this contract and no payment to be made to first party until this bond is filed and approved.

(1) The said second party shall, before the commencement of the said improvements appoint a superintendent or committee, to Judge as to the character and quality of the labor and material required under the terms of this agreement, whose duty it shall be to inspect the same during the construction and erection of the said improvements, and make and furnish such estimates of the value thereof from time to time as the manner of payments may require and should any material be furnished or labor performed, which, in his or their opinion, is not in accordance with the requirements of the plans and specifications therefor, it shall be his or their duty to notify said first party, thereof, in person or written notice by registered mail to its proper address, unless he or they, and said first party or its agent or subcontractor can agree upon the subject in controversy; and that part of the improvements at matter in controversy shall cease and not be resumed until an agreement is reached, or the same is settled by competent authority; and should the said first party furnish any materials for, or have any labor performed on the said improvements without receiving from the said superintendent or committee, at the next monthly inspection after such material is furnished or labor performed, notice of objection thereto, as aforesaid, the same shall be considered as an acceptance thereof by the said second party, and the said first party shall not thereafter be held responsible therefor, or be required to reconstruct same without full and adequate compensation therefor.

(2) The said second party shall immediately pass such order or orders as may be necessary to legally provide for the acceptance of, and settlement for the said improvements when completed, without delay to the said first party, and, upon receipt of notice from the said first party, or its agents or sub-contractor, of the completion of or contemplated completion thereof, the said second party or the committee appointed by the said second party to make the said settlement, shall meet on the date named in such notice, and, if the said improvements have been completed in accordance with the requirements hereof, immediately accept the same, in writing, and make final settlement with the said first party therefor, as hereinbefore stipulated; but no such settlement shall be made with, or any payment to be made hereon to any agent or sub-contractor of the first party, or any one whatsoever, except to one of its principals, or upon the written order of the said first party duly signed by one of its principals.

(3) Should any misunderstanding or disagreement arise between the parties hereto, in relation to any of the labor of material to be furnished under the terms of this agreement, or in relation to any of the stipulations, which cannot be settled between themselves, the matter in controversy shall be referred to two disinterested Arbitrators, (one of whom to be chosen by each of the parties hereto) and in case of disagreement between the said two Arbitrators they shall jointly choose a third, and their decision in the matter shall be final and binding on both parties hereto and any time lost in the prosecution of said improvements by reason of such controversy, shall be allowed to the said improvements by the said first party in the final completion thereof. xx

(4) In the event that any question arises as to the legality of this contract, or anything pertaining to the same, including omissions of or irregularities in any advertisements, resolutions orders, acts, etc., in connection with, leading up to or following this contract or as to the ability of either party to legally and faithfully carry out the agreements set forth therein, it is hereby agreed by both parties hereto that each will pass all orders, resolutions, etc. and do all things, not prohibited by law, that may be requested by the other party, to make possible and insure strict compliance with the provisions of this contract; and to make this contract, and all things, payments, etc. pertaining to same legal, secure, and in accordance with the laws of this State, and the first party may cease or not begin operations on the work covered by this contract while such questions are pending and undisturbed to the satisfaction of both parties; and the date specified for the completion of the work will be extended for such length of time as may have elapsed during the pendency and adjustment of such questions.

(5) The foregoing contains all the understanding and agreements had between the parties hereto, in relation to the furnishing and completion of said improvements, and the payment therefor, and neither of the said parties is to be held to the performance of any supposed understanding or agreement not herein expressed, or set forth in the plans and specifications referred to herein and made a part hereof.

In testimony whereof, the aforesaid parties hereto have caused duplicate copies hereof to be signed by the duly authorized representatives of the said principals, on the date first herein written.

Dobson & McKinnon, L.L.S.
By A. M. McKinnon,
P. M. Dobson, L.L.S.
A. M. McKinnon, L.L.S.
H. L. Pratt, Judge of Probate.

D. L. Cruise }
J. S. Ward }

Members of Court of County Commissioners of Bibb County,
Alabama.

SPECIFICATIONS.

OF labor and material required in the erection and building of a Jail Building for the County of Bibb at Centerville, Alabama. The work to be done from plans and specifications prepared by P. M. Dobson & Company.

GENERAL CONDITIONS.

The contractor is to give personal supervision and direction to the work, keeping also a competent foreman constantly on the ground. He is to provide all labor and materials, transportation and scaffolding, apparatus and utensils necessary for the work.

The entire work must be executed in a most substantial and workmanship manner and according to the true intent and meaning of the plans and specifications, which are intended to include everything dependent upon, or necessary and requisite for the entire finishing and completion of the work, with the materials best adapted to the purpose, even though every item of work or materials involved particularly mentioned, to the entire satisfaction approval and acceptance of the Architects or Superintendent.

The contractor is to set out the work correctly, and is not to submit the whole or any part of the work without the written consent of the Architects or Superintendent.

All materials and workmanship is to be of the best quality throughout and all mechanics and workmen are to be capable in their different lines and should any be employed that are incompetent or careless or in anyway objectionable to the Architects, they shall be dismissed by the contractor at the request of the Architects or Superintendent.

Everything being equal, the contractor will use home mechanics and labor when possible. Where no figures or memoranda are given, the drawings shall be accurately followed, according to their scale, but figures or memoranda are to be preferred to scale in all cases of difference.

In any and all cases of difference between drawings, drawings and figures and specifications, the matter shall be immediately referred to the Architects for their decision, and without a decision said discrepancy shall not be adjusted by the contractor or subcontractor, same and only at his own risk, and in the settlement of any complication from such adjustment, the contractor shall bear all the extra expense involved. Any material delivered or work erected shall not in accordance with the plans and specifications must be removed at the contractor's expense and replaced with other work or materials satisfactory to the Architects at any time during the progress of the work. Or in case the nature of defect shall be such that it is not expedient to have corrected, the architects shall have the right to deduct such sums of money as he considers a proper equivalent for the difference in value of the work or materials from the specified, or the damage to the building from the amount due the contractor on the final settlement of accounts.

The contractor shall provide proper and efficient safe guards and protection against occurrence of any accidents, injuries, damage or hurt to any person or property during the progress of the work, and shall along be responsible, and not the owners or Architects, who will not be answerable for any loss or damage that may happen to the work or any part thereof, or for any of the tools or material employed in finishing the work in safety. Every facility must be given the Architects for inspecting the work before the final payment is made. All materials must be approved by the Architects or Superintendent, and his interpretation of the drawings and specifications, and his decision as to the execution of the work is to be final and conclusive. The contractor is to keep the building at all times free and is to leave the work complete and finished in every particular.

The drawings and specifications are intended to co-operate so that the work shown on the drawings and not mentioned in the specifications or specified to the true intent meaning of each. Upon request of the contractor, the architects will supply detail drawings of any part of the work, and no part of the work upon which there is any doubt shall be erected until such drawings are provided. The contractor must produce, if called upon, vouchers for the sub-contractors and material men to show that the work is being paid for as it proceeds.

Excavation: Excavate for cellar as shown on the plans, to be 4'-6" in the clear. Excavate for all footings as shown on plans, to be dry, full width re-ceive footings. Level off all trenches, tamp and make ready for footings. All trenches are to be dry then footings are laid and must be kept dry. On completion all surplus earth excavations shall be placed on the lot as directed, by this contractor, and the lot left smooth, and all surplus earth removed from the lot.

Brick: All brick used in backing in the construction of this building shall be of the best quality hard burned common brick, uniform in size and texture and to be subject to the approval of the Board of Commissioners or their architect. All bricks were marked, press brick, shall be Hibley-Monge No. 222, St. Louis Hydraulic press brick, or Rose Brick, color to be a light buff. The brick to be the same color as the brick in the Bibb County Courthouse on entire outside of said jail.

Cement: All cement used in the construction of this work shall be standard cement, comes, Old Mainion, LeHigh or Royal.

Mortar: All mortar used in the construction of this work shall be standard thoroughly mixing together one part of portland cement as above, and four parts clean sharp sand by measure and then adding sufficient water, in small

quantities, until the mixture shall be brought to the proper consistency by using 20 per cent lime for sagging.

Concrete: All concrete used in the construction of the work shall be made by thoroughly mixing into cement mortar, hard stone, gravel or slag. This stone, gravel or slag is to be wet before incorporation. Concrete shall be mixed one part cement, two parts sand or approved concrete mixer. All concrete shall be thoroughly mixed by hand.

Foundation:

Excavate trenches for reception of footing courses, foundation walls soil pipes, or as the work may require to secure a solid footing for the walls, and in no case less than two feet below surface of lot. The bottom of the trenches shall be perfectly level and for soil pipes shall have the proper fall to the terminus. After the foundation walls have risen to a convenient height above ground, the earth shall be placed around them and rammed down solid. All foundations and brick work below the grade line shall be laid in cement mortar and shall be laid in what is known as shovels work. Grade the ground around the building sufficiently to shed water with all earth arising from the excavation not used in filling. All dirt or rubbish that may encumber the site of the building, or interfere with the proper execution of the work shall be removed.

Brickwork:

Refer to plans and specifications for thickness and form of walls. All exterior work above the ground to be of good selected hard burned brick for baking, acceptable to architects. All face brick to be pressed brick as specified above. All mortar used in the construction of the walls to be composed of water and clean, sharp, coarse screened sand, mixed with portland cement, mixed four parts sand to one part cement. All to be well bounded and all built up solid, plumb, straight and true. Lay all brick in a full and level bed, each course well hammered down. All walls shall be carried up straight and true and at the same time shall be carried to the exact height and properly leveled for floor beams. If the brick are laid in warm, dry weather, they must be kept thoroughly wet, but should be laid in damp, freezing weather they must be kept perfectly dry.

All beams shall be set and flanged up solid and leave no empty space in walls. Vertical or horizontal channels for the reception of pipes for plumbing, heating or ventilating shall be built in the wall where necessary or where indicated on plans.

Turn relieving arches over doors and windows, one course row-lock for each 18" of opening; trimer arches for hearth and all other necessary places. All doors, window frames and guards shall be securely set and anchored in; all walls unadorned and leveled as described. Every sixth course to be a header course; work to be in regular bond. Wall shall be kept covered in rainy weather, and properly protected at all times. Build chimneys where indicated on the plans, with inside struck join making leave openings for stove pipe where required. All flues shall be independent of ~~another~~ one another, and must be built where indicated on plans. Courses shall come to the exact height as indicated on drawings. On completion all exterior face brick shall be cleaned with down with a weak solution of muriatic acid and water mixed as shall directed. Remove all chipped or broken brick, and leave work perfect on completion. Only skilled face bricklayers shall be used on this work.

First Floor.

The floor of the office and all cell rooms on first floor to be made of five inch concrete as above specified, reinforced as specified, surfaced with two-inch Portland Cement, to be wet down thoroughly a very day until set, surface cement to be mixed two to one. Refer to drawings for size and spacing of beams.

Reinforcing for first floor shall be $\frac{1}{2}$ " corrugated hard steel bars either General Fireproofing bar or Johnson Corrugated bar. In front hall, jailer, bedroom, dining room and kitchen, thence these bars shall be spaced 1' on centers; in all other parts of first floor bars shall be placed 6" on centers. Furnish and place all steel beams and channels as marked on plans, all separators and wall plates for bearing all beams. All beams shall be thoroughly imbedded in concrete as shown on floor sections. All cellar floors shall have 3" concrete floors with 1" top dressing trowelled smooth.

Second floor: Cell Rooms and all of second floor to be of 1-beams of sufficient weight and strength to carry all weights and to be in agreement with the weights and size marked on 1-beam list, spaced as shown on plans. Concrete floors to be 5" thick as shown above specified 1- $\frac{1}{2}$ " above 1-beams; all beams of weight as marked on plans.

The floors shall be slab floors 5" thick, with 1- $\frac{1}{2}$ " top dressing as above. The overhead of cell room is to be of 1-beams as shown. Slab floors to rest on beams as shown on drawings, and to be re-inforced with 5/8" Johnson bars placed 6" on centers and lapped over beams and lapped on each other not less than one foot.

Centering: Furnish and place all centering necessary for building all floor and ceilings throughout the building. Centering shall be placed in most approved manner, thoroughly propped and braced and put in true level and proper height. Centering to be dressed on one side. All boxes for beams to be of proper size as shown, and to have in all cases not less than 2" of concrete below bottom of beam. In all cases centering must be inspected by Architect or Superintendent before concrete is put in place. Great care must be taken in properly placing reinforcing in proper place. In no case shall centering be removed until permission to do so has been given by Architects. On removal of centering if any weakness appears in slab floors contractor shall make such reasonable tests as shall be required by the Architects, and in case of weakness developing, floors shall be removed and rebuilt at contractor's expense.

Windows: Window frames shall be wood frames acceptable to Superintendent shall be double boxed and made in usual manner, and of form and dimension required for the sizes and number of lights shown in the drawings for the different openings for windows and counter-balances for both upper and lower sash. All sash shall be wood sash acceptable to Superintendent, sliding check rails double hung with best rope cord and pulleys. All glass shall be of the best wire Glass American manufacture, double strength. All shall be bedded, braided, back putted and free from flaws or defects of any kind. Except windows in front of building.

which shall have wood frames and wood sash 1-3/4" thick, all double hung and glazed with double strength glass.
 Transoms and doors: All door frames and doors except residence part which are to be wood, shall be best steel jail doors according to specifications made by firm making xxx cell work, which specifications are made a part of this specification on contract.

Doors to be best of their class, and of proper design for the openings where they are to be used. Doors must be described in manufacturers specifications.

Hardware: Furnish hardware to completely carry out the plans as described; to be neat, substantial hardware acceptable to Architects. Fastenings will be placed on all windows and all other hardware will be specified for jail work in cell specifications.

Roof: Roof shall be constructed in accordance with drawings and specifications, with 2" X 8" rafters for hip of proper length and pitch. All rafters other than hip to be 2" X 6", of proper pitch and length spaced 18" from center, framed with wind beams 1 X 8", and braced as shown on details, decked with 1" X 5" boards dressed on top and sized, securely nailed to every bearing. All rafters to be good commercial square edge long leaf yellowlumber securely spiked in place at heels to a wall plate 2" x 10", anchored to top of wall with 3/4" X 18" rod a built in brick wall and spaced as required.

Buildings will be covered with best asbestos Century Slates, laid as required by manufactures; to be slate color, and all to be laid straight and tight with all necessary hips and ridge rolls of same material. Or, if required building will be covered with No. 1 Blue Black Bangor Pennsylvania slate 6 X 10" size in size, laid with two inch head cover, and all covered with two galvanized slater's nails to each slate. Furnish all necessary hip and ridge roll of No. 24 galv. iron, all securely fastened. Place under this slate one thickness of best asbestos sheathing, lapped 3".

In either case roof must be laid by expert man, and all broken slate must be removed and the roof left tight and perfect in every respect. Flash and Counter flash all rising parts with Potts A. L. T. or Merchants Old Method tin 1X thick.

Ventilators:

Place on roof, where shown on plans, Star Ventilators, or their equal, 24" in diameter at neck. Ventilators to be thoroughly water tight and painted three coats red lead and linseed oil paints.

Galvanized Iron:

Furnish and place all galvanized iron cornices and down spouts, gutters, ventilators and hip and ridge rolls as shown or called for. All iron to be No. 24 Gauge, and all to be crimped iron. All cornices shall be crimped as shown on detail drawings; shall be erected on proper lookouts, shall be straight and true and well soldered and riveted, with proper expansion joints left in the work. Cover all cornices with Potts A. L. T. or Merchants Old Method tin 1X thick, locked into cornice and well locked and cleated to lookouts.

Down spouts to be placed where shown on roof plan; to be 4 1/2" square pattern crimp iron, well secured to wall with wrought iron ties. Place cast iron foot pipes of square reeded pattern up to water table, turned out at bottom to connect with drainage pipes. Furnish and place all other galvanized iron as shown on plans. All galvanized iron will be painted after erection one coat galvanum, or its equal, and two coats Lead Bros. High Standard, or Sherwin-Williams paints colors selected.

Tin work: Furnish and place all gutters, valleys, flashing and counter-flashing to make roof work complete and tight. All tin to be either Potts A. L. T. or Merchants Old Method 1X thick. Cover all porches and decks with same tin flat locked. Cell tin work shall be painted under side one coat red lead and linseed oil paint before laying, and two coats same paint on all exposed surfaces.

Plastering: The Jailers' residence, including office, bed room, dining room and front hall, shall be plastered with Acme cement plaster, two coat work. First coat put on and rounded; second coat immediately applied, to be of same material; all to be put on straight and true, and to be trowelled to a hard smooth surface with a steel trowel.

All other walls and ceilings of ever description, including basement, will be plastered with portland cement as specified above, mixed three and one, well rounded and trowelled to a hard surface with a steel trowel. In all cell rooms with rounded corners, all corners and floor on ceiling angles shall be plastered thoroughly wet all walls before cement plaster is applied. All work must be done by expert plasterers. Round all joints to windows, and plaster all beams true and straight.

Painting: Materials and labor shall be of the best quality, three coat work. Painter must see that all wood work is perfectly clean before killing; putty up all nail heads and other defects, using care to thoroughly match the putty all work before applying the second coat. All graining work to be of the best at completion of work and all left in perfect state. Linseed oil and white lead shall be used in all paints. Color shall be selected and approved by the board. All metal work shall have two coats of metallic paints properly applied work first-class in every particular. Paint all interior walls and ceilings one coat Bay State cement coating, colors are selected.

Attenda All grating as shown on plans to be formed of 7/8" diameter steel rods spaced four inches on centers, in cross girts 2-1/2" X 3/4", spaced about 15" apart, every sixth tumbler wrought iron jail lock.

Concrete Core:- The concrete shall be made by using one part of Portland cement as be thoroughly mixed when dry, then add a sufficiency of water to bring it to the consistency of mortar by continual mixing. All walls a round outside of entire building to have 5" space in center for this concrete mortar. The opening to begin 5" below the floor of all cell rooms and continue above the ceiling beams of third story. There will be a hard corrugated Johnson steel bar laid in center of this concrete mortar every 6" in height of way, and where window guards appear the bar will be connected to a into concrete to secure the window guards in wall, these will be thus attached throughout All exposed floors of all cell rooms and ceilings to have the above described bars 6" apart thoroughly secured to each and every I-beam before the concrete is put in. All finished floor work must be 2" above these bars.

Steel and iron work: The contractor must furnish his own steel and iron specifications, also and drill proof, also locking devices he proposes to use. Main cells must be saw filed and grating around well holes of stairway extending from floor to ceiling of second story, also around condemned cell. Doors and window guards and grating will be of size as shown on detail drawings or specified in supplementary specifications. Heating and Ventilation: There will be a steam heater of standard make with capacity to heat the entire building first and second story to 70 degrees of Fahrenheit when the thermometer is at zero. Said heater is to be put in to the satisfaction and acceptance of the Board. The building will be heated with a direct and an indirect system of steam heating.

Put in ventilation registers at floor lines to connect with flues in walls and discharge air into room spaces.

It is the intention of this specification to install a perfect system of heated ventilation, using the indirect steam system, and the contractor will be required to guarantee the system a perform the duty specified above.

Window guards: All window guards in this building to be 7/8" diameter bars with 2-1/2" X 3/4" cross girts 14" to 16" apart, all to be hard metal.

Cell work: All cell work as shown and marked on plans to be furnished by this contractor This contractor will over-haul the old cells in present jail building, leaving them perfect in every particular. These old cells will be re-erected in new buildings where shown, and will be painted same as all other iron and steel work, and will be left perfect in every particular. There are six first-class cells and two second-class cells in old building, and two doors.

Plumbing: This contractor will furnish and install a complete system of plumbing as shown on drawings and specified. Furnish and place jail hoppers of acceptable make in each cell, with water supply and ventilation pipes and air ducts for cell ventilation, all complete. Furnish and place in corridors where shown, closets to be Cloves No. 1500, with floor outlet and flanges for iron pipe as shown and described in catalogue or their equal. Furnish and place here shown on plans, Cloves, H-207 brass lavatory enameled inside only, with self closing faucet and waste; opening trapped for 1-1/2" iron pipe, or their equal. Furnish and place in each general cell room, where shown iron enamel sink, Cloves 8-70, 20"x20", with Puller Base Cook for cold water only, and 1-1/2" P trap, or their equal. Furnish and place where shown, bath tubs with hot and cold water connections, to be 5'-6", guaranteed enamel iron tub with seats and drain trap, all complete.

Furnish in each cell room where directed, Cloves, A-2170 combined floor drain and trap 2x9, with finished brass top, one in each cell room and two in negro male cell. Floors to drain this trap. Furnish and place all ventilation, drain and supply pipes to make the work complete and sanitary in every particular. All fixtures to be back ventilated, and all vents to be of ample size, and all drains to be properly run. Supply pipes to be galv. iron pipes with lead ends to be 3/4" pipe. Connect supply pipes with water mains according to city regulations. Connect all drain through proper soil pipe drains to city mains according to city regulation. This contractor will pay all costs for permits and obtain certificates from City Inspector that all work has been done accordingly to sanitary regulations.

Furnish all flush tanks of approved make, to make the work complete in every particular. All work must be done in the best and most workmanlike manner, and all water left turned on in building and everything ready for use. Run supply pipe to steam boiler in basement.

Feed lift: Furnish and place feed lift to run from first to 3rd floor, and furnish metal shaft for same.

Electric wiring: This contractor will install a complete system of electric wiring with iron armored conduit, all to be installed according to the rules of the southeastern Tariff Association for conduit work.

Place outlets for lights where shown on plans. All lights in all cell rooms will be controlled by switches in jailers office and jail corridors only, so that cell rooms can be lighted either from office or corridor. Put in drop cords for all lights, and leave lightning ready turn on in buildings. wires shall be of a size sufficient to light entire building with all lights turned on with not more than 2 % drop.

Stone: All stone as shown on plans shall be no. 1 buff Bedford Oolitic Limestone. All stone shall be cut true to detail and of size and thickness as shown. All moulds shall be run straight and true, and all joints shall be of even thickness. All stone must be protected during construction of building and on completion of building, and on completion must be cleaned down with a weak solution of muriatic acid and water and a steel brush. Underpin all sills after walls have set. All stone work must be done by experts, and no staining of off color or badly set stone will be accepted.

Iron stairway: Furnish and place iron stairway as shown on drawings. All stairways inside of building will be of iron of neat pattern with cast strings, iron treads and open risers. Furnish and place neat iron balusters with oak hand rail on iron stairs.

Adornal:

All floors for residences and kitchen to be made by bedding 200" wood strip in the above specified concrete floor, and to be covered with R. & Better grade of 7/8x3 1/2 fine floor well nailed at every heading. All doors and frames for residence to be made wood all window frames shall be double hung and made in the usual manner. The front door to have night latch. All doors shall be of the thickness shown on floor with double faced panels and all transoms to be hung and to be fitted with transom lifter and fastening. All corners on the front of main building & the corners of projections on the sides shall be made of stone the same as Tuscaloosa & also to carry the sewer pipe of sufficient size away from the building 200 feet.

Fidelity and Deposit Company.

of Maryland Home Office, Baltimore, Maryland.

Know all men by these presents, That we, F. M. Dobson, and A. M. McKimmon, doing business as Dobson & McKimmon of Centerville, Bibb County, Alabama (hereinafter called the "PRINCIPALS"), and the Fidelity and deposit Company of Maryland, a corporation under the laws of the State of Maryland having its principal office in the City of Baltimore, Md. (hereinafter called the "Surety", represented by E. F. Manly, its attorney in fact in the City of Birmingham and State of Alabama are held and firmly bound unto Board of County Commissioners of Bibb County, Ala. of Centerville Bibb County Alabama (hereinafter called the "OWNER") in the full and just sum of (\$10,000.00) Ten Thousand Dollars, to the payment of which said sum of money, the said principals bind themselves, their heirs, executors and administrators, and the said surety binds itself, its successors and assigns jointly and severally, firmly by these presents, signed, sealed and dated this first day of October, A. D., 1910.

Whereas, said principals, F. M. Dobson and A. M. McKimmon, doing business as Dobson and McKimmon have entered into a certain contract bearing date of September Nineteenth, 1910, with said owner, which contract for the purpose of explaining this obligations, is incorporated herein and made to form a part hereof.

Now, therefore the condition of this obligation is such, that if the said principals shall faithfully perform said contract, according to the terms, covenants and conditions thereof, (except as hereinafter provided,) then this obligation shall be void; otherwise to remain in full force and effect. This Bond is executed by the surety upon the following express conditions, which shall be conditions precedent to the right of the owner to recover hereunder:

The owner shall keep and do and perform each and every, all and singular, the matters and things set forth and specified in said contract, to be by manner as in said contract specified;

The said surety shall be notified in writing of any act on the part of which said surety is responsible hereunder, immediately after the occurrence of the duly authorized to oversee the performance of said contract, and a representative in Baltimore City, Maryland, shall be notice required within the meaning of this bond;

If the said principals shall voluntarily abandon said contract or be lawfully compelled by the owner to cease operations thereunder, by any of said contract, then the surety shall have the right, in its option contract shall be assumed by the surety, then as such contract is duly performed, any reserve, deferred payments and all other monies provided by said contract to be paid to the principals, shall be paid to the surety monies would have been paid to the principals as by the terms thereof, such as performed by them. And if said owner shall complete or relet the said contract, then any forfeitures provided in said contract against the said contract shall not be operative as against the surety, but all reserves, payments and all other monies provided in said contract, which would have been paid to the principals had they completed the contract, which would have been paid to the principals in accordance with its terms, shall be credited upon any claim the said owner may make upon said surety;

The Surety shall not be liable under this bond to any one except the Owner, but it is agreed that the owner in estimating his damage, may include the claims of mechanics and material men, arising out of the performance of the contract, and paid by him only when the same, by the statutes of the State where the contract is to be performed, are valid liens against his property. The said owner shall retain the last payment and reserve due said principals until the complete performance by said principals of all the terms, covenants and conditions of the contract on said principals' part to be performed, and until the expiration of the time within which liens or notices of liens may be filed by reason of anything done in or towards the performance of said contract, and until the cancellation and discharge of such liens, if any; and said surety shall be notified, in writing, before said last payment shall be made or said reserve paid. The surety shall not be liable for any damages resulting from an Act of God, or from a mob, riot, civil commotion or a public enemy; or from so called strikes or labor difficulties; or from fire, lightning, tornado or cyclone, and thereby shall not be liable for the reconstruction or repair of any work or material damaged or destroyed by said causes or any of them:

That any suits at law or proceedings in equity brought on this bond to recover any claim hereunder, must be instituted within six months after the first breach of said contract;

The said surety shall not be liable for an amount in excess of the penalty of this bond. In testimony whereof the said principals have hereunto set their hands and seals, and the said surety has caused this instrument of writing to be signed by its Attorney-in-fact, R. F. Manly and its Corporate seal to be hereunto affixed the day and year first above written.

Dobson & McKimren.... (SEAL)

F. M. Dobson.... (SEAL)

Principals.

Fidelity & Surety Company of Maryland,

Attest:
Fannie Henry.

By R. F. Manly,
Attorney in fact.



The State of Alabama,)
Bibb County.)

Office of Judge of Probate.

I hereby certify that the within instrument was filed in this office for record Oct. 6, 1910 at 4 o'clock P. M. and recorded in Vol. J. of Commissioners' minutes, pages 166-7 and examined.

W. L. Pratt, Judge of Probate.

State of Alabama,)
Bibb County.)

Commissioners' Court, Nov Term 1910.

Be it known that this the 7th day of November, 1910 being the regular November Term of said Commissioners' Court, ~~was~~ as fixed by law and that for the reason of a quorum not being present, the court is continued to November the 14th.

Per continued minute of the Court see next page.

State of Alabama,)
Bibb County.) Commissioners' Court, Nov. Term, 1910.

Be it remembered that at the regular term of the Commissioners' Court held November 14th, 1910, all the matters being present, the following business was transacted including orders, etc.:

Ex-Parte, Jno. G. Cook, J. H. Clifton et al. The Commissioners hereby appoints the following viewers viz: Joe Thrasher, Hal Henderson and J. E. Carroll, to view out and report on the public road set out and described by the petitioners therein: To leave Woodstock and Election Road near the 4 mile post, running in an easterly direction by Hebron Church, thence to Young Blood, and there intersecting the Belle Ellen and Cane Creek Public Road.

C. T. Raglin,
vs.

Bibb County. It is ordered by the Court that C. T. Raglin be allowed \$26.83 for lumber and labor for County.

Issued
It is ordered by the Court that S. H. James be allowed \$170.07 for keeping County paupers for the quarter ending Nov. 14, 1910.

Issued
It is ordered by the Court that S. W. Anthony be allowed \$89.25 for meals furnished jury in the Circuit Court and also meals furnished jury in the Gottingham case.

It is ordered by the Court that Vine Heard be allowed \$5.00 for taking care of Martha Clarks children.

Issued
It is ordered by the Court that L. C. Sims be allowed \$10.35 for building bridge across Affinee Creek, nails etc.

Issued
It is ordered by the Court that Legal & Logan be allowed \$8.06 for merchandise furnished Sheriff for prisoners.

Issued
It is ordered by the Court that J. M. Yeager be allowed \$15.00 for 5 halls and hauling for County.

It is ordered by the Court that W. A. Stewart be allowed \$138.53 for building bridge and lumber for County.

It is ordered by the Court after motion with a second, that the voting place of Box one, beat FOUR, be and the same is hereby moved from the present voting place to Brent, and also that notice thereof as required by law be posted at the Courthouse.

It is ordered by the Court upon a motion duly seconded that Beat Number 13 be and the same is hereby established with a voting place at the Cross Roads at the Oldham Place with the following boundaries, viz: Commence at the Bibb County line at the N W corner of township 22 N 6 west and run east along the township line to Centerville & Bucksville road, thence along said road to a corner's to road near Frog Level Church; thence along the said road to a corner to old ridge road, then follow old ridge road in a southwesterly direction to the old road Pleasant Hill Place and intersect the Vance Road, thence along the Vance road towards Election to the Joe Ando branch, then down said branch to Hills Creek, thence down E. Creek to north line Sec. 9, thence west to Tuscaloosa Road. From Tuscaloosa Road near 11 mile post running west to Tuscaloosa Road & Crossing Shallow Ford, thence the land line between S₁ & N₂ of section 12 T 24 N 9 E, thence the land line between S₁ & N₂ of section 13-T24 N 8 E, thence the land line running west between S₁ & N₂ of section 14 T 24 N 8 E, thence northwest along cow trail road to County line between Bibb County & Tuscaloosa County, thence Tuscaloosa Co line to point of beginning.

It is ordered by the Court that claim of J. F. Steele for right of way in the Town of Centerville, be and the same is hereby refused.

It is ordered by the Court that J. B. White be allowed \$64.15 for merchandise furnished County.

It is ordered by the Court that R. L. Avery be allowed \$347.40 for Circuit Court Ex-Off, etc., Circuit Court cases and County Court cases at Centerville & Bloston.

It is ordered by the Court that the Centerville Press be allowed \$154.00 for job printing for County.

It is ordered by the Court that The Centerville Hardware Company be allowed \$91.08 for hardware furnished county.

It is ordered by the court that J. W. McKinney be allowed \$103.30 for flooring Pratt's Ferry Bridge. *Less \$5 for lumber - 103.30 allowed*

It is ordered by the Court that Geer & Pancher be allowed \$7.10 for work on pump and rods and bolts furnished County.

It is ordered by the Court that E. H. Crawford be allowed \$7.85 for merchandise furnished County.

It is ordered by the Court that G. I. Burdin be allowed \$5.20 for merchandise furnished County.

It is ordered by the Court that Neigs Drug Store for merchandise or drugs furnished County be allowed \$7.30.

It is ordered by the Court that A. W. Hayes be allowed \$2.25 for ledger blotter and record book for 1908-9 1909-10 and 1910-11. *etc*

It is ordered by the Court that Marshall & Bruce Company, Stationers, be allowed \$14.20 for stationery furnished County.

It is ordered by the Court that J. S. Ward be allowed \$30.25 for lumber and labor furnished County.

It is ordered by the Court that Geo. D. Barnard be allowed \$7.97 for ink furnished County.

It is ordered by the Court that the Centerville Press be allowed \$4.00 for advertising meeting of Board of Education, two calls.

It is ordered by the Court that W. S. Stewart be allowed \$26.75 ~~in~~ interest on a warrant of \$225.00.

It is ordered by the Court that the claim of Mrs. Fannie Dalley for right of way across her lands on the Bloston & Centerville Road, be and the same is hereby refused.

It is ordered by the Court that John C. Palmer be allowed \$9.00 as per contract with Canal siners' Court (for pauper).

It is ordered by the Court that J. A. McKinney be allowed \$62.60 for lumber furnished County.

It is ordered by the Court that Resington Typewriter Company be allowed \$10.55 for repairing Resington Typewriter for County.

Revised
 423
 424
 It is ordered by the Court that J. B. Oakley be allowed \$668.20 for court cases, Ex-Off services, removal bills, Execution of Tolley Mason etc.

It is ordered by the Court that C. L. Oakley be allowed \$4.00 for mds for pump for County.

Upon the report of W. C. Trott, W. W. Arnold and J. A. McKinney as viewers appointed by the Court at the August Term, the Court hereby in all things accepts the said report and establishes as a public road the road set out and described in report of said viewers which said report is hereby recorded in the minutes of this Court.

The State of Alabama,)
 Bibb County.)

Commissioners Court.

Before me W. J. Langston a Justice of the Peace in and for said County personally came W. C. Trott, J. A. McKinney, W. W. Arnold who were heretofore appointed by an order of the Commissioners' Court of said County made at the August Term, 1910, thereof, to view and mark out a new proposed.....Grade public road in said County, described in said order as follows, to-wit: Commencing at near J. A. McKinney's an run a northerly direction by or near W. F. Cottingham's and to the Little River at or near E. P. Trott's ford and thence to Piper Ala. Said reviewers being now duly sworn, on an oath that they will, to the best of their knowledge and ability, view and mark out said proposed...road to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and that they will justly assess the value of the land of each land owner that will be taken for said road.

W. C. Trott
 W. W. Arnold
 J. A. McKinney.

The State of Alabama,)
County.)

We, the undersigned viewers, after being duly sworn as hereinbefore set forth, to view and mark out the proposed public road new.....Grade road as described in said order of Court, did on the 12 & 13 day of Sept, 1910, view and mark out said proposed road as follows: Commencing at John A. McKinney's and run in a northerly direction by E. P. Cottingham's crossing Little Cahaba near E. P. Trott's and thence to Piper, Ala and we recommend that other roads intersecting the above be brought to a 10 % grade. That after viewing and marking out the said route as above set forth we are of the opinion that the same can...be made a good and sufficient 10% grade road, with the usual amount of labor; and we do recommend that the same be opened out as a 10 % Grade public road in this County; and we assess the amount of compensation to which each land owner, whose lands will be taken for said road, as follows.

Respectfully submitted, this 13 day of Sept, 1910.

W. C. Trott
 W. W. Arnold
 J. A. McKinney

We, the undersigned land owners, a portion of whose lands will be taken for said road, do not claim any damages or compensation. We waive any assessment and ask that said road be granted and opened.

H. F. Cottingham
 S. J. Trott
 John Pullman
 W. J. Trott
 Annie T. Gibbons.

Issued
 It is ordered by the Court that Rogers Stationery Company be allowed \$85.25 for stationer furnished County.

Meeting of the Commissioners Court of Bibb County, Alabama, for the regular November Term Commencing November 14th, 1910.

At the regular term of the County Commissioners Court of Bibb County Alabama, commencing November 14th, 1910 held at the Courthouse in Centerville there were present and presiding W. L. Pratt, Judge of Probate and Ex-Officio Chairman of said Court, the following Commissioners, members of said court to-wit: The Chairman declared that a quorum was present and the Court opened for the transaction of business. On motion of J. B. Ward seconded by A. D. Belcher the following resolutions were unanimously adopted, to-wit:

Whereas, at the regular term of this court held on the 8th day of August 1910, the court by resolutions then adopted, authorized the building of a new jail for this County, and accepted the plans offered by the building of a new the bid of said Dobson & McKinnon, as contractors for the building of said jail J. B. Ward, for and on behalf of this Court and said County, to execute a contract with said Dobson and McKinnon, for the erection of said jail in accordance with said plans and specifications and said bid. And, whereas, the pro- with the said Dobson & McKinnon, and do now report and present said contract for the approval of this court, which said contract is as follows, to-wit:

See Contract copied on page 169.

And whereas, it is provided in said contract that the court will pay the said Dobson & McKinnon the contract price, to-wit: the sum of \$29,000.00 as follows: "On or about the first day of each month during the construction of said improvement, upon estimates being made by a superintendent or committee to be appointed by said party of the second part an amount equal to 90 per centum of the value of all materials furnished for said improvement and labor performed thereon during the preceding month; all such monthly estimates to include materials as being in accordance with the requirements of the plan and approved by the said superintendent or committee all material placed in position and the labor expended thereon; provided that at no time shall the said partial payments exceed in the aggregate 90 per centum of the gross contract price hereinbefore named; said payments as above specified to be made by the issuance of the County warrants bearing interest at the rate of six per centum and provided further that the said warrants are to be issued payable at the Bibb County Banking & Trust Company at Centerville, Alabama, as follows: \$5000.00 of said warrants to be paid January 15th 1915; \$5000.00 of said warrants to be paid January 15th, 1916; \$5000.00 of said warrants to be paid January 15th, 1917; \$5000.00 of said warrants to be paid January 15th, 1918; \$5000.00 of said warrants to be paid January 15th, 1919; and the remaining \$4000.00 of said warrants to be paid January 15th, 1920, making the total aggregate of contract price specified above.

And whereas, said term of payment and the issuance of said warrants therefor are as aforesaid on to-wit: the 8th day of August 1910, and the Court desires to conform to the provisions of said contract. Be it therefore, Resolved that the said contract be and the same is hereby in all things ratified and approved by this Court.

Be it further resolved that the said 7th section of said former resolutions be changed by the substitution therefor of the following: That on the 1st day of each month during the construction of said jail estimates shall be made by a superintendent or committee appointed by this court of the value of all material furnished for said improvement and labor performed during the preceding month, and when said estimates are approved by said superintendent or committee as being in accordance with the requirements of the plans and specifications, a warrant shall be issued for 90% of the value of such material and labor performed during said preceding month, it being understood that said partial payments shall not exceed in the aggregate 90% of the gross contract price named in building said improvement. Said warrants shall be dated on the day of issuance, bear interest at the rate of six per centum per annum and be payable at the bank of Bibb County Banking & Trust Company at Centerville, Alabama and the first \$5,000.00 in amount of said warrants are to be payable January 15th 1915, the next \$5,000.00 of said warrants to be payable January 15th 1916, the next \$5,000.00 of said warrants to be payable January 15th, 1917; the next \$5,000.00 of said warrants to be payable January 15th 1918; the next \$5,000.00 of said warrants to be payable January 15th 1919; and the remaining \$4,000.00 of said warrants to be payable January 15th 1920; that the interest shall be evidenced by interest warrants or coupons attached to the principal warrants, payable annually on the 15th day of January of each year, and which interest at the rate stipulated is hereby assented, passed and allowed as a claim against said County of Bibb in the amount thereof, and said warrant shall be in denominations of \$500.00 each and payable as hereinbefore stated. Be it further resolved that upon the final, completion of said

jail and acceptance by the Court of County Commissioners in accordance with the terms and provisions of its said contract, the said Court will make final settlement with the said Dobson and McKinnon and issue the necessary warrants to complete the full payment for said jail according to their terms of said contract.

It is ordered by the Court that W. L. Pratt be allowed \$28.05 for trying cases, Hard labor Agent, Ex-Officio and other sundry articles for County.

It is ordered by the Court that Dr. W. J. Nicholson be allowed \$25.00 for County Physician for quarter ending November 14.

It is ordered by the Court that Ezra Pikes be allowed \$9.00 for support for quarter ending Nov. 14.

It is ordered by the Court that Rob Helton be allowed \$36.00 as per contract with Commissioners.

It is ordered by the court that W. H. Thomas be allowed \$8.40 for serving at Commissioners Court two days and mileage.

It is ordered by the Court that J. S. Ward be allowed \$12.60 for serving at Commissioners Court four days and mileage.

It is ordered by the Court that A. D. Belcher be allowed \$12.00 for serving at Commissioners Court three days and mileage.

It is ordered by the Court that John C. Palmer be allowed \$9.00 as per contract with Commissioners Court.

It is ordered by the Court that T. E. Hubbard be allowed \$3.32 for enumerating 85 children in District.

It is ordered by the Court that W. T. Sansing be allowed \$3.12 for enumerating 78 school children in District No. 3.

It is ordered by the Court that Josh Jones be allowed \$11.00 for serving as Coroner \$7.50 of said amount to be paid to Jurors.

Issued
It is ordered by the Court that Rogers Stationer Co. be allowed \$50.00 for election supplies..last election.

Issued
It is ordered by the Court that C. L. Oakley be allowed \$30⁰⁰ for pumping & \$48 for painter.

Issued
It is ordered by the Court that Remington Typewriter Co be allowed \$10⁵⁵ for repairing Typewriter for County

It appearing to the Court that other business may come up for consideration that the court is hereby adjourned to December 12th, 1910.

Commissioners' Court, December the 12th, 1910, this being a confirmation of the Regular November Term, all of the members being present except W. H. Thomas, the following orders were passed:

It is hereby ordered that Mr. N. L. Avery, Clerk of the Circuit Court be allowed \$56.00 for phone bill from November 9th, 1909 to October, 1910 inclusive.

State of Alabama,)
Bibb County.)

In Commissioners Court.

To the Honorable Commissioners' Court of Bibb County.

We, the undersigned, each of whom is a bona fide free holder who resides in Precinct # 12, Bibb County, Alabama, and each of whom owns a free-hold estate in said Precinct # 12, and each of whom resides outside of any incorporated city, town, or village in said Precinct, to ascertain whether or not a majority of the qualified electors of said Precinct, desire or favor a law prohibiting the running at large of stock in said Precinct.

R. M. Hubbard, M. E. Filgo, R. J. Murphy, Wash Lewis, W. G. Hubbard, D. W. Creel, R. W. Poley, J. R. Creel, R. M. Brown, R. I. Bracknell T. E. J. Hubbard, A. J. Marlar R Thompson Sarah Creel S D Thompson, J T Filgo W B Bracknell H Murphy M Owens W W Duncan, Will Woodson, J. A. Bracknell J W Owens Mrs. Mary A Hubbard J T Campbell V. M. Colburn R T Caffee Amanda L Creek M H Deason Hilla Creel, J A Creel E A Owen, Mrs. W. M. Pierson, M. L. Helcher, H. B. Creel Ira Snipes H M Bracknell J m Snipes, J. W. P B Hubbard John Bracknell, Martin Thompson, Henry Horton, Ed Hubbard, R. A. Brown, J. D. McKiray, J C Caffee Robert Yates, L M Bailey, J. M. Mobley, Maria Steele, H. A. Helcher W. E. Helcher

State of Alabama,)
Bibb County.)

Before me, D. W. Crawford, Justice of the Peace in and for said County and State, this day personally appeared the undersigned R. A. Brown and R. M. Hubbard who being duly sworn on oath do say that each of the persons whose name is signed to the foregoing petition are land owners of precinct # 12, Bibb County, Alabama; and each of said persons resides in said precinct, and that there is no incorporated city or town in said precinct.

R. A. Brown
R. M. Hubbard

Sworn to and subscribed before me this August 8th, 1910.

D. W. Crawford, Justice of Peace.

Filed in open Court this the 12th day of December, 1910.

W. L. Pratt, Judge of Probate.

State of Alabama,)
Bibb County.)

In Commissioners' Court, Dec. 12th, 1910.

The foregoing petition of R. M. Hubbard, et al. coming on to be heard, the said petition having this day been duly filed in this court; and it appearing to the court from competent evidence that the said petition is signed by a majority of the bona fide free holders in said precinct, and who reside outside of any incorporated city or town, and whose land lies outside of any incorporated city or town; and that the petitioners have deposited with the Judge of Probate of Bibb County, Ala. the sum of twenty dollars for the purpose of defraying the expenses of said election, and that said sum is sufficient for said purpose; and that the said petition has been duly verified by affidavit of two of said petitioners:

It is therefore ordered by the court that an election be held in said Precinct 12, Bibb County, Alabama, on Saturday the 28th day of January, 1911, for the purpose of determining whether or not a majority of the qualified electors of said Precinct, desire or favor a law prohibiting the running at large of stock in said precinct, and for the purpose of repealing the existing stock law in said precinct. It is further ordered that R. M. Hubbard, H. M. Hagland, and Jim Creel be appointed Inspectors of said election and that Robert Baaberg and F. W. Murphy be appointed Clerks of said election, and that A. J. Owens be appointed returning officer of said election. It is further ordered that the persons filing said petition give due and legal notice of the said election by posting in five public places in said precinct a notice in writing showing the time and place of holding said election, and the purposes thereof; and also cause said notice to be published once a week for three consecutive weeks in the Holine Messenger, before said election is held.

Witness our hands this the 12th day of December, 1910.

W. L. Pratt, Judge of Probate.

Issued

It is ordered by the Court that The Town of West Blocton be allowed \$68.80, the special Road and Bridge Tax, collected on property in the corporate limits of the said town. (Sec. 135, Code of Alabama, 1907)
(Warrant issued to Marshal Davis)

Issued

It is ordered by the Court that W. H. Thomas be allowed \$10.20 for serving 1 day at Com. court and mileage and two days' road duty.

Issued

It is ordered by the court that A. D. Belcher be allowed \$4.50 for serving 1 day Commissioners' Court and mileage.

It is ordered by the Court that J. A. Fair be allowed \$3.00 for team and hauling for county.

Issued

It is ordered by the court that The Blocton Enterprise be allowed \$10.50 for job printing for County.

Issued

It is ordered by the Court that Roberts & Sons be allowed \$40.00 for Litho Bonds for Bibb County (jail war.)

Issued

It is ordered by the Court that Roberts & Sons be allowed \$13.25 for Coupons for Bibb County Jail Bond.

Issued

Steiner Bros. be allowed \$7.50 expenses incurred by J. M. Levine in Trip to Centerville looking after Bibb County Jail Bond for Steiner Bros.

Issued

It is ordered by the Court that Steiner Brothers be allowed \$23.66 as follows: Note \$3000.00 dated Oct. 8th taken up by jail warrants issued Nov. 7th, 1910-30 days at 6%.....15.00
Note \$4000.00 dated Nov. 3rd, 1910-\$2000.00 taken up by jail warrants issued Nov. 7, 1910-4 days at 6% 1.33
2000.00 taken up by warrants issued Nov. 25th 22 days at 6% 7.33

It is ordered by the Court that Thompson & Lavender be allowed \$200.00 for attorneys fee, legal services preparing warrants jail contracting etc.

Issued

It is ordered by the Court that the Centerville Light Co be allowed \$225 for lights for Co - up to Dec. 14, 1910.

Court is hereby adjourned until 19th day of December, 1910.

December the 19th, 1910, pursuant to adjournment all the members being present, the court proceeds to transact the following business:

On motion duly seconded, it is ordered by the court that the convicts for the year 1911 be worked upon the public roads under such rules and regulations as the court may hereafter adopt.

C. L. Oakley is allowed \$100.00 a warrant to be issued for same and an additional \$100.00 to be paid on the completion of the new jail as superintendent thereof.

W. L. Pratt, Judge of Probate has full and complete power and authority to adjudge, sue for or in any way arrange the matter of difference between the County and J. T. Casey with reference to a certain part of the jail lot and the court hereby pledges its cooperation in whatever may be done by him.

Issued 100

State of Alabama,)
Bibb County,)

In Commissioners Court.

To the Honorable Court of County Commissioners of Bibb County:-
We, the undersigned, each of whom is a bona fide free-holder residing in Precinct 13, Bibb County, Alabama, and owning a freehold estate in such Precinct, do hereby certify whether or not a majority of the qualified electors of such precinct do assent or favor a law prohibiting the running at large of stock in that part of such precinct 13, which lies outside of and unincorporated city or town therein.
J. A. Blake, D. W. Yeager, W. A. Banks, G. W. Banks, J. A. Miller, W. H. Banks, F. H. Bowman, Edy Banks, S. A. McShelley, A. K. Hayes et als.

State of Alabama,)
Bibb County,) In Commissioners Court.

The petition of J. A. Blake and others for an election in Precinct 13 Bibb County, Alabama, to ascertain whether or not a majority of the qualified electors of said Precinct 13, desire or favor a law prohibiting the running at large of stock in that part of said Precinct 13, having been presented to and filed in this court on this 10th day of December, 1910; and the said petition coming on to be heard;

And it appearing to the court from competent evidence that the said petition is filed by and signed by more than one-fourth of the bona-fide free holders residing in and owning a free hold estate which lies in said Precinct 13; and the said petitioners having deposited with the Judge of Probate of Bibb County Alabama, the sum of twenty-five dollars for the purpose of defraying the expenses of said election, which said sum is sufficient for said purpose.

It is therefore ordered that an election be held in said Precinct 13, at the Cross Roads at the Oldman Place in said Precinct, on Saturday the 18th day of February, 1911, by the qualified electors of said Precinct 13, to determine whether or not stock shall be permitted to run at large in that part of said precinct which is outside of any incorporated city or town therein.

It is further ordered that the said petitioners give notice of said election by posting notices of the time and place of holding said election and the purposes, at five public places in said precinct and by publishing such notice for three consecutive weeks before said election is held, in the Centreville Press.

It is further ordered that the following named persons be appointed to hold said election:

Inspectors: E. P. Hurt, Offie Lewis and J. H. Blake.

Clerks: Jim Clifton and Joe A. Miller.

Returning Officer: George Cook.

Witness our hands this 10th day of December, 1910.

W. L. Pratt, Judge of Probate.
D. L. Oatise
A. D. Belcher
J. S. Ward
W. H. Thomas
Commissioners.

Filed December 10th, 1910.

It is ordered by the Court that S. Ward be allowed \$1.11 money refunded, paid by said Ward on erroneous tax sale for land sold by County.

It is ordered by the Court that A. D. Belcher be allowed \$4.50 for serving one day at Commissioners Court and mileage.

It is ordered by the Court that W. H. Thomas be allowed \$4.20 for serving one day at Commissioners Court and mileage.

Issued
Issued

Received
Received

M. Stewart
Bibb Co } *Mr Claus 6970 for binder*
nom. } *Allowed*

The Coloka S M Co.
Bibb Co. } *477 Cor Code*
\$119.35
Allowed

Allen Furniture Co
Bibb Co. } *For goods for sale*
mat 1/2 part in \$9.58
Allowed

Clifton

✓ Record

Shannon Iron Co
to
The CountyNails to J. S. Priest for
Bibb 7/20 \$4.98
Record

After due and proper consideration the Court has decided to construct a first class graded road from Centerville to Hoston by the way of what is known as the Pratt Ferry River Bridge and for the purpose of carrying out the decision W.L. Pratt is hereby duly empowered by this court to employ a civil engineer, and to do all things and acts necessary for the purpose of building the said road except however that the commissioners or to be consulted but in their absence the said W.L. Pratt, has full and complete authority to employ means necessary and to buy such machinery, road tools, feed stuffs, and all other things that in his judgment is needed and to keep a list of all expenses so that the board of commissioners may at any time investigate what has been done. He is also authorized that any and time to draw a warrant against the General Fund for the payment of all debt contracted.

2/25/1900
1900
minutes of the
of Bibb County
Commissioners' Court
for the term
commencing
on the 1st day
of January, 1900
and ending on
the 31st day
of December, 1900
at the County
Seat, Milledgeville,
Georgia.

W. L. Pitt Presiding
J. L. Lumber
J. S. Ward

Pratt
W. L. Pratt vs the County
the claim is \$57.60 for five days special team of
Commissioners Court and extra service for team,
expenses etc. as per statement

Allowed.

This agreement made and entered into the 15th day of Jan. A. D. 1911 by and between F. M. Roben of Montgomery Ala. as party of the first part and the Board of Commissioners of Bibb Co. Ala. as party of the second part.

Witnesseth, that said first party, and said first himself to furnish all labor and material of every kind whatever and complete a bridge ready for travel over Shades Creek as the other minutes say; and to the entire satisfaction of the Board of County Commissioners of second party. All of said work to done as per plan and specifications herewith filed and made a part of the agreement. Said bridge to be 100 feet and twenty feet long. In testimony and acceptance of the work the said second party hereby agreed to immediately examine and receive same and make settlement therefor. Said second party further agrees that on the delivery of the work to pay one half of the cost of the same. The amount to be paid for said bridge to be \$2200.00, one third to be paid in one year, one third in two years and one third in three years in County warrants, bearing interest. It is further agreed that no suits shall be made with any one except said first party or his assigns. The above to be completed in 7 mos.

Witness our hands and seals the 15th day of Jan., 1911

W. P. Priest
D. L. Crum

Specifications.

of all labor and material required in the erection and completion of a bridge over Shade Creek at the John Miller Crossing, all labor and material must be of the best quality as specified below. The bridge to be a clear span of one hundred feet & to be a twelve foot roadway as shown on plan and to have a capacity of one thousand pounds per linear foot; to rest on a stone pier on the west side and to be twenty four feet above low water. The stone pier to be built of rubble masonry and to be stacked up or grouted so that every vacuum may be filled with cement mortar made one part and cement and three parts coarse sand, each and every stone must be bedded in the above mortar. The coping must extend across the whole and end to close joints; must be level, having a good bridge seat for each tier. The carrens of the bridge to rest on cylinders; made of one fourth inch metal and must be placed on solid foundation after excavating to solid rock. The pier foundation may be built up of concrete to the proper height, said cylinders to be two feet and six inches diameter, and shall be connected together with a two inch twenty five pound steel beam at the top, having ex rods one and one quarter inches and connected at the bottom by a girth made of two five inch channels laced together. These cylinders to be filled with concrete, using one part portland cement, three parts coarse sand and five parts coarse grade of broken stones to pass through a two inch ring. The approaches on either side to be made of stone; on the west side the wing walls were run back twelve feet, the breast wall were be six feet two inches high where the wing wall were come up the full height of the floor. On the west side are approach stands of twenty feet; on the west side the wing walls were extend back on the upper side six feet and on the lower side twelve feet, and to be built with a batter of one inch through foot, and to be dry masonry, the finish to be six-teen inches on top. All steel work to be as shown on plans. The floor joint to consist of four lines of six inch steel beam, and two six inch channels, the railing to consist of two lines of gas pipe, and to have two bearings to each panel. The floor shall be two and one half inches thick, six or eight inches wide, and twelve feet long of number one yellow pine or oak; to be nailed to three

stringers one in the center and bolted each side our side channels to have not less than two bolts to each channel. After the bridge has been completed to the acceptance of the board, the entire bridge shall be one good coat of metallic paint. The above one hundred foot span to be as per plan herewith filed and made a part of the agreement.

Be it remembered that the following proceedings were had at a special term of the Commissioners Court of Bibb County, Alabama, begun and held at the Court House in said County and State, on Thursday the 10th day of January, 1911; of which said special term due and legal notice was given as required by Section 3311, Code of Alabama, by posting notices of the time of holding special term, and of the business to be transacted thereat, at the Court House Door and at two other places in said County which said notices recited that at said special term, the said Commissioners Court would hear and determine a petition by Gordon E. Cleveland and others who are resident free holders of precinct Seven (7), Bibb County, Alabama, for an election in said precinct Seven, (7), to determine whether or not stock shall be permitted to run at large in that part of said precinct which is outside of any incorporated city or town.

State of Alabama,
Bibb County.

To the Honorable Commissioners Court of Bibb County:-

We, the undersigned, each of whom is a bona fide free holder residing in Precinct Seven (7), Bibb County, Alabama, and each of whom owns a free-hold estate which lies in said Precinct; desire an election in said Precinct, to ascertain whether or not a majority of the qualified electors of said Precinct, do or do not favor a law prohibiting the running at large of stock in that part of said precinct which lies outside of any incorporated city or town. We hereby petition that said election be ordered by this court.

Respectfully Submitted:

G. B. Clewland.
ALLEN F. Howison, et al.
State of Alabama,
Bibb County.

In Commissioners Court.

The petition of Gordon E. Cleveland and others for an election in Precinct (7), Bibb County, Alabama, to determine whether or not stock shall be permitted to run at large in that part of said Precinct which is outside of any incorporated city or town, coming on for hearing, after hearing and considering the evidence.

It is considered by the court, and it is the judgment of the court, that the said petition is signed by more than one fourth of the bona-fide free holders of said precinct, who reside in, and also own a free hold estate which lies in said precinct; and it appearing to the court that the said petitioners have deposited with the Judge of Probate of Bibb County, the sum of Twenty five dollars for the purpose of defraying the expenses of said election, and that said sum is sufficient for said purpose.

It is therefore ordered by the court, that an election be held in said Precinct (7) at the usual voting places therein, on Saturday the 25th day of February, 1911, by the qualified electors of said Precinct for the purpose of determining whether or not stock shall be permitted to run at large in that part of said precinct which is outside of any incorporated city or town.

It is further ordered by the court that the following named persons be appointed to conduct said election: For BOX ONE: Inspectors, Gordon E. Cleveland, R. W. Wamburn, and S. S. Underman, CLERKS: R. C. Jones, & Dan Walker, Returning Officer C. L. Palmer. FOR BOX TWO (2) INSPECTORS: J. W. Edwards, J. D. Hicks & Henry Head, Clerks: E. W. Bailey & Jack Collins, Returning Officer R. W. Edwards.

It is further ordered by the court, that the said petitioners give due and legal notice of the time and place of holding said election and the purposes thereof, by once a week for three consecutive weeks, in the Centerville Press, and by publication, as is held. Witnesses hands this 10th day of January 1911.

W. L. Pratt Judge of Probate, W. H. T. Ocas, J. S. Ward, A. D. Belcher, D. L. Cruise.
COMMISSIONERS

✓ W. L. Pruitt
B
Bibb Co.

2 days Spe for Com et	6.00
2 " Travel & return 4.00	8.00
2 " Spe Star with Best 12	8.00
Mainten " for Com et 11.00	
Rentals roads	
	2.30
	<u>24.30</u>

Allowed

✓ A. D. Belcher
✓ W. St. Thomas
S. S. Hall
D. L. Quinn

Be it remembered that the following proceedings were had at a special term of the Commissioners Court of Bibb County, Alabama, to wit and at the Court house in said County & State on Monday, the 30th day of January, 1911, for the purpose of canvassing and certifying the result of an election held in Precinct Twelve (12), Bibb County, Alabama, by the qualified electors of said Precinct, for the purpose of determining whether or not stock should be permitted to run at large in that part of said Precinct which is outside of any incorporated City or town.

It appearing to the Court from competent evidence that due and legal notice of the time and place of holding said election and the purpose thereof was given by posting notices thereof at five public places in said Precinct by publication once a week for three consecutive weeks before said election was held in the Colone Messenger, a newspaper published in said County and that said election was duly and legally held at the time and in the place and in the manner required by law.

Therefore: We, the Commissioners Court of Bibb County, Alabama, from canvass of the result of said election do certify that:

Stock Law Yes, received 54 votes,

Stock Law No, received 22 votes.

Stock Law Yes, received a majority of the votes cast at said election. It is therefore ordered by the Court that a stock Law district be and the same be established for all the territory now included in the limits of Precinct Twelve (12), Bibb County, Alabama there being no incorporated City or town in said Precinct Twelve (12).

Witness our hands this 30th day of January, A.D. 1911.

W. L. Pratt Presiding
 B. J. Murphy
 D. L. Gault

PERMANENT TERM of COMMISSIONERS COURT HELD
AT THE COURT HOUSE ON Feb 13, 1911.

All the members being present
It is known that at said term of the commissioners court all the members being present
the following business was transacted orders and a record made.

Approved
Mrs G.E. Self
vs
Bibb County. She claimed of the County \$2.17 for error in taxes.
Allowed \$2.17

Approved
S.H. James.
vs
Bibb County. For keeping Paupers of Bibb County \$275.00
Allowed.

Approved
L.H. Hunnlee.
vs
Bibb County. For Stationery. \$127.50
Allowed.

Approved
G.E. Greene
vs
Bibb County. For Lumber \$105.00
Allowed.

Approved
S.W. Anthony
vs
Bibb County. For meals for Jurors \$13.00
Allowed.

Approved
Rogers Stationery Co.
vs
Bibb County. For Stationery etc. \$57.15
Allowed.

Approved
Geo. D. Barnard
vs
Bibb County. For Stationery \$7.97
Allowed

Approved
T.E. Schooler
vs
Bibb County. For Paper etc. \$7.15
Allowed.

Approved
M.H. Deason
vs
Bibb County. For coffin \$15.00
Allowed.

Approved
Steiner Bros.
vs
Bibb County For Interest etc. \$240.00
Allowed.

Approved
R.L. Avery
vs
Bibb County. Due him fees etc. \$319.20.
Allowed

Approved
Centerville Hardware Co.
vs
Bibb County. For merchandise etc. 16.50
Allowed

To the Honorable Commissioners Court of Bibb County, Alabama.
We the undersigned, each of whom is a land owner or qualified elector of Precinct 7
Bibb County, Alabama, respectfully petition this Honorable Court, to suspend the
stock law in said Precinct seven (7) for the remainder of the year of 1911, so
that all stock shall be permitted to run at large in said precinct seven (7) until
the 31st day of December A.D. 1911.
This petition is filed under the provisions of Section 15, of the Acts of Alabama
1905, at page 437
Henry Walker
J.F. Walker
J.T. Fleming
W.T. Waldrop
Allan D. Mahan
G.L. Palmer et al.

The petition of certain land owners of Precinct Seven (7), Bibb County, Alabama, that a stock law which may be adopted by the qualified voters of said precinct at the election heretofore ordered by this court to be held in said precinct on Saturday the 25th day of February 1911, be suspended until Dec 31, 1911, coming on to be heard; and it appearing to the Court that the said petition is signed by a majority of the land owners of said precinct:

It is therefore ordered by the Court, that the said petition be granted, and that the stock law which may be adopted by the electors of said precinct be suspended until Dec. 31, 1911 and that the result of said election be suspended until said time, and that all cases be allowed to run at large in said precinct 7 until Dec. 31, 1911 A.D. 1911

Witness our hands this 13th day of February 1911.

Judge of Probate.

NOTICE OF PETITION FOR PUBLIC ROAD.

Commissioners.

Notice is hereby given that an application will be made to the court of County Commissioners of Bibb County, Alabama, at their regular meeting on Wednesday the 13th day of Feb 1911, to establish a first grade public road from the point where the present Centerville and Montevallo road intersects the North Boundary of the Town of Centerville, to Fratts Ferry Bridge on the Cahaba River in said County.

Witness my hand this tenth day of January 1911.

D.W.Crawford, Petitioner.

State of Alabama,
Bibb County.

Commissioners Court.

Whereas: A petition has been presented to this court asking that a Public Road of the first grade be established between the point where the present Centerville and Montevallo Public road intersects the North line of the Town of Centerville:

And it being made known to the Court that thirty days notice of the intended application for said public road has been given by advertisement at the Courthouse Door and at three other public places in the County all as required by law:

And it appearing to the Court that the Public Good demands that said road be established:

It is therefore ordered by the Court that a Public Road of the first grade be established between the point where the Present Centerville and Montevallo road crosses the north boundary of the Town of Centerville, and the bridge across the Cahaba which is known as Fratts Ferry Bridge:

And it being known to the Court the the following named persons, viz., N.E. Reynolds, J.A. Fair and J.A. McKinney ARE DISINTERESTED FREE HOLDERS OF THE COUNTY; the said named persons are hereby appointed to view out and mark the best route for such proposed road and to assess the value of the land of the owner that will be taken.

Witness our hands this Feb 13, 1911 A.D.

Judge of Probate.

Upon the application of W.W. Mason, J.A. Fair, Earl Cox, C.W. Stoen, Ed. W. Steale, et als, for a public road to be located from the Centerville and Marion Road near the one mile post along the Settlement road by James Steele, thence into the Cut off road at or near near Charley Steales thence leaving nearby the said cut off road going in the direction of the home of G.J. Patridge thence along or near the settlement by Adam Cox on to Gate.

The Court after considering the above application has granted the same and hereby appoints the following viewers to report on the route and damages incident thereto: viz: J.W. Murphey, W.T. Steele and G.J. Patridge.

COMMISSIONERS COURT Feb 13 1911.

It is ordered, Resolved etc., that any officials of Bibb County who may have any Statutory right to buy stationery or other office equipment shall have no authority to make a purchase of same where the amount of said article exceeds the sum of twenty five (\$25.00) Dollars

The chairman of the Court is hereby directed to furnish copy of this order to the Treasurer, Sheriff, Clerk of the Circuit Court, Register in Chancery, and other County Offices who may be interested herein.

Drs. Peters & Williams

vs

Bibb County.

Examination of Ashton \$2.00

Allowed.

Allowed

Jas. G. Oakley
vs
Bibb County.

Centerville County Court etc. \$653.09 ✓

Allowed.

The Court Herby orders that Joe Goodwin of Beat Two and Kara Fikes of Beat ten be allowed 4 Dollars per month each as indigent paupers of the County.

Remington Typewriter Co.
vs
Bibb County

For one Book Typewriter \$50.00 ✓

Allowed

Allowed

Marshall & Bruce
vs
Bibb County.

For Books etc. \$876.40 ✓

Allowed. ✓

It is ordered by the Court that Dusk whose name is otherwise unknown but now living with J.H. Thompson at Centerville be allowed a sum of \$ 4.00 per month as an indigent pauper.

Allowed

W.L. Pratt
vs
Bibb County.

Fe Rff. Off , Hard Labor Agen, & Cases in County Court etc. \$341.25 ✓

Allowed

Allowed

G.L. Oakley
vs
Bibb County

Feeding Prisoners etc. \$85. ✓

Allowed

Allowed

D. E. L. Proctor
vs
Bibb Co.

County, Sheriff Office \$361.00

Allowed

Allowed

Edmond Morgan
vs
Bibb Co.

Jail for 3 Mo 15.00

Allowed

Allowed

Chorland M. Cantree Co
vs
Bibb Co.

Sheg Claim 70.00 for goods allowed

Allowed

Robert Shroder
vs
Bibb Co.

He claims \$20.25 for
furn in tops & amt
paid Shroder for noy
dru re allowed

Allowed

Harv M. M. M. M. M.
vs
H. E. Ostling
vs
Bibb Co

Smoking Pipe & etc
for Jail
\$200.00
Allowed

Belling & Martin

Bibb Co

Muskell & Bruce Co

Bibb

L. Oakley

Bibb Co

Wm. Moad

Bibb Co

J. N. Stewart

Bibb Co

They claim \$500 for
goods for the jailfor Statuary \$1,783⁰⁰

Allowed

For extra work on water works
Court having rec. wrong circuit Court

\$1500 Allowed

Lumber by order D. S. Quinn

for bridge

\$136¹² Allowed

Paint & work

\$459⁵³ Allowed

Ordered that the Supervisors of public roads be required to take stamped receipts for all material purchased for public roads or for provisions for man or beast, as well as all other bills paid by them, and the same must be sworn to. For day labor employed by the Supervisors, they must give names, date employed, no days worked, and rate per day, and certify at bottom of bill the correctness of same - Each bill must be attached to warrant issued by Supervisor and unless they are so attached the County Treasurer must not pay same. The bills and warrants so attached must bear the same number & filed by County Treasurer monthly - Each month bills and warrants in separate package -

That Section 13 requiring Supervisors to make and file with Commissioners Court on 1st day of March, June, Sept. and December of each year and file and complete report under oath of all their transactions to be enforced as well as all other sections of the Road Law -

That Section 29, in reference to Supervisors employing assistant be enforced and that no money for the payment of salary of such assistant be paid by treasurer unless the same has been passed on and warrant issued by Commissioners Court. Bill for such services must be itemized and sworn to

A. D. Belcher
J. P. McKeown
B. J. Murphy

State of Alabama
Bibb County

This agreement made & entered into this 30th day of April, 1911, between the County of Bibb and J. M. Dohow, Notarized:—

The said County agrees to issue to the said Dohow \$10000 of County warrants payable in one or two years, with six per cent interest thereon and for the said consideration, the said Dohow agrees to build a bridge across the Creek known as Sandy Creek south of Centerville, and said bridge is to be as follows—1. 30 feet span over main portion of Creek on Concrete piers, said piers to be put in not less than two (2) feet and if necessary, deeper below the run of Creek. Also to put on Concrete abutments with retaining walls. A total of 100 feet and sixteen (16) foot span, all of which Concrete work is to be reinforced and done in a workman like manner. All of said Bridge when completed to be of Concrete and Steel construction, except the floor which will be wood to be furnished by County from old Bridge over river at Centerville.

Said Bridge when completed must be acceptable to Court of County Commissioners and upon their acceptance, the Judge of Probate is authorized to issue Warrant under this Contract.

W. L. Priel

J. L. Gairie

A. D. Belcher

B. J. Murphy

May Term 1911
 Be it remembered that the May Term beginning May 1st 1911, that there be no request
 presented the court is continued until Monday 8th 1911.
 Monday 8th 1911, all of the commissioners being present the following busi-
 ness was transacted.

W. D. Harren
 VS
 Bibb County.
 He claims of the County the sum of \$40.65 for lumber
 Allowed.

L. H. Humales
 VS
 Bibb County.
 He claims of the County the sum of \$136.75 for Stationery.
 Allowed.

M. H. Deason
 VS
 Bibb County.
 He claims of the County the sum of \$2.17 for mails.
 Allowed.

W. T. Wood
 VS
 Bibb County.
 He claims of the County the sum of \$14.50 for Burial of Fletcher who died
 April 11, 1911. Allowed.

The Centreville Hardware
 VS
 Bibb County.
 Per Merchandise etc. \$29.15.
 Allowed

R. L. Avery
 VS
 Bibb County.
 Due him fees etc, \$ 808.17
 Allowed

Dr. Peters & Williams
 VS
 Bibb County
 They claim of the County \$12.40 for medical services
 Allowed.

Cleveland Mercantile Co
 Vs
 Bibb County
 They claim of the County \$59.55 for merchandise etc,
 Allowed

Marshall & Bruce Co.
 Vs
 Bibb County.
 Per Stationery \$ 48.25.
 Allowed.

W. C. Fuller
 VS
 Bibb County.
 Per hauling coal \$21.70
 Allowed

The Belton Enterprise
 VS
 Bibb County
 They claim of the County \$20.00 for stationery
 Allowed

R. C. Wells
 Vs
 Bibb County
 He claims of the County \$76.75 for Plumbing
 Allowed

Geo. D. Barnard & Co.
 VS
 Bibb County
 They claim of the County \$27.82 for stationery
 Allowed

State of Alabama
 VS
 Bibb County
 Claims of the County the sum of \$138.60 for services of W. F.
 Wilkerson, Asst Examiner of public assets
 Allowed

Issued

Issued
May 9-1911

Issued

Issued

Issued

Issued

Issued
May 9-1911

Issued

Issued

Issued

Issued

Issued

Issued

Issued
June 29Issued
Oct 27-1911

West Disinfecting Co.
VS
Bibb County.

Per Disinfectants \$9.00

Allowed

Centerville Gin & Cotton Co.
Vs
Bibb County

They claim of the County the sum of \$7.40 for Meal

Allowed

S. H. James
VS
Bibb County

Per Keeping of the Paupers \$250.00

Allowed

THE STATE OF ALABAMA,
BIBB COUNTY.

Commissioners Court,
May Term, 1911.

Before me.....A.....in and for said County, personally came W. T. Steele, Jim Murphay and S. J. Patridge who were heretofore appointed by an order of the Commissioners' Court of said County, made at the.....Term, 190....., thereof, to view and mark out a new proposed..... grade public road in said County, described in said order as follows, to-wit: Commencing at One-Mile post on the Marion and Centerville road, running from thence a straight route to the house of J. L. Steele; from thence running westward to the Scottville "cut off", intersecting said "cut-off" at a point about 120 yards North of Charlie Steel's house following this road about three quarters of a mile to a point about 200 yards beyond the house of S. J. Patridge; from thence turning westward and following the Old Mail Route to the Negro Church; then leaving the said Mail Route to the right, and bearing around the hill at the Negro Church, again intersecting the Mail Route at the branch east of Adam Cox's house; and following said Mail Route for one fourth of a mile, then crossing Andrew Harrovick field to the house of Jess Boyd, intersecting the Old Mail route beyond Jess Boyd's house and following said Route to Ingate.

Said reviewers being now duly sworn, on oath say they will, to the best of their knowledge and ability, view and mark out said proposed.....road to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and that they will justly assess the value of the land of each landowner that will be taken for said road.

Sworn to and subscribed before me, this 18th day of Feb'y 1911

W. T. Steele 1.
Jim Murphay 2.
S. J. Patridge 3.

38
15
50
18

W. L. Pratt, Judge of Probate.

S. W. Anthony
VS
Bibb County.

He claims of the County \$10.50 for meals *for Jury*

Allowed

C. N. Greene
VS
Bibb County

He claims of the County the sum of \$17.11 for Lumber

Allowed

Brown Bros. Lumber Co.
VS
Bibb County

He claims of the County the sum of \$200.00 for Lumber

Allowed

C. S. Day
VS
Bibb County

He claims of the County the sum of \$125.27 for Lumber and work

Allowed

A. N. Steele
VS
Bibb County

He claims of the County the sum of \$5.75 for Lumber

Allowed

Wicks Drug Store
VS
Bibb County

He claims of the County the sum \$12.00 for Drugs for Jail

Allowed

S. J. Murphy
VS
Bibb County

He claims of the County the sum of \$14.15 for working on Bridge

Allowed

J. B. White
VS
Bibb County

He claims of the County the sum of \$34.75 for Merchandise etc.

Allowed

Sworn to
Sworn to
Sworn to
Sworn to
Sworn to
Sworn to
Sworn to

The Court hereby agrees and it is ordered that P.M. Debaen do and he is hereby allowed the sum of Two thousand Nine hundred and fifty seven and eighty four cents as extras on the new Jail, and the Judge of probate is hereby empowered and authorized to take such steps and employ such means as may be necessary to procure the funds therefor in settlement with the said P.M. Debaen for such amount allowed by this Court, for detail statement, reestatement filed with accounts for the May term

W.H. Thomas
VS
Bibb County

The sum of \$25.00 is allowed for Harrison Snelly for right of way for a public road as per agreement heretofore made
Allowed

J.O. Oakley
VS
Bibb County

He claims of the county the sum of \$208.32 cost in the County Court cases removal bill etc.
Allowed

C.L. Oakley sheriff
VS
Bibb County

He claim the sum of \$975.48 for ex-off fees cost in the County and Circuit Court feeding convicts and removal bills etc.
less \$25.00 the sum of \$950.48
Allowed

The Bleston Enterprise
VS
Bibb County

Per stationery \$10.00
Allowed

W.L. Pratt
VS
Bibb County

Per ex-off fees hard labor agent drayage and express things cases in the County Court etc as per detail of statement \$494.00

Eduard Kergan
VS
Bibb County

As Janitor for the quarter ending with the May term of Court \$15.00
Allowed.

Issued
Issued
Issued
Issued

It is ordered by the Court that the report of W. T. Steel, Jim Murphy and G. J. Patridge be and the same is hereby allowed and the said read as reported by them as viewers, be and the same as hereby established.

It is ordered by the Commissioners Court at the regular May Term 1911, that J.A. McKinney, R. M. Reynolds and J.A. Fair be, and they are hereby appointed viewers and agents of this Court, to locate a public highway of the first grade, fifty feet, from the town of Centerville to the town of Bleston, on such route as is consistent with the public travel and cheapness of the said thoroughfare and that in the discharge of their said duty as viewers and agents of the Commissioners Court, they are fully empowered to employ a Civil Engineer and such other assistance as in their judgment may be necessary.

The Court hereby appropriated the sum of \$3.00 per day for each of said viewers while actually engaged, a further sum of such an amount as they may expend for the employment of Engineer and other helpers, provided that after the said read is located a distance equal to one half of the distance to Bleston, the said viewers must apply to the Commissioners Court for assistant viewers of three men, who shall be named by the said Court, from the citizens of Bleston or vicinity.

Provided further that B.J. Murphy be and he is hereby appointed an agent of this Court, to see that said read is completed according to the location of said viewers and the specification signed and endorsed by them.

Provided further that all a ~~copy of the~~ ~~part of~~ ~~several~~ ~~of~~ ~~the~~ ~~same~~ ~~as~~ ~~per~~ ~~the~~ ~~order~~ ~~of~~ ~~the~~ ~~Court~~ ~~for~~ ~~all~~ ~~things~~ ~~respective~~

The Court hereby orders that the Treasurer and Probate Judge be, and they are hereby empowered with full and complete authority, to borrow such sum of money as may be necessary to defray the current expenses of the County, with such other expenses Bleston, and the said Judge of Probate shall have the authority to issue such warrant against the general fund of the County as may be necessary in the payment of Guards, Superintendent of roads, feeds staffer mules, feed and clothing for convicts.

It is ordered by the Court that the report of the viewers is accepted with the alterations, and changes agreed upon by said viewers and J. T. Ellison the party whose land the said road run through

Viewed } J. T. Middlebrooke } \$452⁴/₁₀₀ allowed for lumber
 } *J.S.* } furnished County for building bridge
 } Bibb County } at Moore's Flat Landing.

Viewed } W. G. Moore } \$116.⁰⁰ allowed for work on bridge
 } *J.S.* } at Moore's Flat Landing
 } Bibb County }

Viewed } M. C. Edmunds } \$7.⁰⁰ allowed reports for Public
 } *J.S.* } Well
 } Bibb County }

W. L. Pratt Presiding
 B. J. Murphy
 J. L. Conner
 A. D. Belcher

The State of Alabama,
County of Bibb.

Be it remembered, that at the June Term of the Court of County Commissioners of said County, held on this 5th day of June 1911 John S. Gardner, Tax Collector of said County, made his report on "Insolvents" and "Errors" in Assessment" on Taxes for the year 1910, as required by Section 4019 of Code. And after a careful and rigid examination of said report by said Court, it was considered and adjudged that said collector be allowed credit on his settlement with the Auditor for the following amounts.

Insolvents: State Taxes—General,	\$6.56
Special Soldier,	\$2.62
Special School,	\$7.86
Errors in Assessments: State Taxes—General,	\$212.32
Special Soldier,	\$4.93
Special School,	\$254.78

And the Said Collector also made his report of Taxes in litigation for 1910 and the following credits were made on assessments against the following parties:

General,	Nothing
Special Soldier	Nothing
Special School,	Nothing.

And said Collector has also made his report for final allowance of the uncollected balances of Insolvent Taxes for the year 191---, as required by Section 4025 of Code 1896; and the Court thereupon made the following allowances to said Collector of all such Insolvent Taxes as he may have been unable to collect, as follows:

State Taxes—General	-----
Special Soldier,	-----
Special School,	-----

And said collector is also allowed credit for the following taxes in litigation, for the year 1909, which he has been unable to collect, as follows :

General,	Nothing
Special Soldier	Nothing
Special School,	Nothing,

Given under my hand this 5th day of June 1911.

W.L.Pratt, Judge of Probate.

✓ The State of Alabama,
Bibb County.

In Commissioners Court.

To the Honorable Commissioners Court of said county, Meetings:
We the undersigned disinterested free-holders of Bibb county, who were heretofore appointed by the Commissioners Court to view and mark out a first grade read from the Present corporate limits of the town of Centerville to Bladen, Alabama; each of us having first taken the oath required by law, and we having viewed and marked out the following described route, beg leave to make this a partial report;

We recommend that the present Centerville and Montevalle read be changed as follows: Beginning at the point where the said present read intersects the North boundary line of the South-East quarter of the North-West quarter of Section 24, T. 23 N., Range 9 East, thence in a Northerly direction along the route which has been staked out and marked off by George H. Clark, through the North East quarter of the North-West quarter of Section 24, T. 23 N., R. 9 E., and through a portion of Section 13, T. 23 N., R. 9 East, to the point in said Section 13, where the route staked out and marked off by the said George H. Clark intersects the present Centerville and Montevalle read.

We assess the amount of compensation that each land-owner whose lands will be taken for said change in said read, will be entitled to as follows; To Mrs. Phrenie Shelby, G.C. Shelby, W.J. Shelby, Mrs. Edznie Burdin, and Mrs. Vanie Ellard, jointly or as tenants in common as follows:

A strip of land 2400 feet long and 50 feet wide, containing 1.6 acres more or less of the valuation of _____ dollars per acre.

Total sum \$25.00

Each of said persons are residents of Alabama.

To William Mitchell, James Mitchell, Mrs. Phrenie Shelby, residents of Alabama, and Mrs. Dora Henderson a resident of Lindale Texas; jointly or as tenants in common, as follows:

A strip of land 400 feet long and 50 feet wide containing .45 acres more or less of the valuation of _____ dollars per acre, total sum \$20.00. To D.W. Cruise, a strip of land 2400 feet long and 50 feet wide, containing 27 acres more or less of the valuation of _____ dollars per acre, and total valuation _____ dollars.

All of each of said above described strips of land being fifty feet wide, and the said fifty feet lying and being twenty-five feet on each side of the center stakes of the route herein mentioned as having been staked out and marked off by George H. Clark.

Respectfully submitted this 3rd day of June A.D. 1911.

J.A. Felt _____
J.A. McKinney _____
E.E. Bernhals _____

Filed and recorded June 6th 1911.

State of Alabama,
Bibb County.

This agreement made and entered into this 26th day of June, 1911, between Debsen and McKimmon, Contractors, and the undersigned commissioners and Probate Judge representing Bibb County, The following contract to be ratified at the regular August Term to be held for Bibb County on the 2nd Monday in August, 1911, Witnesseth: The said Debsen & McKimmon, are to remove the old Cells in the Jail, re-batten same where required, scrub constructions three feet six inches by seven feet, and also are to place open complete in every particular to the satisfaction of the said undersigned. The said work as is verbally understood this day, and is also to do all necessary plumbing, lighting and heating completely in every particular, the said third floor in a complete painstaking and workman like manner.

And that the said Debsen & McKimmon do hereby agree and contract with the undersigned representing the Commissioners Court of Bibb County that they will furnish, equip and complete plumbing the Court House with modern and sanitaryopper, sinks, closets, etc., and will extend a new line of sewerages from the Court House, and to Cahaba River, The county to furnish six inch Terricoster sewer pipe and labor for digging and covering said line. The said contractors to furnish all labor and material except such as has been specified above.

and it is further understood and agreed by the parties hereto that this plumbing and constructing of the line of sewerage is to be under the supervision of C.L. Oakley representing the County, and is to be done in all respects and in such manner as he may require.

And that for and in consideration of the foregoing work, and in services rendered for the said County upon the completion and acceptance of same, the Probate Judge is hereby directed to issue the County Warrants for the Sum of Two Thousand Five Hundred & Fifty (\$2550.00) Dollars of six per cent warrants due and payable on the _____ day _____ and that this order and its ratification at regular August term will be sufficient authority for the issuance of said warrants by the Probate Judge of Bibb County.

DOBSEN & MCKINNON
by Debsen.

W. L. Pratt, Judge of Probate
D. L. Cruise
H. J. Murphy.

August Term 1911.

Be it remembered that at the regular Term of the Commissioners Court held at the Court House and beginning August 14th 1911, with all of the members present, the following business was done and transacted.

Passed
S. H. James
vs
Bibb County

He claims of the County \$250.00 for keeping of the Paupers for quarter ending with this month.
Allowed.

Passed
W. A. Kelham
Vs
Bibb County

He claims of the County \$10.00 making coffin in adn burying one pauper.
Allowed.

Resolved
M. C. Edmonds
Vs
Bibb County

He claims of the County \$2.75 for work in Court room
Allowed.

Passed
S. C. Hubbard
Vs
Bibb County

He claims of the County \$28.00 building bridge and work on it.
Allowed.

Passed
J. S. Miler
Vs
Bibb County

he claims of the County \$34.85 for work on bridge over Shades creek
Allowed

Passed
Robert Thrasher
VS
Bibb County

He claims of the County \$37.79 hauling, building bridge etc
Allowed.

Passed
S. J. Balling & Son
Vs
Bibb County

For Merchandise \$3.50
Allowed.

Passed
The Centerville Press
Vs
Bibb County

For Stationery \$220.50
Allowed.

Passed
H. Y. Paucett
Vs
Bibb County.

He claims of the County \$15.00 for one coffin for Felon Holman
Allowed

Passed
M. Farmer
VS
Bibb County

He claims of the County \$17.25 for work on bridge
Allowed

Passed
The Cleveland Metal Paint Co.
VS
Bibb County

They claim of the County \$120.00 for Paint
Allowed

Passed
The Cleveland Metal Paint Co
VS
Bibb County

They claim of the County \$58.00 for Paint
Allowed.

Passed
W. A. Harvey
VS
Bibb County

He claims of the County \$13.90 for Drugs etc
Allowed.

Issued

C. S. Day
VS
Bibb County
He claims of the County \$24.65 for work on bridges Allowed.

Issued

F. C. Champion
VS
Bibb County
He claims of the County the sum of \$95.23 for lumber, work on bridge Allowed

Issued

Geo. D. Barnard & Co.
VS
Bibb County
They claim of the County the sum of \$10.05 for Stationery *Jay Books etc.* Allowed

Issued

Marshall & Bruce Co.
VS
Bibb County
They claim of the County the sum of \$125.85 for Stationery, *Books etc.* Allowed

Issued

R. L. Avery
VS
Bibb County
Due *his* Re-off fees etc \$609.20 Allowed.

Issued

E. H. Crawford
VS
Bibb County
He claims of the County \$4.10 for merchandise Allowed.

Issued

Dr. S. C. Meigs
VS
Bibb County
Medical attention Dr. Meigs, \$20.00 Allowed.

Issued

R. J. Murphy
VS
Bibb County
He claims of the County the sum of \$16.25 bridge work Allowed.

It is ordered by the Court that the writing case of Box Number One, Beat 11 be, and the same is hereby moved from the Reich spring to the store house of O. J. Quirm, and it is further ordered that the proper notices be posted as the law directs.

The State of Alabama,)
Bibb County,) In Commissioners Court.

To the Honorable Commissioners Court of said county, Greetings:
We, the undersigned disinterested free-holders of Bibb County, who were heretofore appointed by the Commissioners court to view and mark out a first grade road from the present corporate limits of the town of Centerville to Election, Alabama; each of us having first taken the oath required by law, and we having viewed and marked out the following described route, beg leave to make this a partial report:

We recommend that the present Centerville and Montevallo road be changed as follows: Beginning at the point where the said present road intersects the North boundary line of the South-east quarter of the North-west quarter of Section 24, T. 23 N., Range 9 East, thence in a northerly direction along the route which has been staked out and marked off by George H. Clark, through the North east quarter of the North-west quarter of Section 24, T. 23, N.R. 9 E., and through a portion of Section 13, T. 23 N., R. 9 East to the point in said Section 13, where the route staked out and marked off by the said George H. Clark intersects the present Centerville and Montevallo road.

We assess the amount of compensation that each land owner whose lands will be taken for said change in said road, will be entitled to as follows: To Mrs. Phronie Shelby, C. C. Shelby, W. J. Shelby, Mrs. Lizzie Burdin, and Mrs. Venie Hillard, jointly & as tenants in common as follows:

A strip of land 1400 feet long and 50 feet wide, containing 1.6 acres more or less of the valuation of -----dollars per acre. Total sum \$25.00

Each of said persons are residents of Alabama.
To William Mitchell, James Mitchell, Mrs. Phronie Shelby, residents of Alabama, and Mrs. Dora Henderson a resident of Lindale, Texas; jointly or as tenants in common, as follows: A strip of land 400 feet long and 50 feet wide containing .45 acres more or less of the valuation of -----dollars per acre, total sum \$10.00. To D. L. Cruise, a strip of land 2400 feet long and 50 feet wide, containing 27 acres more or less of the valuation of Pence furnished dollars per acre, and total valuation -----dollars.

All and each of said above described strips of land being fifty feet wide, and the route herein mentioned as having been staked out and marked off by George H. Clark.

Respectfully submitted this 2d day of June, A. D. 1910
J. J. Smith
W. J. Shelby
C. C. Shelby
W. J. Shelby

Centerville, Ala.

We, the undersigned acknowledged receipt of Seventy-five dollars in full of all claims for damages and for the land belonging to us or in which we have any interest which is hereby accepted by us as including all claims for said damages due to Mrs. Lizzie Bardin & Mrs. Vonie Ellard, which we receipt for as their agents.
Witness our hands this 13th day of June 1911.

M. S. Shelby,
O. C. Shelby,
W. J. Shelby.

The State of Alabama,
County of Bibb.

To the Honorable Commissioners' Court of Bibb County, Alabama;
We the undersigned viewers who were heretofore appointed by an order of your Honorable Court to view and mark out a road of the first grade from the corporate limits of the town of Centerville, to the river bridge at Pratts Perry, beg leave file this supplemental report in addition to the report heretofore made and filed by us.

We recommend that the present Centerville and Montevallo road be changed as follows: Beginning at the point near the two mile post on said road, and making said road a First grade road Fifty (50) feet in width from that point near the said mile post where the survey on said road, and staked off by George H. Clark intersects the said road, to Station 132.5 marked off by Geo. H. Clark through the field of G. C. Bradley, H. C. McKinney and others to the point on the present Centerville and Montevallo road where the said survey intersects said road at Station 169.5 of said survey.

That the old road be changed to a first grade road of Fifty (50) feet in width from Station 169.5 to Station 250.5 of said survey.

That the said road be changed beginning at Station 250.5 through the field of Andy McKinney and the pasture of R. J. Jones as staked out by the said Geo. H. Clark and intersecting the old road at Station 269.5 of said survey.

That the present Centerville and Montevallo be changed from said station 269.5 to Station 281.5 to a first grade road of a width of 50 feet.

That from said station 281.5 the said road be changed through the field of James H. McKinney and the land of Oliver J. McKinney to station 292.5 of said survey, where the said survey again intersects the present Centerville and Montevallo road at station 292.5 of said survey.

That the said road be changed from said station 292.5 to station 321.5 of said survey of Geo. H. Clark to a first grade road of the width of 50 feet, the said latter station being near the six mile post on the said Centerville and Montevallo road.

That a new road be established from the said station 321.5 through the land of Charlie McIntosh, B. A. Gates, H. H. Gates and Emma Cottingham, Fannie Cottingham and Elizabeth Cottingham and A. J. Weaver, to the bridge now known as Pratts Perry bridge, as follows:

From said station 321.5 in a northerly direction as the said route has been staked out and marked off by Geo. H. Clark to station 346 of said survey where the said survey intersects the present Six Mile and Pratts Perry road.

Thence along said road to station 350 of said survey.

We recommend that the said road be changed to a first grade road of the width of 50 feet from said station 346 to said station 350.

We recommend that the said Six Mile and Pratts Perry road be changed from said station 350 in a westerly direction as staked out and marked off by the said Geo. H. Clark through the land of B. A. Gates, H. H. Gates and the Misses Cottingham, to station 414 of said survey where the said survey intersects the present Six Mile and Pratts Perry road.

Thence along or near the said present road to station 421 the said survey where the survey turns to the left from the said present road.

Thence along the said survey to station 431 thereof, where the said survey intersects the said present road.

That the said road be changed to a first grade road of the width of 50 feet from said station 431 to the said Pratts Perry bridge.

That all of said road as herein described be made a first grade road of the width of 50 feet, and the partial report heretofore made by us is hereby adopted as a part of this report, and is referred to for that purpose.

All of the said road herein described is to be strictly as surveyed by Geo. H. Clark, and the said survey heretofore made shall in all respects govern this description herein, should there be any conflict between this description and the said survey, and we assess the amount of compensation to which each land owner, whose land will be taken for said road, as follows:

To Crocket McKinney	for 1.82 acres valued at	\$25.00	To Emma Cottingham
" Craigo & Spawn	for .98 acres valued at	10.00	To Fannie Cottingham
" R. J. Jones	for 1.40 acres valued at	25.00	To Elizabeth Cottingham
" Andy McKinney	for .40 acres valued at	20.00	1/3 each of 5.14 acres valued at \$50.00
" James McKinney	for .12 acres valued at	2.50	
" Oliver McKinney	for 1.08 acres valued at	10.00	
" Chas. McIntosh	for 1.64 acres valued at	25.00	
" B. A. Gates	for 1.10 acres valued at	10.00	
" H. H. Gates	for 2.55 acres valued at	25.00	
" A. J. Weaver	for ——— acres valued at	1.00	

Respectfully submitted, this 5th day of Aug. 1911.

D. L. McKinney
Mrs. O. A. Dailey

H. H. Reynolds 1
J. A. Fair 2
J. A. McKinney 3

Upon consideration of the above report of the viewers heretofore appointed to view and mark out a route for a first grade road of the width of Fifty feet from the point where the Centerville and Montevallo public road crosses the present limits of the town of Centerville, to Pratt's Ferry bridge across the Cahaba river in Bibb County Ala., it is ordered by the Court that the said report be adopted and the said road be and the same is hereby established between those said points as described in the said report. It is further ordered and adjudged by the court and it is the judgment of the court that the said road will take the land of the persons named therein, in the amount named therein, and that the several owners are entitled to the several amounts named therein as their several damages for their several parcels of land that will be taken for said road, together with their several damages for any land that will be damaged or injured by the establishment of the said road; and in addition thereto that D.L. McInney be allowed the sum of \$4.00 and Mrs. G.A. Bailey the sum of \$1.00, as damages in full for their land taken for said road.

And it appearing to the court that D.L. Cruise and G.C. Bradley have been paid their compensation for their land that will be taken, and that Mrs. Phanny Shelby O.C. Shelby and W.J. Shelby, Mrs. Lizzie Burdin and Mrs. Vonie Ellard have heretofore executed a release in writing of their claim for damages for which they received the sum of \$75 dollars and that the heirs of J.R. Mitchell have been settled with their said damages; it is therefore ordered that the Judge of Probate draw a warrant on the treasurer in favor of all other persons whose damages are named in said report and it appearing to the court that the following named persons have not been served with process or notice viz: Emma Cottingham, Fannie Cottingham and Elizabeth Cottingham and that all other persons named therein have been duly served with process. It is ordered that the determination of the amount of their damages be continued until this term of this court reconvenes on the ~~17th~~ *19th* day of ~~August~~ *September* 1911.

It is further ordered by the court that W.L. Pratt, D.L. Cruise and R.J. Murphy are appointed a committee to settle amicably with any persons whose land is taken for said road, with full power to act so far as paying them whatsoever sum may be agreed on is concerned.

It is the judgment of the court and it is decreed by the court that the said road be, and it is hereby made a first grade road, fifty (50) feet in width on the route staked out and marked off by Geo. H. Clark.

James
Sept 12/11

West Blocton Savings Bank
VS
Bibb County
Account J.W. Stewart for Bridge work \$25.50. Allowed.

James

Centerville Hardware Co.
VS
Bibb County.
County. they claim of the County the sum of \$170.04 for goods furnished Allowed.

James

W.L. Pratt
VS
Bibb County; He claims of the County Ex-Off Service, trying cases in County Court. \$250.30 Allowed.

James

J.B. White
VS
Bibb County; He claims of the County \$36.61 for merchandise. *etc* Allowed.

James

W.K. Cottingham
VS
Bibb County; He claims of the County \$3.50 for work on Sandy Creek bridge. Allowed.

James

Jas. G. Oakley
VS
Bibb County; He claims of the County \$134.10 for *fact* cases in County and Circuit Court Allowed.

James

Chas. L. Oakley
VS
Bibb County; He claims of the County \$297.24 for *fact* Ex-Off fees County & Circuit Court. Allowed.

James

Roberts & Louis
VS
Bibb County } they claim of the County \$300 for Bonds for Bibb Co
allowed

State of Alabama,
Bibb County.

This agreement made and entered into this 26th day of June, 1911, between Dobson and McKinnon, Contractors, and the undersigned Commissioners and Probate Judge representing Bibb County. The following contract to be ratified at the regular August Term McKinnon are to remove the old cells in the jail, rebottom same where required, scrub, paint, replace in the West end of the third floor, the new jail, and also are to place open construction three feet six inches by seven feet, one on each side of each set of cells, complete in every particular to the satisfaction of the said undersigned. The said work is as verbally understood this day, and is also to do all necessary plumbing, lighting and heating completely in every particular, the said third floor in a complete painting and workman like manner.

And that the said Dobson & McKinnon do hereby agree and contract with the undersigned representing the Commissioners Court of Bibb County that they will furnish, equip and install plumbing the Court House with modern and sanitary Hoppers sinks, closets, etc., and will extend a new line of sewerages from the Court House, and to Cahaba River. The County to furnish six inch Terra-cotta sewer pipe and labor for rigging said line. The said contractors to furnish all labor and material except such such as has been specified above.

And it is further understood and agreed by the parties hereto that this plumbing and constructing of the line of sewerage is to be under the supervision of G.L. Oakley representing the County, and is to be done in all respects and in such manner as he may require.

And that for and in consideration of the foregoing work, and in services rendered for to issue the County Warrants for the sum of Two Thousand Five Hundred & Fifty (\$2550.00) Dollars of six per cent warrants due and payable on the _____ day _____ and that this order and its ratification at regular August Term will be sufficient authority for the issuance of said Warrants by the Probate Judge of Bibb County.

In addition to the foregoing the contractors, Dobson & McKinnon, agree to place in each of the main cell rooms on the second floor and the minor or female cell rooms on the second floor out side of the corridors where shower baths are shown a good substantial bath tub, sink and hopper, also in the main cell room on first floor and in bath room where shower baths are shown. Also furnish all pipes connecting the tank with a two inch pipe from the first to the third floor, said pipe to be #1 galvanized two inch pipe, also to put on hose bibbs in each room for each story for the connection of a two inch hose for fire fighting. All the work to be done in good and workman like manner and to the satisfaction and acceptance of the Board or their agent G.L. Oakley for the sum of Seven Hundred Eighty Five \$785.00 Dollars. There is also work to be done, the cost of which will be determined between the undersigned.

1

Whereas, at the regular term of the court of county Commissioners of Bibb County, Alabama, held on the 8th day of August 1910, a contract was authorized to be made by said County Commissioners with Dobson and McKinnon to erect for the county of Bibb a new jail under the terms, stipulations, specifications and conditions named in said contract and for the price of \$25,000.00 to be paid for in county warrants, as authorized by the resolutions of said Court of County Commissioners at a regular term of said court beginning November 7th 1910 authorizing and adopting said contract.

And whereas, in said contract it is provided as follows: "The right is reserved to the second party (meaning the court of County Commissioners of Bibb County) to make any alterations it may deem expedient in said improvements affecting either the plans or specifications, or both, whether of material or labor, increasing or diminishing the whole cost of same, and in the event such changes are determined and ordered by the second party the said first party shall execute the same accordingly, and the value thereof to be added to or deducted from the original contract price herein named, shall be determined by a fair and reasonable valuation, to be fixed and agreed upon in writing between the parties hereto."

And whereas, the second party has found it necessary to make and ~~make~~ sundry alterations and changes in said improvements, which will increase the cost thereof, and the said contract provides that the fair and reasonable valuation thereof shall be fixed and agreed upon in writing between the parties thereto.

Therefore, be it ordered that the Probate Judge and Commissioners, A.D. Belcher, B.J. Murphy, and D.L. Cruise be and they are hereby authorized and directed to confer with the said Dobson and McKinnon and make and enter into an agreement with them for and on behalf of the County as to which is a fair and reasonable valuation of said improvements which have been so ordered by this court and report the same to the court for its approval.

2

Whereas, under the terms and conditions of the contract executed by and between the court of County Commissioners and Dobson and McKinnon for the purpose of erecting a new jail for the county of Bibb it was provided that should said county make any alterations in the plans and specifications then adopted increasing the cost of the same the fair and reasonable valuations thereof should be determined and agreed upon in writing between the parties thereto.

And whereas, such alterations have been made so as to largely increase the cost of said building, and the said parties desiring to agree upon the amount of the same in accordance with said contract; and at a term of this court held on the 15th day of August 1911 the Probate Judge and A.D. Belcher, B.J. Murphy and D.L. Cruise Commissioners were appointed to confer with the said Dobson & McKinnon as to the valuation of said alterations and improvements and agreed upon the same to be reported to the Commissioners' Court for its approval.

Now Therefore, we, the said Probate Judge and A.D. Belcher, B.J. Murphy and D.L. Cruise Commissioners and Dobson and McKinnon do hereby agree that \$3,000.00 is a fair and reasonable valuation of the alterations and additions and the improvements provided for in said contract between the said Commissioners Court and Dobson and McKinnon and fix the same at said sum.

In Witness Whereof we have hereto set our hands and seals the 15th day of August 1911.

W. L. Pratt, Judge of Probate.
A. D. Belcher,
B. J. Murphy,
D. L. Cruise,
Debsen & McKinnon
Per F. M. Debsen.

To the court of County Commissioners of Bibb County.

The undersigned in pursuance of the authority in them vested by the order of this court made and entered on the 15th day of Sept 1911, do hereby report that they have agreed in writing with Debsen & McKinnon as to what would be a fair and reasonable valuation of the alterations and improvements made to the plans and specifications for building the new jail under the contract made with the said Debsen and McKinnon, and further report that the said amount agreed on by and between them is the sum of \$8,000.00, and we hereby return said agreement in writing to this court as a part of our report thereon.

Respectfully submitted,
W. L. Pratt, Judge of Probate
A. D. Belcher,
B. J. Murphy,
D. L. Cruise.

Whereas, at ^{*last term*} ~~the~~ ~~last~~ ~~term~~ of this court the Probate Judge and Commissioners A. D. Belcher, B. J. Murphy and D. L. Cruise were appointed a committee for and on behalf of this court to agree upon and determine the fair and reasonable valuation of the alterations and additions to the plans and specifications made by said court under the contract with Debsen and McKinnon for building the new jail for this County.

And whereas, the said parties have made report in writing which is now presented for the action of this Court. And it appearing to the court from said report that the fair and reasonable valuation of said alterations and improvements is the sum of \$8,000.00 it is ordered that the report be and the same is hereby confirmed and approved. And it further appearing unto the court that the said Debsen and McKinnon have completed said jail in accordance with said contract and the same has been accepted by this court, and that said additional sum of \$8,000.00 is due to the said Debsen and McKinnon, under and in accordance with the terms and conditions of the contract, entered into with them by this court, for the erection of said jail; it is further ordered that the probate judge be and he is hereby authorized and directed to issue to the said Debsen and McKinnon 16 Warrants of this County for the sum of \$500.00 each in terms and on conditions provided for in said contract and former order of this court in relation thereto; said warrants to be payable on the 15th day of January 1912, with interest as provided for in said former order and contract.

W. L. Pratt, Judge of Probate.
A. D. Belcher,
B. J. Murphy,
D. L. Cruise.

James J. Bolling & Son
Bibb County

*At claims of the County \$3 25 for
Merchandise furnished Jail
allowet*

✓
 Boiler drain excavation and piping for same. 3 extra Bath tubs- 3 sinks and 3 hoppers, also
 5 outside closets and 5 sinks and all piping and connections for same. Also 8 floor drains
 and trap with all connections and for cementing same to sewer. Also 8 floor drains
 Barn and kitchen in the rear.

2" Pipe railing around front and side porch. 2 extra urinals for Court House and one Laviterry
 in Sheriffs office.

We propose to deduct from the above account the sum of \$243.00. For the men compliance with
 our contract to replace in the new jail one set of the old cells, leaving a balance due us of
 \$500.00.

Respectfully submitted,

Debsen & McKinzen
 By F.M. Debsen.

Bibb County Dr.

Centerville, Ala. Oct. 16th 1911.

To Debsen & McKinzen the following work as extras.
 The sum of \$4743.00. The kitchen hot water boiler and all connections with residence, bath tub
 laviterry and sink and piping for same.

Hot water heater in basement with all necessary piping & connection through the entire jail.

250 ft. of 8" Terracotta Pipe.

250 ft. of 4" Terracotta Pipe

325 ft. of 4" Cast iron soil pipe.

Note the above piping was to have been furnished by the County.

2 man holes for sewer, Cement work and painting for Court House, also connecting all fixtures
 for the Court house with the tank. 3 extra feed slides

Hot water heating	\$1000.00
Sewer & cast iron Pipe	250.00
2 man holes	75.00
Extra painting & Cement in Court House	150.00
Extra drain in basement	100.00
Extra plumbing in jail	800.00
Barn & Kitchen in rear	500.00
Extra urinal & Laviterry	150.00
Pipe railing on front & side porch	75.00
3 extra feed slides.	100.00
	<hr/>
	\$3375.00

O K for
 \$2500.00
 W. L. Pratt
 B. J. Murphy
 D. L. Cruise

✓

The Court having been in Session August 14th and 15th and having finished such business as has come before it, but owing to some tax matters to be adjusted at a regular session, the Court hereby adjourned August 31st 1911.

W. C. Pratt Judge of Probate
A. D. Belcher
B. J. Murphy
D. L. Carter

August --adjourn Term- August 31st 1911.

There being no business before the court it is hereby adjourned to Sept. 11, 1911

August--ajourn Term Sept. 11, 1911.

All members of the Court being present the following business was transacted.

The State of Alabama,)
Bibb County.)

To S.A.Mitchell, S.X.Johnson and W.W.mitchell.

The Court of County Commissioners of said County at a term commencing on the 14th day of August 1911, ordered that you view and mark out the following proposed road to-wit.

Beginning at or near Yeagers Mill, thence in a North East direction by or near the residence of J.H.Avery, Robert Mitchell and the Saw Mill known as Middlebrooks Mill and thence intersecting the Centerville & Marion road at or near the Will Meigs place, and that you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out.

Before acting you must take an oath to view and mark out the foregoing described road to the greatest advantage to the public, and with as little prejudice to individuals as possible and without partiality or favor; and to justly assess the value of the land of each landowner which will be taken for said road; and you must, after viewing and marking out the route and making the said assessment of compensation return the same to said Court.

W.L.Pratt, Judge of probate.

The State of Alabama)
Bibb County.)

Commissioners Court.

To the Honorable, the Court of County Commissioners of said County :

We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a public road in said County, beg leave to make the following report, to-wit: Before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit:

Beginning at or near Yeagers mill, thence in a North east direction by or near the residence of J.H.Avery, Robt. Mitchell and the saw mill known as Middlebrooks mill and thence intersecting the Centerville & Marion road at or near the Will Meigs place, and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road, as follows:

To J.A.Yeager	the sum of	\$2.00
To J.H.Avery	the sum of	1.00
To Robt. Mitchell	the sum of	1.00
To Kaul Land & Lumber Co.	the sum of	5.00
To Dr C.F.krout	the sum of	3.00
		<u>12.00</u> P'd Sept 14-1911

Respectfully submitted, this 16 day of August 1911.

W.W.Mitchell
S. Johnson
S.A.mitchell

Upon the application and report of viewers as above set out, the Court hereby accept said report and it is ordered that the route reported by them be, and the same is hereby in all respects established as a third grade road, but the width of said road shall be twenty-five feet.

November Term November 13th, 1911.

As it remembered that at this the regular November Term all the members being present the following orders were made and business transacted.

- Issued* ✓
 S. H. James
 VS
 Bibb County.
 He claims of the County \$260.05 for keeping of the Pumps for quarter ending with this month.
 Allowed.
- Issued* ✓
 The Brown Printing Company
 VS
 Bibb County.
 They claim of the County \$13.00 for Ledger sheets and binders.
 Allowed.
- Issued* ✓
 Fred T. Davis
 VS
 Bibb County.
 He claims of the County \$6.72 for lumber for River bridge.
 Allowed.
- Issued* ✓
 J. W. Stewart
 VS
 Bibb County
 He claims of the County \$25.00 for repairing bridge over Little creek near Scottsville.
 Allowed.
- Issued* ✓
 R. H. Hubbard
 VS
 Bibb County
 To hauling lumber for painting bridges \$5.00
 Allowed.
- Issued* ✓
 W. H. Clewland
 VS
 Bibb County
 To hauling lumber & Paint for painting bridges. \$3.00
 Allowed.
- Issued* ✓
 A. J. Trott
 VS
 Bibb County
 He claims of the County \$1.50 for hauling lumber & paint for bridges.
 Allowed.
- Issued* ✓
 A. J. Sheets
 VS
 Bibb County
 he claims of the County \$4.75 for lumber for bridges.
 Allowed.
- Issued* ✓
 Marshall & Bruce Co
 VS
 Bibb County
 They claim of the County \$60.55 for Books etc.
 Allowed.
- Issued* ✓
 Geo. D. Barrard & Co.
 VS
 Bibb County
 They claim of the County \$49.11 for Books.
 Allowed.
- Issued* ✓
 Walker Evans & Cogswell Co.
 VS
 Bibb County
 They claim of the County \$20.00 for Books, pens etc.
 Allowed.
- Issued* ✓
 C. H. Greene
 VS
 Bibb County
 He claims of the County \$26.70 for lumber delivered to River bridge-Piper
 Allowed.
- Issued* ✓
 A. C. & H. R. Howe
 VS
 Bibb County.
 They claim of the County \$50.00 to Professional services in the matter of the issuance of additional County warrants for the purpose of erecting the County jail.
 Allowed.
- Issued* ✓
 Robert Thrasher
 VS
 Bibb County
 He claims of the County \$50.00 for making plat book-1911
 Allowed.

Minutes of the Commissioners' Court of Bibb County, for the

Issued ✓
 The Centerville Hardware Co.
 VS
 Bibb County. They claims of the County \$32.75 for articles of Hardware furnished
 County. Allowed.

Issued ✓
 E.H. Crawford,
 VS
 Bibb County. He claims of the County \$6.00 for merchandise furnished County.
 Allowed

Issued ✓
 N.E. Stewart
 VS
 Bibb County He claims of the County \$38.25 for interest on borrowed money.
 Allowed

Issued ✓
 E.L. Wilson
 VS
 Bibb County He claims of the county \$15.00 for coffin for Mrs. Shannon
 Allowed.

Issued ✓
 The Centerville Press
 VS
 Bibb County. For stationery \$113.00
 Allowed

Issued ✓
 A.W. Hayes
 VS
 Bibb County. He claims of the County \$13.25 for Staps, P. Cards, Ledgers etc.
 Allowed.

Issued ✓
 School appropriation
 VS
 Bibb County It is hereby ordered that the Commissioners court appropriate the sum
 of Ten dollars each as a Library fund provided for by law to the following Districts,
 Library # 2-3 20 52 (School 1) 53 payable Professor A.W. Hayes.
 Allowed

Issued ✓
 W.A. Greene .
 VS
 Bibb County. He claims of the County \$43.50 for goods etc. furnished Mrs Shannon
 and Poley paupers as per statement.
 Allowed.

Issued ✓
 W.A. Moore
 VS
 Bibb County. He claims of the County \$26.50 for repairing bridge over Waltho creek.
 Allowed.

It is ordered by the court that A.D. Belcher be and he is hereby permitted to employ a civil Engineer to locate a public highway from the corporate limits of West Blocton in a southwest direction, to a point near the Olden Place intersecting Tuscaloosa and Center ville road. That upon the filing of a profile of said route with the Chairman of this court the said chairman is authorized to draw a county warrant in payment for such sum as the said Belcher may arrange for for said right of way provided that a deed of contract is also to be filed in said court.

Issued ✓
 J.A. Pair
 VS
 Bibb County. He claims of the County \$26.95 for teams, wagons etc for Centerd
 and Blocton road.
 Allowed.

Issued ✓
 B.J. Murphy,
 VS
 Bibb County For Bridge work Piper-Gimile & Cahaba River Bridge. \$89.44
 Allowed.

The State of Alabama,,
Bibb County.

Commissioners Court

To the Honorable, the Court of County Commissioners of said County.

We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a Public road in said County, beg leave to make the following report, to-wit: before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning at or near Yeagers Mill, thence in an North East direction by or near the residence of J.H. Avery, Robert Mitchell and the Saw Mill known as Middlebrooks mill and thence intersecting the Centerville & Marion road at or near the Mill Weigs place, and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road, as follows:

To J.A. Yeager	The sum of	\$2.00
To J.H. Avery	" " "	\$1.00
To Robert Mitchell	" " "	\$1.00
To Kaul Lend & Lumber Co.	" " "	\$5.00
To Dr. G.P. Krout	" " "	\$5.00

Jp'd Sept 14-11)

Respectfully submitted, this 16 day of August 1911.

W.W. Mitchell
S. Johnson
S.A. Mitchell.

This being the day set for the final hearing of the report of the viewers heretofore appointed by this court to view and mark out a route for a first grade road of the width of fifty feet from the point where the present corporate limits of the Town of Centerville intersects the present Centerville and Montevalle public road to Pratts Ferry Bridge in this County; and it being made known to the Court that due and legal notice of this hearing has been duly and legally served upon Misses Emma Cottingham, Fannie Cottingham and Elizabeth Cottingham, and it appearing to the court that the said road as proposed in the said report will take 6.14 acres of land therein that is the joint property of the said Misses Cottingham and that the said road will damage their said property to the amount of \$50.00, and that the public good requires that their said land be taken for said purpose:

It is therefore ordered and decreed by the Court, that the said report of J.A. Fair, H.E. Reynolds and J.A. McKinney, be accepted and confirmed in all respects, and that the said road be established and changed as described therein, and that the Judge of Probate draw a warrant upon the County Treasurer in favor of Miss Emma Cottingham, Fannie Cottingham and Elizabeth Cottingham, for the sum of \$50.00, as full compensation for their land taken for said road and all damage done thereby to their land by the established and constructing of said road.

Received ✓ *Met B. Section* *A claim of \$41.80 being 50% the*
to *Bibb Co* *for the Calcutta in paper, it was*
then *received*

A. L. Brenberg Iron Co.
VS
Bibb County. They claim the sum of \$1192.50 this being the amount due for car of metal Calvert shipped to J.P. Melvin, Piper Ala. Warrants are hereby authorized to be issued as follows. \$302.50 due and payable now \$871.00 payable March 1st 1912. Allowed.

R. L. Avery
VS
Bibb County He claims of the County \$405.52 for Ex-Off fees etc. Allowed.

W.L. Pratt
VS
Bibb County He claims of the County \$510.65 for Ex-Off fees, trying cases in County court etc. Allowed

M. C. Edmonds
VS
Bibb County He claims of the County the sum of \$25.35 for fence around jail Allowed

The Thompson Lumber Co
VS
Bibb County They claim of the County the sum of \$7.47 for lumber to Jail. Allowed.

Received
Received
Received
Received

The Court having granted an application for a public road beginning at or near Ingate, thence by or near the residence of the following citizens, namely, S.A. Stacy, Albert Steele, and Brady Stacy and intersecting the Boline road leading to Belchers mill for the purpose of viewing via road, the following viewers are appointed H.M. Bagland, J.W. Murphy, S.A. Stacy. The said road to have a right of way thirty feet.

Upon the application of R.R. Stewart, W.H. Stewart, J.W. Kinard and others for certain changes on the Centerville and Marion road on the East side of Cahaba river as set out in said application, the court hereby grant the said application and appoints the following viewers, to-wit: Jeff Griffin, Tom Potts and C.L. Oakley. The said road to have a right of way forty feet.

Upon the application of Rock Contri and other citizens of Blocton for the establishment of a public road from the bass ball grounds in No. 3 Blocton to a place known and designated in said community as Dage town. The court granted said application hereby appoints the following viewers, to-wit: J.L. McCalley, Jim Stewart and Rock Contri. The said road to have a right of way of thirty feet.

Journal

It is ordered by the court that the Probate Judge be, and he is hereby directed to draw a warrant for \$32.46 against the general fund, payable and transferable to the road fund of the Western division, he is further directed to draw a warrant for the sum of forty dollars payable and transferable to the funds of the Eastern Road division.

The State of Alabama }
Bibb County } Commissioners Court

To the Honorable, the Court of County Commissioners of said County: We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a public road 50 feet wide and in said County, beg leave to make the following report, to-wit: Before acting, we each took an oath to view and mark out the road described in the order to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each owner which will be taken for said road. To-wit: Beginning at a point South West from Lightsey Mill Pond bridge and thence in a Northwest direction and then around Mt. Zion Hill as viewed out by the undersigned and thence in a southerly direction West of William Cleveland's land intersecting the public road at or near a creek known as Jones Creek, and thence to access the compensation that each land owner will be justly entitled to, in the lands and taking the said road, as follows:

- To Jimmie Collier - 1/2 acre the sum of \$30.00
- To Mike Lee Estate 1/2 acre the sum of \$30.00
- To Rod Lee 1/2 acre the sum of \$10.00
- To William Cleveland (with a right of way) the sum of \$15.00
- To John Lee (will give right of way) the sum of \$15.00

Respectfully submitted, this 12th day of November, 1911.

C. L. Oakley
T. B. Potts
W. J. Griffin

Journal

C. L. Oakley vs Bibb County. He claims of the County the sum of \$100.00 for superintending work in constructing County Jail.

Allowed

Journal

C. L. Oakley vs Bibb County He claims of the county the sum of \$902.66 Ex-Off fees etc.

Allowed

Journal

Jan. S. Oakley vs Bibb County He claims of the County the sum of \$11.50 cost in County court.

Allowed.

Journal

R. G. Smith vs. Bibb County - He claims of the County \$ 200 for throwing Murphy's bodies 40 from Litch bridge to lower bridge

Allowed -

Assessed
Assessed

L. C. Sims

vs
Bibb County

He claims of the County the sum of \$41.00 for building bridge across
Blue Gut Creek. Allowed.

P. C. Champion

vs
Bibb County

He claims of the County the sum of \$11.17 for lumber. Allowed.

The Court is hereby continued and adjourned until Dec 11, 1911
at which time such business as is regular may come
before said court.

The State of Alabama,
Bibb County.

Commissioners Court,
said County:

To the Honorable, the Court of County Commissioners of your Honorable Court to view and We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a -----road in said County, beg leave to make the following report, to-wit: Before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals, as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning near Ingate on South side of Haysop swamp along set- tlement road by J.W. Murphys residence and along said road by A.M. Steele, thence 1/4 by G.A. Stacy and W.R. Stacy, thence running North west intersecting the Eoline 1/4 mile Southwest of H.M. Ragland, and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road, as follows:

NO DAMAGES.

Respectfully submitted, this 20th day of Nov. 1911.

H.M. Ragland
J. W. Murphy
G. A. Stacy.

The court grants the road as view out and reported by the above viewers. *The order above made is hereby revoke after the further investigation of the Court.*

The State of Alabama,
Bibb County.

Commissioners' Court.

To the Honorable, the Court of County Commissioners of said County: We, the undersigned, Jury of View, appointed by your Honorable Court to view out and mark out a route for a public road 50 feet wide ---road in said County, beg leave to make the following report, to-wit: Before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and with out partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning at a point Southwest from Lightseys Mill pond bridge and thence in a Southwest direction and thence around Mt. Zion hill as viewed out by the undersigned & thence in a Southerly direction West of Wm Clewlands intersecting the public road at or near a resk known as Jones Creek, and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road, as follows:

to Jemina Collier 1 3/4 acres the sum of \$30.00
To Mike Lee Estate 1 3/4 acres the sum of \$40.00
To Rud Lee the sum of \$10.00
To William Clewland (will give right of way) the sum of \$15.00.
To John Lee (will give right of way) the sum of \$15.00

Respectfully submitted, this 18th day of Nov. 1911.

C. L. Oakley
T. B. Petts
W. J. Griffin.

The Court grants the road as viewed out and reported by the above viewers.

W. L. Pratt
vs
Bibb County.

One day at court freight: etc as per attached bill. \$5.75.
Allowed

F. K. Deason
vs
Bibb County.

He claims of the county \$100.00 on contract for putting in Cement walk in front of jail.
Allowed.

Issued
D. W. Anthony
vs
Bibb County.

Board for Jurors. \$52.52
Allowed

Palmer Williams
vs
Bibb County.

He claims of the county the sum of \$24.00 as janitor at Court house for three months up to and including Jan. 1st.
Allowed.

D. E. Ellard
vs
Bibb County.

He claims of the county the sum of \$122.50 for lumber.
Allowed.

Issued
Issued
Issued
Issued

Frost & Pancher

VS

County.

They claim of the County for oak lumber bought by W. Pettis the sum of \$31.03.

Little Cahaba Coal Co

VS

Bibb County.

They claim of the County the sum of \$17.20 for feed stuff & oil, paint etc bought by B.J. Murphy.

Allowed.

Paul Pancher

VS

Bibb County.

They claim the sum of \$7.50 for mending painting outfit of bridges as per statement.

Allowed.

Done
Done
Done

W. L. Potts President
B. J. Murphy
O. L. Gaudin

February Term-1912.

Be it remembered that at the regular Term of the Commissioner Court Bibb County, held February 10th 1912, all the members being present the following orders and decrees were made and business transacted.

- January*
 W. B. Klean
 VS
 Bibb County- He claims of the County \$222.20 for keeping paupers.
 Allowed.
- January Feb. 21st*
 E. H. Crawford
 VS
 BIBB County. He claims of the County the sum of \$6.70 for merchandise.
 Allowed.
- January*
 E. L. Avery
 VS
 Bibb County He claims of the County the sum of \$511.12 Ex-Off fees and etc.
 Allowed.
- January*
 Geo. D. Barnett & Co
 VS
 Bibb County. *Cross* They claim of the County the sum of *Cross* \$1000.00 for Deed & Mortgage record
 Allowed.
- January*
 Marshall Bruce & Co
 VS
 Bibb County They claim of the County the sum of \$114.60 for Books, blank ribbons etc.
 Allowed.
- January*
 Mrs. Peter & Williams
 VS
 Bibb County They claim of the County the sum of \$61.45 for Medical services
 Allowed.
- January*
 Dr. T. E. Schooler
 VS
 Bibb County. He claim of the County the sum of \$7.50 for merchandise etc.
 Allowed.
- January*
 Southern Sewer Pipe Co.,
 VS
 Bibb County They claim of the County the sum of \$108.14 for merchandise
 Allowed.
- January*
 Fred T. Davis
 VS
 Bibb County He claims of the County the sum of \$22.65 for lumber furnished Jones Creek Bridge
 Allowed
- January*
 D. J. Quinn
 VS
 Bibb County He claims of the County the sum of \$9.50 for clearing River Bridge & hauling sand.
 Allowed
- January*
 Roberts & Son
 VS
 Bibb County They claim of the County the sum of \$5.95 for Information Lists for Bibb county
 Allowed
- January*
 W. C. Potts
 VS
 Bibb County He claims of the County the sum of \$14.00 work on bridge, hauling lumber etc.
 Allowed
- January*
 Steiner Brothers
 VS
 Bibb County They claim of the County the sum of \$320.00 for interest on warrants.
 Allowed
- January*
 The Centerville Press
 VS
 Bibb County Claim of the County \$154.87 for Stationery
 Allowed
- January*
 Mackay Printing Co
 VS
 Bibb County They claim of the County the sum of \$18.15 Transcript paper, ribbons
 Allowed
- January*
 A. W. Hayes
 VS
 Bibb County For Library funds as per order heretofore issued, \$50.00
 Allowed.
- January*
 West Blotson Savings Bank
 VS
 Bibb County. Four miles and wagon bought from M. D. Cruise- \$222.00
 Allowed.

James
 I. N. Anthony
 Vs
 Bibb County
 He claims of the County the sum of \$5.25 for work and material in Court House.
 Allowed

James
 W. L. Pratt,
 Vs
 Bibb County
 He claims of the County the sum of \$302.12 Ex-off fees etc.
 Allowed.

James
 The Brown Printing Co.
 Vs
 Bibb County
 They claim of the County the sum of \$61.75 for Book, Ledger sheets etc
 Allowed.

James
 W. A. Harvey
 Vs
 Bibb County
 He claims of the County the sum of \$1.25 for drugs
 Allowed

James
 P. C. Champion
 Vs
 Bibb County
 He claims of the County the sum of \$123.01 for lumber for bridge and work on bridge. *Wine Smith Creek*
 Allowed

James
 W. J. Griffin
 Vs
 Bibb County
 He claims of the County \$37.10 work on bridge Jones Creek
 Allowed

James
 Bob Helton
 Vs
 Bibb County
 He claims of the County \$36.00 for contract.
 Allowed

James
 J. A. Fair
 Vs
 Bibb County
 He claims of the County \$2.50 for teams for Centerville & Bloston road
 Allowed.

James
 S. J. Bowling & Son
 Vs
 Bibb County
 They claim \$13.75 for merchandise for jail.
 Allowed

James
 Cleveland Mercantile Co.
 Vs
 Bibb County
 They claim of the County for merchandise etc. \$116.00
 Allowed

James
 B. J. Murphy
 Vs
 Bibb County
 He claims of the County the sum of \$5.00 for road services.
 Allowed.

James
 J. G. Oakley Ex Sheriff.
 Vs
 Bibb County
 He claims of the County the sum of \$40.00 Costs in County court
 Allowed

James
 C. L. Oakley
 Vs
 Bibb County
 He claims of the County \$1192.03 for Ex-off fees & etc.
 Allowed

James
 Meigs Drug Store
 Vs
 Bibb County
 Claim of the County \$36.80 medicine, stationery etc
 Allowed

ORDER

THE AMERICAN MOTOR ROAD ROLLER
 The Austin-Western Company, Limited
 Chicago, Illinois.

February 12th 1912

\$2000.00

Please ship to Judge W. L. Pratt at Centerville R.R. Station, County of Bibb State of

Alabama on or about or once 1912

One American Motor Road Roller 10 ton this roller has been used for demonstrating purposes.

With all tools and attachments in accordance with the detailed specification. Price \$2000.00

Dollars on the following terms and conditions:

The Austin-Western Co., Ltd., agrees to deliver the Roller P.O.B. cars at Harvey, (suburb of Chicago), Illinois.

On arrival of the Roller at destination we agree to pay the freight, to put it to work and to give it a fair and thorough trial under the conditions stipulated by The Austin-Western Co., Ltd., and under direction of their agent or expert. If the said Roller proves

able of doing its work in an efficient manner the undersigned agree to pay except and settle for same by paying as follows:-
 One note for \$5000.00 dollars due 15th of January 1913
 One note for \$1000.00 dollars due 15th of January 1914
 One note for \$5000.00 dollars due 15th of January 1915
 All bearing interest at 6 per cent. per annum from date.

If the Roller does not do its work as above described, then we agree to notify The Austin-Western Co., Ltd., in writing at Chicago, of such failure, and if within thirty days from receipt of such notice The Austin-Western Co., Ltd., fail to make the Roller comply with the above conditions, then The Austin-Western Co., Ltd. agree to refund the freight, receive back the roller at the above mentioned R.R. Station, from which we it was taken and cancel this contract.

The American Motor Roller, is warranted to be thoroughly made, of good material and workmanship, capable of doing the work for which it is intended, and The Austin-Western Co., Ltd., hereby agree to replace, free of charge, any parts of the Roller which may break within 12 months from date hereof, through fault of material or construction, upon receipt of satisfactory evidence of such breakage, broken parts to be returned if requested.

The Austin-Western Co., Ltd., shall retain the ownership of and title to the Roller and attachments covered by this order until all have been paid for in cash and until all notes given in part payment for the said Roller, etc., have been fully paid for in cash.

If any note given in part payment hereof shall not be paid in full at its maturity, all other notes or obligations given in part payment hereof shall at once become due.

It is also further understood that this contract embodies the entire understanding is not subject to countermand, and is not affected by any verbal agreements. The expert operator furnished by the Austin-Western Co is to unload the Roller off cars and operate same for ten days at which time he is also to teach our men how run the Roller without additional cost.

Signature.

Official Seal

Order taken by T. G. Corn.

J. R. White

VS

Bibb County

He claims the sum of \$132.60 for goods furnished the Mill etc.

Allowed.

The Centerville Hardware Co

VS

Bibb County.

They claim of the County the sum of \$21.75 for goods furnished County.

Allowed.

It is resolved and ordered by the Commissioners Court that W. T. Steele County Treasurer and W. L. Pratt, Judge of Probate, be and they are hereby appointed to negotiate for such money as may be necessary to meet the current and contingent expenses of Bibb County until this order is recorded.

The Commissioners Court appropriates \$110 to each of the following school districts
 1-2-3-4-20-51-52-53-55-56-

Walker Evans & Cogswell Co

VS

Bibb County

They claim of the County \$66.08 for Books, Stationery etc.

Allowed.

Cahaba Southern Mining Co

VS

Bibb County

They claim of the County \$ 125.40 for coal

Allowed.

Centerville Light Co

VS

Bibb Co

Lights as per Contract for year 1911
 The sum of \$75.00

allowed

Mrs R. J. Gardner

VS

Bibb County.

Judging Juror during Circuit Court \$7.00

allowed

He it resolved by the commissioners court all members agreeing that W.L. Pratt and W.T. Steele be and they are hereby appointed as duly authorized agents of this court to borrow \$500.00 for said sum of money to be used for the purpose intended to Jeffrey the current expenses of the County provided that they shall not pay interest at a greater rate at 8% and that where such money is arraigned for, that said W.L. Pratt, Judge of Probate shall draw a County warrant for said sum of money stating the rate of interest in said warrant.

He it resolved by this court that W.L. Pratt be, and he is hereby empowered with the consent of B.L. Cruise and B.J. Murphy to make such contract and for such sums as he may think proper and right for working the county convicts or such number thereof as he may deem necessary in the mines or at other work.

It is ordered by the Court, that the Boundary line of Precinct Thirteen (13), Bibb County, Alabama, be changed so as to be as follows:

Beginning on the south boundary line of Precinct Thirteen (13) at what is known as Shallow Ford on Shultz Creek, thence up said creek to a branch or ditch that enters into said creek on the west side thereof, just below John Williams house; thence up said branch or ditch between the place of James Meadows, deceased, and the John Williams place, and continuing up same branch or ditch to the south boundary line of Marion Rowmans land, thence around the west and northwest boundary line of Marion Rowmans land, thence around the northwest corner of J.A. Millers land where it corners with the Southeast corner of Berry Mathews land, thence North to the county line, thence along the said county line to the north west corner of the land of John M. Vance deceased on the west side of Hills creek, thence east to the west boundary line of Mrs. C.M. Campbells land, thence north to the northwest corner of the said Mrs. C.M. Campbells land, thence in an easterly direction, on the north boundary line of the said Mrs. C.M. Campbells land to the Northeast corner thereof, thence in an easterly direction to the Sixteen (16) mile post on the public road opposite John Shaws place, thence also along said public road to the point on E.W. Cottlinghams place where the Centerville and Woodstock road and the Bloston road forks, thence along the said Bloston road by way of what is known as Frog Level to the east boundary line of Precinct Thirteen (13) as the same is described in Commissioners Minutes "J", at page 168 thereof, thence along said line of Precinct Thirteen (13) in a southerly direction to the branch that runs by the Joe Ando place, thence down said branch to Hills creek, thence down said creek to the south boundary line of Section Four (4), Township Twenty-four (24), Range Nine (9) East, thence west along the said Section line and along the south boundary line of Section Five (5) of said Township and Range to the south-west corner of said Section Five (5), thence west to what is known as the Bloston road which crosses Shultz Creek at Shallow Ford, thence along said road to the point of beginning. It is further ordered by the Court that the voting place of this Precinct remain at Oldhams Cross Roads.

It is further ordered by the Court that all territory not included in the above description and which was included in the original description of Precinct Thirteen (13) above referred to, be and again become a part of the Precincts from which same was taken by the original order establishing said Precinct Thirteen (13). It is further ordered that due and legal notice be given of this change in the said boundary of Precinct Thirteen (13), as required by law.

Executed this 6th day of March 1912, by posting copies of the within notice at two public places in Precinct # 13 and one at the Court House door in the town of Centerville, Bibb County Ala.

C. L. Oakley, Sheriff.

Dr. L. E. Peacock

Bibb County, He claims the sum of \$404.00-County Health officer

Allowed

Dr. W. J. Nicholson

Bibb County Contract as County Physician ending with this court-\$25.00

allowed

I. P. Williams

Bibb County He claims the sum of \$16.00 as Janitor for Court House.

Allowed

W. L. Pratt
A. D. Belcher
B. J. Murphy
D. L. Cruise

Done
Done
Done

State of Alabama,
Bibb County.

COMMISSIONERS COURT.

Precinct No 10

TO THE HONORABLE, THE CHIEF OF COUNTY, COMMISSIONERS OF SAID COUNTY.

We, the undersigned, Jury of View, appointed by your honorable Court to view and mark out a route for a first grade road in said County, beg leave to make the following report to-wit: Before acting we took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning at a point on the Ebleton and Piper Road near the old baseball ground; thence in a northerly direction and on the northwest side of and 25 feet distant from the center line of the Birmingham Southern Railroad Company's track leading to No. 3 mine of the Tennessee Coal, Iron and Railroad Company to a settlement known as Sage town or Little Italy, as shown by map hereto attached and made a part of this report, and also to assess the compensation that each land owner will be justly entitled to, if his lands are taken for said road as follows: no damages allowed.

Respectfully submitted, this 11 day of May, 1912

Beck Centri
Jas Stewart
J. L. McCulley

State of Alabama,
Bibb County.

The undersigned owner of the lands through which the proposed public road described in the foregoing report of Beck Centri, Jas Stewart, J. L. McCulley views, in consideration of the benefits to it and to the public of said road, does hereby give grant, sell, convey and dedicate to said County of Bibb and to the public a right of way to said road thirty feet wide through the land.

Witness our hand this 11 day of May 1912.

Tennessee Coal, Iron and Railroad Company
By, Geo S Crawford, President.

The above report is hereby received by the Court and the said road reestablished according to same.

May

May

Issued July 2, 1911

Roberts & Son
Vs
Bibb County.

They claim ~~10.00~~ *10.00* for ~~materials~~ *Ballows at Auction & material issued*
Allowed.

Brown Printing Co
Vs
Bibb County.

They claim \$88.25 of the County for Stationery, etc.,
Allowed.

Thompson Lbr Co.
Vs
Bibb County

They claim \$27.25 for lumber
Allowed.

Centerville Press
Vs
Bibb County.

They claim \$139.25 for stationery etc.
Allowed.

Geo. D. Barnard
Vs
Bibb County

They claim \$164.54 for Books, etc.,
Allowed

Walker Evans & Cagwell
Vs
Bibb County.

They claim of the County \$37.29 for binding, geds, etc.
Allowed.

Centerville Hardware Co.,
Vs
Bibb County.

They claim of the County \$129.85 for merchandise
Allowed

C. L. Oakley
Vs
Bibb County

He claims of the County \$362.82 for services
Allowed.

W. L. Pratt
Vs
Bibb County

He claims of the Count \$902.17 for services, etc.,
Allowed

The Court hereby empowers and appoints W. T. Steele County Treasurer and W. L. Pratt, Judge of Probate, to arrange for the borrowing of such sums of money as may be necessary to meet expenses of the County and pay outstanding warrants now due and the said Judge of Probate is hereby authorized to issue the County's warrant at a rate of interest not exceeding 8% for such amounts so borrowed.

Geer & Fansher
Vs
Bibb County

They claim \$1.50 for work on Court House
Allowed.

H. E. Eubank
Vs
Bibb County

He claims \$5,000 for building bridge

J. A. McHenry
Vs
Beale Co.

For Lumber \$106.09

W. L. Pruitt
A. D. Belcher
B. J. Murphy
D. L. Canine
H. McInnis

June Term of Commissioners court 1912.

The court being organized as the law requires and a majority of the members being present the following list of insolvents and errors were allowed.

The State of Alabama,
Bibb County.

BE IT REMEMBERED, That at the June Term of the Court of County Commissioners of said County, held on this 3rd day of June 1912 John S. Gardner, Tax Collector of said County made his report on "Insolvents" and "Errors in Assessments" on taxes for the year 1911, as required by Section 4019 of Code. And after a careful and rigid examination of said reports by said Court, it was considered and adjudged that said collector be allowed credit on his settlement with the Auditor for the following amounts:

Insolvents: State taxes--General	\$ 7.90	✓
Special Soldier	\$ 3.18	✓
Special School	\$ 9.25	✓
Errors in Assessments: State Taxes--General	\$136.37	✓
Special Soldier	54.55	✓
Special School	\$162.66	✓

And the said Collector also made his report of taxes in litigation for 1911 and the following credits were made on assessments against the following parties:

General	Special Soldier	Special School
None	None	None

And said Collector has also made his report for final allowances of the uncollected balances of Insolvent Taxes for the year 1911, as required by Section 4025 of Code 1896; and the Court thereupon made the following allowances to said Collector of all such Insolvent Taxes as he may have been unable to collect, as follows:

State Taxes--General	<i>None</i>
Special Soldier	<i>None</i>
Special School	<i>None</i>

And said Collector is also allowed credit for the following taxes in litigation, for the year 190-- which he has been unable to collect, as follows:

general	Special Soldier	Special School
None	<i>None</i>	None

Given under my hand this 3rd day of June 1912.

W. L. Pratt, Judge of Probate.

It is further ordered that the tax for the current year upon the property and valuations of Bibb County be as required by Section 3885 be as follows:

General County Tax-	5 mills
School Tax	1 Mill
Road Tax	1 mill
Jail Tax	1/2 mill

The State of Alabama,)
 Plaintiff,)
 vs)
 Kaul Lumber Company,)
 a corporation,)
 Defendant.

Objection of defendant to assessment of its property for taxation by the tax assessor of this county as shown by the book and lists of assessments delivered to this court by the Judge of Probate of this County at the term of this court, commencing on the first Monday in June, 1912.

On this 8th day of July, 1912, comes the State of Alabama, the plaintiff in the above styled case, by Robt. Thrasher tax assessor for this county, and also comes the Kaul Lumber Company, a corporation, the defendant in said cause, by its attorney, and after hearing the said objection and the evidence offered by the plaintiff and the evidence offered by the defendant, the court fixes the real value at which said property shall be assessed for taxation at the sum of Four Hundred Thousand dollars for year 1912.

It is, therefore, ordered, adjudged and decreed by the court that the real value at which said property shall be assessed for taxation be and it is hereby fixed at said sum of Four Hundred Thousand dollars for year 1912.

W. I. Pratt, Judge of Probate of Bibb County, Alabama.

ADJUTANT TERM, 1912.
Be it remembered that the August Term Commissioners Court all the members being present the following business was transacted with resolution orders and decrees of this Court as appears of the following minutes.

- Done*
W. L. Gray
VS
Bibb County He claims of the County the sum of \$16.25 for work on bridge on Centerville and Blocton road.
Allowed.
- Done*
Marshall & Bruce Co.
VS
Bibb County They claim of the County the sum of \$156.75 Book, Blanks etc.
Allowed.
- Done*
The Centerville Press
VS
BIBB COUNTY Claims of the County the sum of \$131.50 for Stationery etc.
Allowed
- Done*
The Centerville Hardware Co
VS
Bibb County. They claim of the County the sum of \$38.45 for merchandise
Allowed.
- Done*
The Thompson Lumber Co
VS
Bibb County. They claim of the County the sum of \$27.25 for Lumber
Allowed.
- Done*
The Blocton Enterprise
VS
Bibb County. They claim of the County the sum of \$5.00 for subscriptions Probate Judge & County Clerk & Register.
Allowed
- Done*
Geo. D. Barnard & Co.
VS
Bibb County. They claim of the County the sum of \$10.00 for Books.
Allowed
- Done*
M. C. Edmonds
VS
Bibb County. He claims of the County the sum of \$4.00 for work on Jail roof & Public well
Allowed.
- Done*
A. W. Hayes
VS
Bibb County. He claims of the County the sum of \$22.50 for Stamps, Postal cards Ledger etc.
Allowed.
- Done*
Roberts & Son
VS
Bibb County They claim of the County the sum of \$1.50 for Binder
Allowed.
- Done*
McQuiddy Printing Co
VS
Bibb County. They claim of the County the sum of \$18.15 for Transcript papers Ribbons
Allowed.
- Done*
Geer & Fancher
VS
Bibb County. They claim of the County the sum of \$1.50 for Jail work
Allowed.
- Done*
O. J. Quinn
VS
Bibb County. He claims of the County the sum of \$2.00 for ^{team} saw to take J. B. Nelson from Condot Camp to Blocton.
Allowed
- Done*
F. A. Hervey
VS
Bibb County. He claims of the County the sum of \$30.36 for Drugs.
Allowed.
- Done*
W. B. Elam
VS
Bibb County. He claims of the County the sum of \$125.00 for keeping Paupers
Allowed.

On the statement and application of Dr. Perdue of the State Board of Health the Court hereby appropriates the sum of \$150.00 to aid in a campaign against Hook Worm disease of Bibb County

For the purpose of paying the enumerators of the children in the school districts in this County the Court hereby appropriates the following amount, to-wit: In Districts where the number is one hundred or less, five cents for each child, in Districts where the number is more than one hundred and less than three hundred, four cents, and in Districts where the number exceeds three hundred three cents.

It is hereby ordered and directed by this court that L. M. Kinnaid road Supervisor for the Eastern road District, remove his outfit and be ready to make the fill at Steel Bridge on Mahans Creek on or by Monday September 1912.

Issued
J. B. White
VS
Bibb County He claims of the County the sum of \$122.02 for goods furnished County. Allowed.

Issued
W. A. Greene
VS
Bibb County. He claim of the County the sum of \$7.50 for one coffin bought of W. L. Wilson, by W. A. Greene Allowed.

Issued
Cahaba Supply Co
VS
Bibb County. They claim of the County the sum of \$19.44 for goods furnished the County. Allowed.

Issued
Lee Cleveland
VS
Bibb County. He claims of the County the sum of \$12.00 for 1 coffin. Allowed.

Issued
R. L. Avery
VS
Bibb County. He claims of the County the sum of \$428.33 Ex-Off Fees etc. Allowed.

Issued
C. L. Oakley
VS
Bibb County. He claims of the County the sum of \$704.40 Ex-Off fees etc. Allowed.

Issued
W. T. Walker
VS
Bibb County. He claims of the County the sum of \$33.50 for Dental work for convicts W. L. Pratt Allowed.

Issued
W. L. Pratt
VS
Bibb County. He claims of the County the sum of \$674.35 Ex-off fees etc. Allowed.

Issued
Centerville Hardware Co
VS
Bibb County. They claim of the County the sum of \$124.76 Merchandise. (Bloonet and Centerdill road) Allowed.

Issued
Edmond Morgan
VS
Bibb County. He claims the sum of \$18.00 janitor to Aug Term Allowed

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W. L. Pratt Building
 B. J. Murphy
 D. L. Conroy
 A. D. Belcher
 J. P. McWhin

Be it remembered at the November Term Commissioners' Court all the members being present, the following business was transacted with resolution, orders and decrees of this Court as appears of the following minutes.

Issued
D. L. Cruise

VS

Bibb County.

He claims of the County the sum of \$30.00 for looking after road, working on books etc. Allowed.

Issued
T. Helms

VS

Bibb County.

He claims of the County the sum of \$46.85 for repairing and rebuilding bridges on Randolph and Marion Road. Allowed

Issued
W. R. Hlan

VS

Bibb County.

He claims of the County the sum of \$12.68 for keeping passers. Allowed.

Issued
Rogers Stationery Co

VS

Bibb County.

They claim the sum of \$4.08 for Election notices. Allowed.

Issued
Geo. D. Barnard Co

VS

Bibb County.

They claim the sum of \$10.90 for one Abstract of Taxes. Allowed.

Issued
Mack Medders

VS

Bibb County.

He claims the sum of \$75.00 for Repairing Bridge across Shultz Creek on Blooten Road. Allowed.

Issued
The Brown Printing Co

VS

Bibb County.

They claim the sum of \$1.60 for note books. Allowed

Issued
The Centerville press

VS

Bibb County

They claim the sum of \$157.00 for Stationery. Allowed.

Issued
N. E. Stewart

VS

Bibb County

He claims the sum of \$36.75 for Interest on money borrowed. Allowed

Issued
J. D. Holdensbeck & Son

VS

Bibb County

They claim the sum of \$43.69 for hush-up. Allowed.

Issued
Marshall & Bruce Co

VS

Bibb County.

They claim th sum of \$35.10 for Stationery etc. Allowed

Issued
Roberts & Sons

VS

Bibb County

He claims the sum of \$25.60 for Election supplies, Ballot Boxes etc. Allowed.

Issued
P. L. Avery

VS

Bibb County.

He claims the sum of \$475.19 for Ex-off fees etc. Allowed.

Ex-off
W. S. Smith

VS

Bibb County

Re-allowed at July Term
He claims the sum of \$10.25 for coffin for George Mason. Allowed.

Issued
The Austin-Western Co

VS

Bibb County.

They claim of the County the sum of \$29.99 for Piston Rings and Delving Disc for Road Heller. Allowed.

Issued
Walker, Evans & Cogswell Co

VS

Bibb County.

They claim of the County the sum of \$107.28 for Stationery etc. Allowed.

Issued
N. L. Jackson

VS

Bibb County.

He claim the sum of \$29.75 for repairing typewriter, attending Clerk. Allowed.

Issued
 Little Cahaba Coal Co
 VS
 Bibb County. They claim of the County the sum of \$36.94 for feed stuff for Road Crew. Allowed.

Issued
 Election Cahaba Coal Company
 VS
 Bibb County. They claim the sum of \$123.50 for Coal Allowed.

Issued
 Cahaba Supply Co
 VS
 Bibb County They claim of the County the sum of \$23.79 for merchandise Allowed.

Issued
 D. R. Kernegay
 VS
 Bibb County- He claims of the County the sum of \$1.50 for load of kindling for Court house. Allowed.

Issued
 O. C. Shelby
 VS
 Bibb County. He claims of the County the sum of \$162.75 for Road work. O. C. Shelby, W. J. Shelby, G. B. Burnett & John S. Gardner Allowed

Issued
 E. H. Crawford,
 VS
 Bibb County He claims the sum of \$27.10 for merchandise. Allowed.

Issued
 B. F. Caddis
 VS
 Bibb County He claims the sum of \$17.57 for Re-building Bridge Allowed

Issued
 Robert Thresher
 VS
 Bibb County He claims the sum of \$150.00 for making 2 plat book & 1 Land book Allowed

Issued
 Centerville Hardware Co
 VS
 Bibb County. They claim of the County the sum of \$107.80 for merchandise Allowed.

Issued
 Gear & Panther
 VS
 Bibb County. He claims the sum of \$7.50 for work in Black Smith shop. Allowed.

Issued
 L. M. Kinnaird
 VS
 Bibb County. He claims the sum of \$12.64 labor on Mill on Mahan Creek Bridge Allowed

Issued
 Drs. Peters & Williams
 VS
 Bibb County. They claim the sum of \$28.30 for medical services-Convict Camp Allowed.

Issued
 S. W. Anthony
 VS
 Bibb County He claims the sum of \$72.50 for board of Jury Hall Term Circuit Court. Allowed.

Issued
 C. L. Oakley
 VS
 Bibb County He claims the sum of \$1,097.47 for Ex-Offi Fees, cost in Circuit & County Court, feeding Convicts etc. Allowed.

Be it ordered by this Court that whereas a contract by the County as represented by D. L. Cruise and W. A. Moore contractor for repairing a bridge near Lightsey Mill Pond and building two new bridges on new road opposite Mt. Zion church that said D. L. Cruise and Hon. W. L. Pratt be appointed a committee to inspect and receive work if built according to contract. And be it further ordered that if said committee finds bridges built and repaired according to contract the Judge of Probate be authorized to issue a warrant for sale.

Issued
 Edgar Corwill
 VS
 Bibb County He claims the sum of \$0.00 work on grates in Court House. Allowed.

It is ordered by the Court that J.P. Melvin be and he is hereby authorized and directed to arraign for preliminary survey of ~~the~~ a road beginning at Bloston and ending at Pratt's Ferry. The said Melvin is authorized to employ a civil engineer and to arraign for such other help as may be necessary in the operation and completion of said survey. The court hereby appoints R. D. Reynolds and W. W. Perry and _____ as viewers to view out and locate the said road.

Journal
 W. L. Pratt
 vs

Bibb County. He claims of the County the sum of \$253.28 for Sheriff Fees, trying cases in County Court etc.

Allowed.

State of Alabama,
 Bibb County.

To the Honorable Court of County Commissioners of Bibb County,

Alabama:

Your petitioners the undersigned bona-fide freeholders, residing Bibb County, Alabama, in Precinct 8 of said County would most respectfully show unto your Honor as follows: That they are each bona-fide free holders residing in Precinct Number 8 in Bibb County Alabama, and reside out side of any incorporated City or Town in the said Precinct and each of petitioners own a free-hold estate in said Precinct out side of any incorporated City or Town and constitute more than one fourth of the bona-fide freeholders of said Precinct and that they each desire or favor a law prohibiting the running at large of sheep, goats, lambs, kids, ^{hogs} hogs and pigs in such Precinct and they aver that they have deposited with the Probate Judge of Bibb County Seven and 50/100 Dollars, the same being an amount of money sufficient to defray the expenses of holding an election to determine whether or not stock shall be permitted to run at large in such Precinct.

Wherefore petitioners pray that this Honorable Court will make an order that an election shall be held in such Precinct number 8 Bibb County on a day to be named in such order as provided by law to determine whether or not sheep, goats, lambs kids, hogs, hogs and pigs shall be permitted to run at large in said Precinct and for other relief.

J. S. Jak Lay
 J. B. Farrington
 E. C. Mahan
 J. A. Brown
 Jasper Farrington
 F. O. Goodwin
 E. A. Frederick
 Henry Burk
 W. H. Thomas
 Wm Farrington
 C. T. Hughes
 W. B. Schofield
 Jno. Huff
 J. W. Mahan Estate
 By K. C. Mahan
 Mrs Allie Mahan

W. P. Merchant
 Dave Moreland
 Mary S. Mitch
 By Husband Frank Mitch
 M. Moreland
 Southern Mineral Land Company
 Herman Pfaff, Pres.
 Winston Thompson
 A. W. Day
 W. J. Jackson
 Riley Murphy
 S. A. Moreland
 W. J. Phillips
 Mrs. W. C. Mahan
 Mrs. A. D. Bond
 By K. C. Mahan
 Mrs F. M. Fancher
 By R. U. Fancher,

Upon consideration of the above petition, it is the judgment of the Court that the said petition is signed by more than one fourth of the bona fide freeholders of Precinct Eight (8) Bibb County, Alabama, who reside therein and own a free hold estate which lies therein.

And it being made known to the Court by competent evidence that there is no incorporated city or town in said Precinct, and that each and every allegation of said petition is true;

It is therefore ordered by the Court that an election be held in Precinct Eight (8) Bibb County, Alabama, by the qualified electors of said precinct, at the usual voting place therein, on Monday the 23rd day of December 1912, for the purpose of determining whether or not sheep, goats, lambs, kids, hogs, hogs and pigs shall be permitted to run at large in said precinct.

The following persons are hereby named to conduct said election:
 Inspectors: W. H. Thomas, Henry Burk and R. A. Frederick.

Clerks: John Hise and Walter Pulgan.
 Returning Officer: K. C. Mahan.

It is further ordered by the Court that due and legal notice of said election be given as required by law.

Journal
 J. A. McKinney
 vs

Bibb County. He claims of the County the sum of \$32.15 for lumber for bridge near Six Mile

Allowed.

W. L. Pratt Hard Labor Agent is hereby authorized and empowered to make contract for the hire or lease of all County Convicts for the year 1913 & 1914.

On application for a change in the Blocon road leading through Buck town and Primitive Ridge the Court hereby appoints the following viewers to locate and change the public road as far as the Miller Crossing, to-wit: Jim Stewart- W. W. Perry-Dr. W. C. Thomas,

On the application of E. Perry W. A. Greene, A. B. Waggoner, W. E. Lowrey, et al the court hereby changes the voting precinct known as Box 3 of Beat Mine from Brashead to Red Feather,

J. W. Comer
VS
Bibb County. He claims the sum of \$48.25 for labor, material Allowed.

Frost & Pancher
VS
Bibb County. They claim the sum of \$53.04 for lumber. Allowed.

Brierfield Lumber Co
VS
Bibb County. They claim the sum of \$74.75 for lumber, for Bridge near Potts School House. Allowed.

M. Howard
VS
Bibb Co He claims the sum of \$141.51 for work on Dehaun Creek Bridge for November 1912 allowed.

Pursuant to adjournment the Court meets Nov. 25th 1912 -

This Court is adjourned until Dec. 30th

The State of Alabama,
Bibb County,

WHEREAS, the Honorable Commissioners' Court of ^{the County of} Bibb aforesaid, did, at a term thereof, begin and held on the 25th day of Nov, 1912 determine by an order regularly made and entered upon the minutes thereof, to let to hire all convicts which theretofore had been, or hereafter should be sentenced to hard labor for said County, And whereas by a further order of said Court W. L. Pratt was duly and regularly appointed the agent and representative of said Court and of said County in and for the hiring of such convicts, And whereas, the said W. L. Pratt agent aforesaid, acting for, and in behalf, and to the use of said County of Bibb and in compliance with the terms and conditions of the orders of said Court, has hired to GLOSS SHEFFIELD STEEL & IRON COMPANY, a body corporate, all of the convicts who have been or hereafter, within the term covered by this contract, be sentenced to hard labor for said County.

NOW, WHEREFORE, this contract made and entered into this 25th day of Nov, 1912 by and between the said W. L. Pratt agent aforesaid, acting for and to the use of said County, party of the first part, and GLOSS SHEFFIELD STEEL & IRON COMPANY party of the second part, WITNESSETH:

1. That the party of the first part will deliver to the party of the second part each and every one of the convicts of those now under sentence or hereafter to be sentenced to hard labor for the County of Bibb the said convicts to be employed by the party of the second part in the works and labor of mining and work in, at and around the mines and works of the said GLOSS Sheffield Steel & Iron Company at or near,..... in the Counties of Jefferson and Walker and State of Alabama.

2. That the said party of the second part shall pay to the County of Bibb as hire of each of the convicts delivered hereunder, as follows: For all convicts sentenced to hard labor from said county during the term of this contract, SIXTEEN DOLLARS AND FIFTY CENTS (\$16.50) per month per capita; each convict hired until death or legal discharge, including convicts sentenced prior to January 1st, 1913, payment to be made as follows; First, all that part of the hire of each convict which accrues from so much of the term of hard labor as is imposed for the costs of conviction, shall be paid in advance on the delivery of the convicts respectively, and credit therefor shall be allowed the contractor on the settlement; and, second, except as next provided the hire under this contract shall be paid quarterly for quarters ending March 31st; June 30th; September 30th and December 31st and if default should be made in the payment of said hire, or any other payment required by this contract and suit to recover the same be instituted, twenty per cent. damages on the amount, as to which the default occurs, shall be added thereto and be recoverable as a part thereof.

3. That this contract is entered into under, and in contemplation of all the laws of the State of Alabama, heretofore or hereafter enacted, in relation to the hiring and management of county convicts hired out of the county of conviction, and of all the rules and regulations of the Board of Inspectors of Convicts now existing or hereafter to be adopted, which are applicable to such convicts, and all said laws and rules are hereby made a part of this contract as though here fully set out.

4. That said party of the second part shall receive all convicts who may be assigned to it under this contract at the jail of the county of conviction, and shall pay the expenses of their transportation to the place they are to be put to hard labor.

5. That the said party of the second part shall furnish said convicts, while held by it under this contract, with a sufficiency of good and wholesome foods and with medical care and with medical attention when necessary, and with comfortable clothing, to comprise at least two suits and underwear, and said convicts shall under no circumstances be cruelly and indignantly treated by said party of the second part its employees, or agent.

6. That the said party of the second part shall provide a safe, commodious and comfortable prison for the confinement of said convicts at night, or when not at work, in which suit be confined not less than one hundred convicts, and a sufficient number of competent guards to prevent escapes at all times, and it shall pay to said county the sum of one hundred dollars for each convict who escapes when such escape is the result of negligence, but upon the recapture of any escaped convicts the party of the second part within three months after such escape it shall be entitled to a credit of one hundred dollars on its next settlement with the H. L. Agt of said County. The penalties for escapes are due on the first day of the month after that which they occur.

7. That the said party of the second part shall discharge the convicts held under this contract at the expiration of their term of penal servitude, respectively and shall supply each convict upon their discharge with transportation to the county seat of the county in which said convict was sentenced to imprisonment who with rations for each day estimated to be necessary for the journey to said county seat, and it shall also supply such convicts on discharge with one good suit of clothes, hat and shoes, the value of said suit of clothes, hat and shoes, to be not less than eight dollars.

8. That this contract is to commence on the 1st day of January 1913 and terminate on the 31st day of December 1914, and said convicts are to be delivered to said party of the second part from time to time as they are sentenced during the continuance thereof, and the said party of the second part shall pay for all convicts received under this contract from the day of receiving them, whether they be full number contracted for or less or more.

9. That this contract shall be secured by a bond conditioned as by law required, with two or more good and sufficient sureties in double the gross amount contracted to be paid during the continuance hereof, to be approved in all respects by the Probate Judge of said County of Bibb.

That this contract shall terminate whenever the bond given to secure its performance, in the opinion of the Probate Judge of said County of Bibb becomes insufficient, or if any convict held hereunder is treated cruelly or inhumanly by the party of the second part or its employee, and the Probate Judge of said County has the power, and it is his duty, to remove the convicts held hereunder from the control of the said party of the second part, or to annul this contract, as the case may be, when ordered so to do by the Governor, acting upon the recommendation of the Board of Inspectors; and upon the revocation or termination of this contract, the said party of the second part shall forthwith deliver the said convicts to the Commissioners' Court of said County, or their agent, and shall pay the hire thereof up to the day of such delivery.

11. That said party of the second part shall, on the first day of each month, make out and forward to the President of the Board of Inspectors of Convicts, a report of, and concerning the convicts held under this contract, containing such information as the Board of Inspectors may, by regulation previously adopted, require, and a failure to make such report shall be good cause, in the discretion of the Board of Inspectors, for reporting the said contractor to the Governor as provided by Section 4529 of the Code of 1895.

That this contract be executed in triplicate, one copy to be retained by the party of the first part, one copy by the party of the second part, and one copy to be filed at the office of the President of the Board of Inspectors of Convicts at Montgomery.

In Testimony Whereof, we have hereunto set our hands and seals this the 26th day of Nov 1912.

W. L. Pratt, (L. S.)
Agent of Hard Labor for Bibb County.
GLOSS SHEPHERD STEEL & IRON CO (L. S.)
By J. C. Mabam Jr (L. S.)
Vice President

B O N D.

KNOW ALL MEN BY THESE PRESENTS, that we GLOSS SHEPHERD STEEL & IRON COMPANY, a corporation as principal, and J. C. Mabam, Jr, and J. S. Moore, and National Surety Company a corporation under the laws of the State of New York, as surety, are held and firmly bound unto the County of Bibb in said State, in the penal sum of Five Hundred Dollars, the payment of which well and truly to be made, we bind ourselves, our heirs, representatives and assigns, jointly and severally, by these presents.

Given under our hands and seals this the day of 1912.

The condition of the above obligation is such, that whereas, the above bound GLOSS SHEPHERD STEEL & IRON COMPANY has hired all of Bibb County convicts for a term beginning on the 1st day of January, 1913 and ending on the 31st day of December 1914, and has this day made and entered into a contract with the Agent of Hard Labor of said county for the hire of said convicts, which contract is here referred to and made by reference a part hereof.

Now, if the said GLOSS SHEPHERD STEEL & IRON COMPANY shall well and truly comply with the terms of said contract, and faithfully do and perform all that it is herein required to do and in the manner therein required, and shall among other things herein required to be done by it, furnish said convicts, while held under said contract, with a sufficiency of good and wholesome food, with medicine and medical attention, when necessary, with comfortable clothing, comprising at all times at least two suits and underwear, and to furnish each convict, upon his or her discharge, with a good suit of clothes, hat and shoes, and with transportation to the place of conviction, and making provision for their food during their journey then the above obligation to be void, otherwise to remain and continue in full force and effect.

Witness our hands and seals, this the day and date above written.

GLOSS SHEPHERD STEEL & IRON CO (L. S.)
By J. C. Mabam Jr (L. S.)
Vice President

ATTEST:

J. L. Morris, Secretary.

J. C. Mabam Jr (L. S.)
J. S. Moore (L. S.)

National Surety Company (L. S.)
By J. L. Million
Resident Vice President
S. C. Oliver
Secretary & Treas.

The above bond is hereby approved and accepted:

W. L. Pratt
Probate Judge of Bibb County.

Date: Nov. 26th, 1912.



The State of Alabama.)
Bibb County.)

This agreement made and entered into this the 26th day of October, 1912, by the Commissioners Court, Bibb County, parties of the first part and J. T. Sandy Contractor, party of the second part; WITNESSETH: The said party of the second part agrees to build a re-inforced Concrete Culvert in the ditch or ravine just west of the Bridge and in front of the house of George Ruttie, Colored, Said Culvert to be amply large to carry all water through same and as large as Court of Commissioners' may require, Said culvert to have concrete floor and apron at both ends, with retaining walls at both ends.

The retaining wall far upper end to be 18 inches at base and taper to top, with 12 inches width, and to project into each bank as far as the Court may require.

The retaining wall at lower end of culvert is to be 24 inches at base, and taper to 12 inches at top, same to project into bank as far as may be required by said Commissioners Court. Said retaining walls and culvert through out is to be re-inforced with steel rods of Standard of proper dimensions.

The said Court agrees in payment of same to issue to County's warrant for \$500.00, without interest due January 15th, 1914. In addition to the above contract, the said J. T. Sandy is to refill with earth the public road over said culvert after completion, also to prepare a wagon road over ditch and in front of George Ruttie's house for public travel thurin work on said road. And it is further agreed, that said contractor is to put a 12 or 14 inch terra-cotta pipe in lower wing on North side of road, so that the water from the ditch on the north side of road may pass through same. The thickness of said culvert is to be not less than 12 inches.

That the mixture of said concrete shall be made as rich in cement as required by the standard rule for such work.

W. I. Pratt
R. J. Murphy
D. L. Cruise
J. T. Sandy

The State of Alabama.)
Bibb County.) Court of County Commissioners.

To Jim Stewart, W. W. Perry & Dr. M. C. Thomas.

The Court of County Commissioners of said County at a term commencing on the 25th day of Nov, 1912, ordered that you view and change the following proposed road, to-wit: The Blocton road leading through Primitive Ridge in such places as you may deem best from Blocton to Millers Crossing and as you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out.

Before acting you must take an oath to view and mark out the foregoing described road to the greatest advantage to the public and with as little prejudice to individuals as possible and without partiality or favor; and to justly assess the value of the land of each landowner which will be taken for said road; and you must after viewing and marking out the route and making the said assessment of compensation return the same to said court.

W. I. Pratt, Judge of probate

State of Alabama.)
Bibb County.) Commissioners' Court.

To the Honorable, the Court of County Commissioners of Bibb County:

We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a change in the Blocton road in said County, beg leave to make the following report, to-wit:

Before acting, we each took oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road-to-wit:

Begin at a point in the Blocton road leading through Primitive Ridge at or near the Northeast corner of section 24, Township 22 South of Range 6 West; thence, along the side of the hill and in a southwesterly direction to Millers Crossing;

And also to assess the compensation that each land owner will justly be entitled to if his lands are taken for said road, as follows:

No damages are claimed but in consideration of the right of way thirty feet wide across their lands, that it is fully understood and agreed by the public and the Commissioners' Court of Bibb County, Alabama, that upon the opening of the new road to the use by the public, that the old public road between the above described points is abandoned and that the right of way used by the old public road shall revert to the present owners of the land.

Respectfully submitted, (Signed)

Jim Stewart
W. W. Perry
M. C. Thomas M. D.
Jury of view.

The State of Alabama.)
Bibb County.)

The undersigned owners of the lands through which the proposed public road described in the foregoing report of James Stewart, W. W. Perry and Dr. M. C. Thomas, Jury of view, in consideration of the benefits to us and to the public of said road, do hereby give, grant, sell, convey and dedicate

to the said County of Bibb and to the public, the right of way for said road thirty feet wide through our lands.

Witness our hands this the 14th day of December 1912.

Witnesses,
W. H. Allen
Pearl Hillon

Tennessee Coal, Iron and Railroad Company
By Geo. G. Crawford, President.

The State of Alabama, Bibb County,

Office of Judge of probate.

I hereby certify that the within instrument was filed in this office for record Dec, 26th 1912 at 9 o'clock A.M. and recorded in Vol. "J" Minutes of Commissioners Court, pages 240 & 241 and examined.

W. L. Pratt, Judge of probate

Upon the application of A. W. Hayes the Court hereby appropriates Ten dollars for each \$10.00 raised by school for public Library. Total amount allowed \$140.00

The Court hereby appropriates the sum of TWO THOUSAND and the same is hereby set aside to comply with the law regarding the appropriation by the State for State Aid road in Bibb County.

M. Kinneaird
VS

Bibb County,

He claims of the County the sum of \$78.96 for work on Bridge across Mahan's Creek.

Allowed.

R. A. Frederick

VS

Bibb County

He claims the sum of \$21.62 for merchandise for Co. Road

J. P. Hawkins

VS

Bibb County,

He claims the sum of \$24.15 for Gate & work for County road

Little Cahaba Coal Co

VS

Bibb County

They claim the sum of \$47.42 for feed stuff for road

Hoskin & Day

VS

Bibb County

They claim the sum of \$31.12 for merchandise for County Road.

Allowed.

George I. Burdin

VS

Bibb County,

He claims the sum to \$8.77 for ice furnished Circuit Court.

Allowed

It is ordered by the Court that E. D. Reynolds and W. W. Perry be and they are hereby appointed Road viewers and that with said Reynolds and Perry J. P. Melvin is authorized and empowered to select the third viewer who shall be a Civil Engineer and that the said viewers so named and selected shall mark out and locate a public road from Blount to the Pratts Ferry River Bridge. It is further ordered that such notice as may be required by law be given to said viewers.

W. E. Eady

VS

Bibb County.

He claims of the County the sum of \$6.00 for work on bridge near P. O. Cottingham

Allowed.

H. A. Belcher

VS

Bibb County,

He claims the sum of \$12.90 for lumber for bridge.

Allowed.

W. P. Averett

VS

Bibb County,

He claims the sum of \$30.50 for Bridge work

Allowed.

J. W. Griffin

VS

Bibb County

He claims the sum of \$5.00 for cutting out right of way at Bailey Creek

Allowed

Issued
 R. K. Cleveland
 VS

Bibb County He claims the sum of \$16.50 for feed stuff.
 Allowed.

Issued
 L. H. Munseele
 VS

Bibb County. As stationer for Bibb County on Dec. 30th in sale of Mules etc.
 \$15.00

Issued
 D. I. Cruike
 VS

Bibb County 2 days at Court Nov. 11th & Dec. 30th-Six days attend to road &
 Bridge No. 304.80 Allowed

Issued
 J. S. Cleveland
 VS

Bibb County For building two bridges as per contract over Active creek and Trail
 Branch.

Issued
 W. A. Moore & Son
 VS

Bibb County. Building bridge over Jones Creek \$561.62
 Allowed

Issued
 Anakin-Western Co
 VS

Bibb County They claim the sum of \$19.30 for Drive Pinon Road Roller
 Allowed

Issued
 Centerville Hardware Co
 VS

Bibb County. They claim the sum of \$25.48 for merchandise.
 Allowed.

State of Alabama,
 Bibb County.

We, the undersigned Inspectors and Clerks of an Election held in Precinct Eight (8) Bibb County, Alabama, by the qualified Electors of said Precinct, on Monday the 23rd day of December 1912, at the usual voting place in said Precinct, for the purpose of determining whether or not a majority of the qualified Electors of said Precinct, desire or favor a law prohibiting the running at large of sheep, goats, lambs, kids, hogs, sheats and pigs, do hereby certify that said election was held at the time and place and in the manner required by law, and that the result of said Election was as follows:

STOCK--Law Yes; Received 15 votes

STOCK--Law No; received 8 votes.

We further certify that Stock Law Yes received a majority of the votes cast at said Election.

Witness our hands this 23rd day of December, A. D. 1912.

F. H. Bligham
 D. Turner
 Clerks.

F. O. Goodwin
 Henry Burk
 S. R. Corville
 Inspectors.

This court having this day canvassed the result of an election heretofore held in Precinct Eight (8) Bibb County, Alabama, for the purpose of determining whether or not sheep, goats, lambs, kids, hogs, sheats and pigs shall be permitted to run at large in said Precinct Eight (8); and it appearing to the court from competent evidence, that due and legal notice of said election was given as required by law by posting a notice in writing of the time and place of holding said election and the purpose thereof at five public places in said precinct and by printing said notice once a week for three consecutive weeks before said election was held in the Centerville Press a newspaper published in the County of Bibb; and it further appearing to the court from competent evidence that said election was held at the time and place and in the manner required by law and that STOCK LAW YES--received fifteen (15) votes, and that STOCK LAW NO--- received Eight (8) votes, We therefore certify that STOCK LAW YES... received a majority of the votes cast at said election.

It is therefore ordered by the Court and it is the decree of the Court that a STOCK LAW BE SET UP be and the same is hereby established for all that portion of Bibb County, Alabama, which lies within the present limits of Precinct Eight of this County.

We, the undersigned freeholders of Precinct Thirteen (13), Bibb County, Alabama, each of whom owns a freehold estate which lies in said Precinct, and each of whom resides in said Precinct, desire as election in such Precinct, to ascertain whether or not a majority of the qualified electors of said Precinct desire or favor a law prohibiting the running at large of STOCK in said Precinct; there being no incorporated city or town in said Precinct. We certify that we herewith deposit with the Judge of probate of Bibb County, Alabama, the sum of twenty dollars for the purpose of defraying the expenses of said election, which said sum is sufficient for said purpose.

We therefore petition the non Commissioners Court of Bibb County, Ala. to order an election in said Precinct for the purposes herein named.

R. P. Gray
 Roscoe McCallie
 J. A. Miller

R. R. McCallie
 Rich McCallie
 F. M. Brown

A. D. Belcher
 J. W. Williams
 M. A. Blake
 G. W. Cook
 Bob Garrison
 A. B. Morse
 R. J. Rotenberry
 J. M. E. Hayes
 G. W. Banks
 I. T. Shows
 R. N. McCalley

W. S. Belcher
 J. K. Clifton
 H. T. Champion
 Bob Champion
 J. C. Medders
 A. K. Hayes
 John Rotenberry
 J. H. Blake
 Lela Campbell
 James Fletcher
 Barney Kornegay

Upon consideration of the above petition for a stock law election in Precinct Thirteen Bibb County, Alabama; it appearing to the Court from competent evidence that the said petition is signed by more than one fourth of the freeholders of said precinct who reside therein; and it further appearing to the court that there is no incorporated city or town in said precinct and that the petitioners have deposited with the Judge of probate a sum of money sufficient to defray the expenses of holding said election; and that each and every allegation of said petition is true.

It is therefore ordered by the court that an election be held in said Precinct Thirteen (13) Bibb County, Alabama, by the qualified electors of said precinct, at the usual voting place therein, on Monday the 10th day of February 1913, for the purpose of determining whether or not stock shall be permitted to run at large in said Precinct.

The following officers are designated to conduct said election:
 Inspectors: R. P. McCalley, Marion Centerberry, and P. M. Bowman,
 Clerks: Joe A. Miller and R. P. Gray.
 Returning officer: Walter Clark.

It is further ordered that the petitioners give due and legal notice of said election as required by law.

James
 Walter Fancher
 VS
 Bibb County

He claims the sum of \$12.00 for hauling lumber for bridge over Mayberry Creek
 Allowed.

James
 G. G. Smith
 VS
 Bibb County

He claims the sum of \$5.50 for corn for road crew at work on Bridge Mill at Thompson Place, Mahans creek.
 Allowed.

James
 William C. Potts
 VS
 Bibb County

He claims of the County the sum of \$16.75 for work on County Bridge
 Allowed.

James
~~George H. Hester~~
 VS
 Bibb County.

He claims the sum of \$6.39 for nails, bolts &c for bridge at Joe Harrington
 Allowed.

James
 J. W. Mitchell

Tell County In this matter without appropriates
 the sum of \$300 to aid in expenses of
 1/2 trip to National Congress Exhibitions
 Allowed

W. L. Butt
B. J. Murphy
J. J. ...
D. L. ...
A. & Belcher

Be it remembered at the February Term, Commissioners Court all the members being present, the following business was transacted with resolutions, orders and decrees of this Court as appears of the following Minutes.

Issued
Roberts & Sons,

VS
Bibb County,

They claim the sum of \$7.37 for Cover Piles, Pencil Ac. & L. W. Wunnelee.

Allowed.

Issued
Mrs Peters & Williams

VS
Bibb County

They claim the sum of \$16.75 for Medical Service-Convicts.

Allowed

Issued
Dr. W. F. Walker

VS
Bibb County

He claims the sum of \$5.00 for Dental work-Convicts.

Allowed.

Issued
R. D. Strickland

VS
Bibb County

He claims the sum of \$29.95 for lumber, nails and 4 days work

Allowed.

Issued
Marshall & Bruce Co

VS
Bibb County

They claim the sum of \$252.75 for Stationery Etc

Allowed.

Issued
The Centerville Press

VS
Bibb County

Claims the sum of \$154.95 for Stationery Etc.

Allowed.

Issued
The Town of West Blocton

VS
Bibb County

They claim the sum of \$91.84 for 1/2 Special Road & Bridge Tax, collected on property situated within corporate limits of West Blocton, Alabama, for year 1918.

Allowed

Issued
The Centerville Hardware Company

VS
Bibb County.

They claim the sum of \$61.75 for merchandise

Allowed.

Issued
Hoskin & Day

VS
Bibb County

They claim the sum of 45.64 for Hay and Corn

Allowed.

Issued
Little Cahaba Coal Co

VS
Bibb County

They claim the sum of \$91.95 for Corn & Oats

Allowed.

Issued
R. A. Frederick

VS
Bibb County.

He claims the sum of \$17.75 for Groceries.

Allowed.

Issued
J. W. Daniell

VS
Bibb County

He claims the sum of \$59.56 for Lumber-Piper Bridge.

Allowed.

Issued
Earl C. Wells

VS
Bibb County

He claims the sum of \$4.90 one plunger etc. for Jail

Allowed.

Issued
W. O. Crisman

VS
Bibb County

He claims the sum of \$20.00 for road work during month of November and December.

Allowed.

Issued
W. B. Elam

VS
Bibb County

He claims the sum of \$125.00 for Keeping Papers.

Allowed.

Issued
Cahaba Supply Co

VS
Bibb County

They claim of the County the sum of \$32.82 for merchandise.

Allowed.

- Issued*
R. L. Awry
VS
Bibb County
He claims the sum of \$370.22 for Ex-Off Fees etc.
Allowed
- Issued*
L. M. Kinnaird
VS
Bibb County
He claims the sum of \$105.00 for labor on Mill at Mahan's Creek Bridge.
Allowed.
- Issued*
W. H. Thomas
VS
Bibb County.
He claims the sum of \$145.58 for lumber for Bridge at Six Mile near Thomas Mill.
Allowed.
- Issued*
W. R. Narramore
VS
Bibb County
He claims the sum of \$64.17 for building Bridge at Six Mile near Thomas Mill
Allowed.
- Issued*
H. A. Fair
VS
Bibb County
He claims the sum of \$9.90 for teams etc
Allowed
- Issued*
J. J. Quinn
VS
Bibb County
He claims the sum of \$5.00 cleaning Bridge, hauling gravel etc.
Allowed.
- Issued*
J. B. White
VS
Bibb County
He claims the sum of \$186.63 for merchandise
Allowed.
- Issued*
W. L. Pratt
VS
Bibb County
He claims the sum of \$517.25 for Ex-off, ^{fees} trying cases in County Court etc
Allowed
- Issued*
C. L. Oakley
VS
Bibb County
He claims the sum of \$704.61 for Ex-Off fees, costs in Circuit & Co. Court
Allowed
- Issued*
Tenn. Coal Iron & R. R. Co
VS
Bibb County
They claim the sum of \$79.25 for merchandise - Pest House
Allowed
- Issued*
Robert Y. Steele
VS
Bibb County
He claims the sum of \$5.90 for Groceries - Pest House
Allowed
- Issued*
DR. J. G. Vance
VS
Bibb County
They claim the sum of \$15.60 for Drugs
Allowed
- Issued*
M. F. Pope
VS
Bibb County
He claims the sum of \$14.00 for Drugs - Pest House.
Allowed
- Issued*
W. A. Harvey
VS
Bibb County
He claims the sum of \$26.69 for Drugs for Pest House
Allowed.
- Issued*
Y. S. Smith
VS
Bibb County
He claims the sum of \$14.70 merchandise - Pest House.
Allowed
- Issued*
Dr. L. E. Pascook
VS
Bibb County.
He claims the sum of \$404.00 Contract-County health officer
allowed
- Issued*
The Centerville Light Co
VS
Bibb County
They claim the sum of \$100.00 for all lights furnished County.
Allowed
- Issued*
J. P. Melvin
VS
Bibb County
He claims the sum of \$3.00 1 day Engineering Service - R. S. Wildsmith
Allowed
- Issued*
Meigs Drug Store
VS
Bibb County
He claims the sum of \$9.20 for drugs etc furnished County
Allowed

Journal

T. K. Schoolar
vs
Bibb County

He claims the sum of \$3.25 for pencils, books etc furnished
County

The Court pursuant to orders met and canvassed the returns this the 12th day Feb'y 1913, with reference to the Stock Law election law of beat 13 and find from the Certificate that the election was carried against stock law forty two to nothing. It is therefore ordered and decreed that no stock law is established for Beat 13.

Also having canvassed the vote for the incorporation of the town of Brent hereby certify that according to the Certificate of A. J. Hardin, J. R. Carter and John T. Martin as Managers, the vote stood thirty three for incorporation, nothing against incorporation.

This certificate is made pursuant to order of the Commissioners Court at the Feb'y Term and canvassed on the 12th day of as signed below.

W. L. Pratt

B. J. Marshby

D. N. Howe

State of Alabama,
Bibb County,

To Hon. C. L. Oakley, Sheriff; GREETING:

You are hereby commanded to give notice as required by law of the following described change in the boundaries of Precinct Thirteen, by posting a copy of the following notice at the Court House door at two public places in Precinct Thirteen as required by Section 345, Code of Alabama.

Witness my hand this 14th day of February, A. D. 1913.

W. L. Pratt, Judge of Probate

Be it remembered that at this term of the Commissioners Court of Bibb County, it is ordered and decreed by the Court that the boundaries of Precinct Thirteen (13) be changed so as to be as follows:

Leave the Election Public Road that leads by way of Shallow Ford on Shultz creek where it crosses the North and South line between section 17 & 18 T. 24, R. 9 near R. P. Johnsons residence, running North the Section line to N. E. corner of Section 7 T. 24, R. 9, thence West along the Section line between Section 6 & 7 T. 24, R. 9, thence West along the south boundary line of Section 1 & 2, T. 24, R. 8 to Shultz Creek thence up said creek to a branch or ditch on West side of Shultz creek in field of Jim Hedders (Deceased) and W. T. Wood, going West through V. A. Stewarts field and continuing up said ditch or creek along the South boundary line of F. M. Bowmans land to R. Lewis land, thence North along the West boundary line of F. M. Bowmans & East boundary line of R. Lewis land, between said F. M. Bowmans & R. Lewis, thence West along the South boundary line of the North east 1/4 of the Northeast 1/4 of Section 3, T. 24, R. 8 East to Southwest corner thence North to the Freeman Base Line which is the Northwest corner of Northeast 1/4 of the Northwest 1/4 of Section 3, T. 24, R. 8 E. thence East along the Freeman Base Line, the Southwest corner of Fraction 3 or Fractional Section 27, T. 22 South of Range 7 West, thence North about 1 mile to the Northwest corner of J. A. Millar land and the Northeast corner of H. H. House land, thence North on the East boundary line of H. H. Matthews land, thence on North to County line, thence East along the County line and continue up said County line (the Bibb & Tuscaloosa line) to a point west of the Northwest corner of Section 22, T. 21, R. 6 West, thence East to the Northwest corner of said Section 22, T. 21, R. 6 West thence East on north boundary line of same Section, Township and Range to the Northeast corner of same Section T and R, thence East on North boundary line of Sec. 23, T. 21, R. 6 West to the N. E. corner of said Section, thence on the East boundary line of same Section 23, T. 21, R. 6 W, thence due South to a branch Spring Hill church and what is known as the Isaac Griffin place and Range to the Hills Creek, thence on down Hills Creek to where said Hills Creek crosses the South line of said Sec. 4, T. 24, R. 9 East, thence west along South boundary line of said Sec. 4, T. 24, R. 9 East, then due west to Public road that leads from Boston by way of Shallow Ford on Shultz Creek, thence down said public road to point of beginning.

It is further ordered by the Court that the voting place for said Precinct be located at Oldham Cross Roads.

Jan 11
 ✓
 P. Curry & Co.,

VS:

Bibb County

They claim the sum of \$38.00 for Feed Staff for Road Crew.
 Allowed. ✓

Jan 11
 ✓
 Blanton Cahaba Coal Co

VS

Bibb County.

They claim the sum of \$125.00 for car of coal.
 Allowed. ✓

The Court hereby appoints W. L. Pratt, E. J. Murphy and E. H. Ham a committee to make a contract for the building of concrete walls or piers and bridge complete over Browns Branch on Centerville and Blanton Road.

Jan 11
 ✓
 A. L. Greenberg Iron Co

VS

Bibb County

They claim the sum of \$1021.26 for car load of metal culvert shipped to J. F. Melvin County Commissioner and due 15th Jan, 1914.
 Allowed

W. L. Pratt Presiding
B. J. Murphy
L. W. Ham
J. Hamilton

May

May 12th 1914

Be it remembered that at this the regular May Term of Commissioners Court all the members being present, the following orders were made and business transacted,

Issued
The Brown Printing Company ✓
VS

Bibb County. They claim the sum of \$5.30 for Note, Books, Clerk Circuit Court.
Allowed.

Issued
W. R. Elias ✓
VS

Bibb County. He claims the sum of \$133.00 for keeping of Papers.
Allowed.

Issued
D. L. Morris ✓
VS

Bibb County He claims of the County the sum of \$14.50 for work on Bridge at Blakes Mill
Allowed.

Issued
Marshall & Bruce Co ✓
VS

Bibb County They claim the sum of \$16.00 for blanks, m's etc.
Allowed.

Issued
McQuiddy Printing Company ✓
VS

Bibb County. They claim the sum of \$152.50 for Stationery, Certificates
Allowed.

Issued
Wells Drug Store ✓
VS

Bibb County They claim the sum of \$27.00 for Vaccine points and Manifest
ants.
Allowed.

Issued
H. A. Frederick ✓
VS

Bibb County He claims the sum of \$26.70 for Groceries for Post House.
Allowed.

Issued
W. A. Harvey ✓
VS

Bibb County He claims the sum of \$47.15 for Drugs for Post House.
Allowed.

Issued
D. E. Jackson ✓
VS

Bibb County He claims the sum of \$24.25 for Groceries for post House.
Allowed.

Issued
Dick Turner ✓
VS

Bibb County. He claims the sum of \$10.00 Five days work with small pox cases,
at Brierfield.
Allowed.

Issued
The Centerville Press ✓
VS

Bibb County He claims the sum of \$108.00 for stationery
Allowed.

Issued
R. C. Tidwell ✓
VS

Bibb County. He claims the sum of \$25.10 for building bridge over Johns
branch on Centerville & Birmingham road.
Allowed.

Issued
P. Tidwell ✓
VS

Bibb County He claims the sum of \$17.50 for work on road.
Allowed.

Issued
J. P. Lewis ✓
VS

Bibb County. He claims the sum of \$20.41 for lumber for Bridge
Allowed.

Issued
J. Belling & Son ✓
VS

Bibb County. They claim the sum of \$2.65 for merchandise
Allowed.

Issued
R. L. Avery ✓
VS

Bibb County He claims the sum of \$398.25 for Ex-Off Fees etc.
Allowed.

Issued
S. L. Pratt ✓
VS

Bibb County. For tax cases from Oct list 1912 to May list 1913 expenses in looking after
witnesses in tax matters. An
Adjuerned until May 19th.
\$499.05
Allowed.

For amount claimed in the request of Martin Brill deceased: The following amounts are allowed, For Juries \$24.00, For witnesses \$9.50, Summoning Witnesses Deputy Sheriff \$4.50 and for J. A. Wood Special Coroner \$6.25. Total amount allowed \$44.25.

The court hereby appropriates sum of \$250.00 to be distributed as prizes for the best yield of certain crops to be raised in Bibb County, said amount to be distributed under the direction of the Commissioners Court and the Committee of Farmers to be appointed by the Farmers Union of said County, payable to J. M. Mitchell.

J. P. Hawkins
VS
Bibb County, He claims the sum of \$24.08 for corn, oats etc furnished County,
Allowed.

R. A. Frederick
VS
Bibb County, He claims the sum of \$27.52 for Groceries-Bibb County road,
Allowed.

J. C. Curry & Co
VS
Bibb County He claims the sum of \$22.50 for corn & oats
Allowed

Grail Bros. Company,
VS
Bibb County, They claim the sum of \$28.15 for Drugs etc sold to Dr. W. J. Nicholson for Sheriff Chas. Oakley
Allowed.

Robert Thrasher
VS
Bibb County He claims the sum of \$25.00 for making Land Plat & Lot Book,
Allowed.

D. J. McKinney
VS
Bibb County He claims the sum of \$30.25 for Running Road Roller
Allowed

J. E. White
VS
Bibb County He claims te sum of \$33.05 for merchandise
Allowed

E. W. Anthony
VS
Bibb County Transferred to R. L. Avery
He claims the sum of \$62.50 for Board of Jurors during Circuit Court
Allowed

Celterville Hardware Co
VS
Bibb County They claim the sum of \$52.25 for merchandise
Allowed.

L. M. Kinlaid
VS
Bibb County He claims the sum of \$120.45 for work on Mill Mahans Creek
Allowed

Mrs. J. T. Ellison
VS
Bibb County Feeding Jurors one day during Circuit Court \$3.25
Allowed

Champion Bridge Co
VS
Bibb County Interest on bridge warrants \$16.02
Allowed

W. L. Pratt
VS
Bibb County He claims the sum of \$328.00 trying cases in County Court. Ex-Off fees etc.
Allowed

John Wolder
VS
Bibb County He claims the sum of \$321.25 for building Bridge of concrete and lumber over Browns Branch on Celterville and Blocton road. This Bridge having been let by Commissioner Court by at a former meeting to the said John Wolder.
Allowed

Handwritten notes in the left margin, including "J. M. Mitchell", "J. P. Hawkins", "R. A. Frederick", "J. C. Curry & Co", "Grail Bros. Company", "Robert Thrasher", "D. J. McKinney", "J. E. White", "E. W. Anthony", "Celterville Hardware Co", "L. M. Kinlaid", "Mrs. J. T. Ellison", "Champion Bridge Co", "W. L. Pratt", and "John Wolder".

Balcher & Sheets

VS

Bibb County

He claims the sum of \$38.20 Balance due lumber for Blakee Bridge
Allowed.

It is ordered by the Court that the line between Precinct 13 and Precinct One be changed as follows: Beginning at the point on the West line of the present boundary of precinct 13 which is due west of the southwest corner of Section 5 Township 22 Range 6, West, thence east to the present boundary line of precinct 13, thence south along the said boundary line as before. It is further ordered that the welling place in precinct 13 remain at Oldham Cross Roads as before.

The State of Alabama,)
Bibb County,) Commissioners Court

To the Honorable, the Court of County Commissioners of said County:

We, the undersigned, Jury of View, appointed by your Honorable Court to view and mark out a route for a State Aid Public road in said County, beg leave to make the following report, to-wit: Before acting, we each took an oath to view and mark out the road described in the order, to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and also to justly assess the value of the land of each land owner, which will be taken for said road, to-wit: Beginning and ending as described by map of route surveyed and prepared by Jas. A. Groves State Road Engineer, attached hereto,

and also to assess the compensation that each land owner & occupant will be justly entitled to, if his lands are taken for said road as follows:

To A. W. Roland (Cost of fence) Lessee	the sum of	\$25.00
To Otis Carroll Owner	" " "	\$25.00
Henry Carroll (Remove cow lot) Lessee	" " "	\$ 5.00
To Len Thompson Owner	" " "	\$20.00
To Tenn. Coal Iron & R.R. Co Owner	" " "	\$ none
To Ala. Mineral Land Co Owner	" " "	none

Note: by Cos. Court-The 25.00 allowed A. W. Roland is not to be paid unless road is graded before crops gathered.

Respectfully submitted, this 14 day of May 1913

E. D. Reynolds
W. W. Perry (Jury of View)

Assessed ↓ B. L. Jackson } He claims the sum of \$17.65 for attending
Bibb County } four clocks & repairing typewriter
Allowed

M. L. Præst Presiding
L. R. Kamm
B. J. Mansphof

✓ The June Term of Commissioners' Court 1913.

Be it known that at this meeting all the Commissioners present except J.P. Melvin the following orders were made,

It is ordered by the Court that upon thorough investigation, it is found that the purpose for which a special tax was levied by said Court to build a Court house, has been attained and that no indebtedness is outstanding against said fund. The Treasurer is hereby notified and instructed to transfer any and all surplus funds accumulated under said levy, to the general funds, and this shall be his sufficient authority for so doing.

The Court hereby levies the following rate of taxation upon all the property real, personal and mixed as assessed by Tax Assessor in Bibb County, Namely:

For General County	5 Mills
Special School	1 Mill
Special Road	1 Mill
Special Jail	1 and one half Mills

The State of Alabama,
Bibb County,

This Contract and lease agreement made this 21st day of June 1913 between the parties signing below:

First:—The Court of County Commissioners do hereby lease as party of the first part from W. B. Elam party of the second part, his farm & necessary buildings thereon for the purpose of maintaining a home for the poor, & that in consideration thereof, the said Court of County Commissioners do hereby employ the said W. B. Elam as Superintendent of said farm for a period ending Middle November Court 1915, & that for such services rendered, & for the maintenance of the property of Bibb County as shall in respects be directed by the Court of County Commissioners. The said W. B. Elam shall receive a sum equal to \$2500 per quarter from the poor fund for by him as a janitor.

Second:—W. B. Elam party of the second part, hereby agrees to accept the position of Superintendent of the farm this day leased by to the Court of County Commissioners as set out above, & further to submit himself to all the rules, regulations & requirements of the Court of County Commissioners for the farm designated and set out above also to accept the amount designated as Superintendent of the farm in charge of the household estate of said Court & further perform all duties & requirements until the expiration of this lease, to-wit: November Court 1915

W. L. Pratt Chairman

Lessee - B. J. Murphy
D. H. Ware
J. E. Hamilton

Lessee - W. B. Elam

✓ The State of Alabama
County of Bibb

Be it remembered, that at the June Term of the Court of County Commissioners of said County, held on this 2nd day of June 1913 John H. Gattner, Tax Collector of said County, made his report on "Doubts and Errors in Assessments" on taxes for the year 1912, as required by Section 4019 of Code. And after a careful and rigid examination of said reports by said Court, it was considered and adjudged that said Collector be allowed credit on his settlement with the Auditor for the following amounts:

Doubts:	State Taxes - General	\$ 1362 ✓
	Special Soldier	5.45 ✓
	Special School	16.35 ✓
Errors in Assessments:	State Taxes - General	\$ 668.88 ✓
	Special Soldier	\$ 264.35 ✓
	Special School	\$ 793.05 ✓

And the said Collector also made his report of taxes in litigation for 1912 and the following credits were made on assessments against the following parties:

General	-	Special Soldier	-	Special School
\$ 193.70 ✓		77.48 ✓		232.94 ✓

And said Collector has also made his report for final allowance of the uncollected balances of District Taxes for the year 1911, as required by Section 4025 of Code 1896; and the Court thereupon made the following allowance to said Collector of all such District Taxes as he may have been unable to collect as follows:

State Taxes -	General	\$ Nothing
	Special Soldier	\$
	Special School	\$

And said Collector is also allowed credit for the following taxes in litigation for the year 1911, which he has been unable to collect, as follows:

General	-	Special Soldier	-	Special School
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Given under my hand this 16th day of June 1913
W. L. Pull, Judge of Probate.

W. L. Pitt Pro—
L. R. Keam
B. J. Murphy
J. E. Hamilton

August Term 1913.

Be it remembered that at this a regular meeting of the Commissioners Court, the following claims were allowed orders and resolutions passed.

Claim of D. L. Morrison

At this the meeting the claim of D. L. Morrison for \$53.22 and was filed for allowance, the said claim is for work and material in repairing Bridge at Hargrove. The court after examining this account and each item thereof hereby allowed as a proper and legitimate charge against Bibb County the sum of \$53.22.

Issued

The Claim of Shannon Hardware Company.

At this meeting the claim of Shannon Hardware Company for \$3.50 was filed for allowance. The said claim is for nails used on bridge at Hargrove, by J. L. Morrison. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$3.50.

Claim of Trezevant Holmes

At this meeting the claim of Trezevant Holmes for \$14.26 was filed for allowance. The said claim is for work and material in repairing bridge over Okmalga Creek near Lawley and for repairing bridge on Marion road. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$14.26.

Issued Nov. 18, 1913

Claim of Andy McKinney.

At this meeting the claim of Andy McKinney was filed for allowance. The said claim is for Lumber. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$3.00.

Issued

Claim of J. R. Shuttlesworth.

At this meeting the claim of J. R. Shuttlesworth for \$2.36 was filed for allowance. The said claim is for taxes paid to much. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$2.36.

Claim of Julian Fancher.

At this meeting the claim of Julian Fancher for \$122.60 was filed for allowance. The said claim is for lumber sold and delivered for Steel ridge for Bibb County. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$122.60.

Issued

Claim of Centerville Gin & Cotton Co.

At this meeting the claim of The Cotton Gin & Cotton Co. for \$5.00 was filed for allowance. The said claim is for Two tons of coal. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$5.00.

Issued

Claim of J. Goer.

At this meeting the claim of J. Goer was filed for allowance. The said claim is for cleaning out well on public square. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of ~~3.00~~ *6.80*

Issued

Claim of The Brown Printing Company.

At this meeting the claim of The Brown Printing Company was filed for allowance. The said claim is for Six dozen Stenog. Note books. The court after examining this account, hereby allowed as a proper and legitimate charge against Bibb County the sum of \$3.30.

Issued

Claim of Marshall Bruce Co.

At this meeting the claim of Marshall & Bruce Co for \$216.45 was filed for allowance. The said claim is for Stationery furnished Bibb County. The court after examining this account, hereby allowed as a proper and legitimate charge against Bibb County the sum of \$216.45.

Issued Aug 23 1913

Claim of The Montgomery Advertiser.

At this meeting the claim of the Montgomery Advertiser was filed for allowance. The said claim was for Notice to let contract for State Highway Aid. The court after examining this account, hereby allowed as a proper and legitimate charge against Bibb County the sum of \$4.68.

Issued

Claim of The Centerville Press.

At this meeting the claim of The centerville Press was filed for allowance. The said claim is for Stationery furnished Bibb County. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$198.00

Issued

Claim of The Centerville Hardware Co.

At this meeting the claim of The Centerville Hardware Company for \$45.35 was filed for allowance. The said claim is for goods furnished County. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$45.35.

Issued

Claim of W. R. Khan,

At this meeting the claim of W. R. Khan for \$128.00 was filed for allowance. The said claim is for keeping of the paupers. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$128.00

Claim of R. R. Owen

At this meeting the claim of R. R. Owen for \$14.25 was filed for allowance. The said claim is for work on bridge across Little Cahala River near Panther's Mill. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$14.25.

Claim of J. R. White,

At this meeting the claim of J. R. White was filed for allowance. The said claim is for merchandise furnished the County. The court after examining the account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$47.80

Claim of Julian Panther,

At this meeting the claim of Julian Panther for \$14.50 was filed for allowance. The said claim is for 725 ft. lumber for Steel bridge at \$20.00. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$14.50

Claim of W. A. Moore,

At this meeting the claim of W. A. Moore was filed for allowance. The said claim is for building bridge near Lightsey Mill Pond on the Centerville and Bureau ferry road. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$365.50

Claim of R. J. Murphy,

At this meeting the claim of R. J. Murphy for \$20.30 was filed for allowance. The said claim is for looking after roads in July - 2 days, Bridge Bear creek road - 1 day July, August 4th and mileage Aug 8th looking after Paupers - Aug. 11th Commissioner Court & mileage. The said court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$20.30.

Claim of D. W. Ham,

At this meeting the claim of D. W. Ham for \$19.60 was filed for allowance. The said claim is for April 1st 1 day May 1 - June 21st 1 day & mileage, June 1 day on road, July 1 day on road - Aug. 11th 1913 & mileage. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$19.60.

Claim of Centerville Light & Power Company,

At this meeting the claim of the Centerville Light & Power Company was filed for allowance. The claim is for an contract to furnish light for jail and court house. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$50.00.

Claim of The Centerville Light Company,

At this meeting the claim of The Centerville Light Company for \$203.32 was filed for allowance. The said claim is for Pump, freight on Pump and 1 days work installing Pump. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$203.32

Claim of G. L. Oakley

At this meeting the claim of G. L. Oakley for \$1515.76 was filed for allowance. The said claim is for cost in cases in Circuit and County Courts, removal bills, carrying patients to Anytus, pumping water & Court house and Jail and as janitor for jail. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$1515.76.

Claim of W. L. Pratt

At this meeting the claim of W. L. Pratt for \$228.29 was filed for allowance. The said claim is for trying cases in County courts; payment of \$25.00 in valued property due Rutledge Weaver and transferred to W. L. Pratt; keeping Minutes of the Commissioner Court and presiding at the Special and the regular August Term of said Court. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$228.29

Claim of R. L. Avery,

At this meeting the claim of R. L. Avery for \$335.18 was filed for allowance. The said claim is for Re-off Fees, costs in County Court papers and Phone service. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$335.18.

Claim of R. L. Avery

For this negro Janitor at Court house for \$15.00. The said account being presented for said services at this term of the court is hereby allowed.

Claim of O. J. Quinn,

At this meeting the claim of O. J. Quinn for \$15.00 was filed for allowance. The said claim is for work on River Bridge at Centerville. The court after examining said account allowed as a proper charge against Bibb County the sum of \$15.00

Whereas, on the 11th day of Aug, 1913, a contract was entered into by and between the Sloss Sheffield Steel & Iron Company, a corporation, and W. L. Pratt as agent for labor in the Court of County Commissioners of Bibb County, Alabama, providing for the hiring of all the convicts then under sentence to hard labor for said County, and all the convicts thereafter sentenced to hard labor for said County during the term of said contract; and

Whereas, it is provided in said contract that the convicts so hired shall be employed by the said corporation in the work and labor of mining and work in and around the mines and works of the said corporation in the Counties of Jefferson and Walker, in the State of Alabama; and

Whereas, the said corporation desires to re-hire and sublet to Henry C. Cobb of Elmore County, Alabama, some of the male convicts so hired to it and all the colored female convicts so hired to it, whose sentence is for sixty days or over, the convicts so re-hired and sublet to be employed by said Henry C. Cobb in the work and labor of farming and work in, around and about the plantation of said Henry C. Cobb in Elmore County, Alabama; and

Whereas, the members of the said Court of County Commissioners are willing for such convicts to be so re-hired and sublet, and that the place of employment be so changed;

Now, Therefore, it is hereby ordered and adjudged by the said Court of County Commissioners of Bibb County, Alabama, that the said Court does hereby recommend, consent and agree that said Sloss-Sheffield Steel & Iron Company re-hire and sublet to the said Henry C. Cobb all the convicts heretofore or hereafter received by it under said contract which it may desire to re-hire and sublet, employed by said Henry C. Cobb in the work and labor of farming and work and labor in, around and about the plantation of the said Henry C. Cobb, in Elmore County, Alabama.

State of Alabama,
Bibb County,

I, W. L. Pratt, Judge of Probate in and for said County in said State, hereby certify that the foregoing is a full, true, correct and complete copy of an order made by the Court of County Commissioners of said County at the regular term of said Court on the 11th day of Aug, 1913, as the same was entered on the minutes of said Court and remains of record in such minutes.

Given under my hand and seal of office, this 11th day of Aug, 1913.

W. L. Pratt, Judge of Probate of Bibb County, Alabama.

State of Alabama, Bibb County,

Office of Judge of Probate,

I hereby certify that the within instrument was filed in this office for record August 11th, 1913 and recorded in Vol. "J" Minutes Commissioners Court page 262 and examined

W. L. Pratt, Judge of Probate

D. H. Dean

Sept. 22nd, 1913 pursuant to adjournment the Court is re-convened in regular session of business the following business

- Demanded* *D. H. Dean* vs *Bibb County* { He claims the sum of \$27.20 for 8 days looking after road Aug 4th to Sept 3rd. Left 22nd 1 day & mileage. *allowed*
- Demanded* *F. A. Stewart* vs *Bibb County* { He claims the sum of \$29.45 for lumber for the Centerville river bridge. *allowed*
- Demanded* *Mr. D. B. Dreed* vs *Bibb County* { He claims the sum of \$19.00 for Bill for Jury Circuit Court. *allowed*

James H. Cleveland / vs / Bibb County / He claims the sum of \$19⁰⁰ for Board
Bill for Jury Circuit Court allowed

C. H. Cleveland / vs / Bibb Co / Team 19 1/2 days on road \$29⁰⁰

C. S. Cleveland / vs / Bibb Co / Team 20 day on road \$30⁰⁰

C. B. Robinson / vs / Bibb Co / Team 11 1/2 days on road \$17³⁸

Will Reaves / vs / Bibb Co / Team 6 1/4 days on road \$9⁸⁸

Henry Reaves / vs / Bibb Co / Team 11 1/2 days on road \$17³⁸

George P. Julia Alloway / vs / Bibb Co / on Road 3 days with Team \$15⁰⁰

W. A. Dicks / vs / Bibb Co / Team 5 1/4 days on road \$7³⁸

James Ricker / vs / Bibb Co / Team 3 days on road \$3⁰⁰

Joe Lightrey / vs / Bibb Co / Team 3 day on road \$4⁵⁰

W. A. Reaves / vs / Bibb Co / Team 1 day on road \$1⁰⁰

Billie Chism / vs / Bibb Co / Team 6 days on road \$9⁰⁰

H. R. Lightrey / vs / Bibb Co / Team 7 day on road 10⁵⁰

Harry Brown / vs / Bibb Co / Team 2 1/2 days on road \$32⁵

Murry Head / vs / Bibb Co / Team 1 1/4 day on road \$27⁵

The Court is hereby continued to re-convene until Oct 4th

J. H. Horner / vs / Bibb Co. Expenses of Survey of Crille & Blotom Road at Blotom \$167¹²
D. N. Kearn
B. J. Mansfield

NOVEMBER TERM- NOVEMBER 10TH, 1913

Be it remembered at the November Term Commissioners' Court, all members being present, the following business was transacted, orders and decrees made,

At this meeting the claim of *Robert's & Sons* for \$40.15 was filed for allowance. The said claim is for Stationery. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$40.15.

At this meeting the claim of *God. R. Hubbard & Co* for \$32.67 was filed for allowance. The said claim is for Books, Stationery, etc. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$32.67.

At this meeting the claim of *Marshall & Bruce Co* for \$158.15 was filed for allowance. The said claim is for Books, Stationery etc. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$158.15.

At this meeting the claim of *Walker, Evans & Cogswell Co* for \$28.70 was filed for allowance. The said claim is for 1 Execution Docket. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$28.70.

At this meeting the claim of *W. R. Elias* for \$175.00 was filed for allowance. The said claim is for keeping of the papers. The court after examining this account hereby allowed a proper and legitimate charge against Bibb County the sum of \$175.00.

At this meeting the claim of *W. R. Thomas* for \$237.15 was filed for allowance. The said claim is for Lumber for bridge over Six Mile creek, on Randolph & Montevalle Road. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$237.15.

At this meeting the claim of *Remington Typewriter Co.* for \$5.00 was filed for allowance. The claim is for repairing typewriter *R. L. Avery*. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$5.00.

At this meeting the claim of *R. L. Avery* for the sum of \$470.79 was filed for allowance. The claim is for Ex-Off Fees etc. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$470.79.

At this meeting the claim of *C. H. Greene* for \$54.46 was filed for allowance. The said claim is for lumber for *Hargrove Bridge*. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$54.46.

At this meeting the claim of *The Centerville Press* for \$181.55 was filed for allowance. The said claim is for Stationery. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$181.55.

At this meeting the claim of *J. R. White* for \$51.55 was filed for allowance. The said claim is for goods etc furnished County. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$51.55.

At this meeting the claim of *W. A. Harvey* for \$42.35 was filed for allowance. The said claim is for Vaccine Points etc furnished County. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$42.35.

At this meeting the claim of *Jno. R. Miller* for \$13.25 was filed for allowance. The said claim is for work on *Cane Creek bridge* on *Hellelien road*. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$13.25.

At this meeting the claim of *J. K. Hamilton* for \$21.00 was filed for allowance. The said claim is for 7 days looking after roads and bridges to date. The court after examining this account, hereby allowed as a proper and legitimate charge against Bibb County for the sum of \$21.00.

At this meeting the claim of *Henderson McKinzie Lumber Co.* for \$30.59 was filed for allowance. The said claim is for lumber for bridge over *Cane Creek*. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$30.59.

At this meeting the claim of *D. P. Walker* was \$38.04 was filed for allowance. The said claim is for building bridge as per statement hauling, lumber and work. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$38.04.

James V
 Claim of Centerville Hardware Company:

At this meeting the claim of the Centerville Hardware Company for \$12.20 was filed for allowance. The said claim is for goods furnished County. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$12.20

James V
 Claim of A. W. Hayes:

At this meeting the claim of A. W. Hayes for the sum of \$29.40 was filed for allowance. The said claim was for books, postage etc. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$29.40.

James V
 Claim of J. W. Hicks.

At this meeting the claim of J. W. Hicks for \$39.70 was filed for allowance. The said claim was for Reeling & Building Bridge, nails etc. The court after examining the said claim hereby allowed as a proper and legitimate charge against Bibb County the sum of \$39.70

James V
 The Claim of V. A. Stewart.

At this meeting the claim of V. A. Stewart for \$112.50 was filed for allowance. The said claim was for Lumber for River Bridge. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$112.50.

James V
 Claim of G. J. Quinn.

At this meeting the claim of G. J. Quinn for \$12.00 was filed for allowance. The said claim was for Flooring and repairing bridge at Centerville. The court after examining the claim hereby allowed as a proper and legitimate charge against Bibb County the sum of \$12.00

James V
 Claim of W. A. Moore;

At this meeting the claim of W. A. Moore for \$234.09 was filed for allowance. The said claim was for Lumber for Sandy Creek bridge, Lightsey Mill Pond and bridge on Harrisburg and Abercrombie Road. The court after examining the account hereby allowed as a proper and legitimate charge against the Bibb County the sum of \$234.09

James V
 Joe Thomas's Claim.

At this meeting the claim of Joe Thomas for \$16.00 was filed for allowance. The said claim is for Janitor for Court House Term Sept. 12th to Nov. 12th 1913. Allowed.

James V
 Claim of W. L. Pratt.

At this meeting the claim of W. L. Pratt for \$1082.23 was filed for allowance. The said claim was for trying cases in County Court, keeping minutes of Commissioners Court, Sheriff fees etc. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$1082.23

James V
 Claim of Marnie Carlisle.

At the meeting of the claim of Marnie Carlisle for \$48.00 was filed for allowance. The claim is for work for Bibb County on the County roads under election of Hard Labor while in jail charged with misdemeanor - 64 days at 75cts a day. \$48.00

James V
 Claim of M. C. Edmonds.

At this meeting the claim of M. C. Edmonds for \$68.10 was filed for allowance. The said claim was for work on Courthouse of John Pancher work on Court House and Jail. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$68.10

James V
 Claim of C. L. Oakley:

At this meeting the claim of C. L. Oakley for \$306.72 was filed for allowance. The claim is for costs in County Court & Circuit Court cases, Sheriff Fees etc as per statement filed and recapitulated. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$306.72.

James V
 Claim of E. L. Millender J. P.

At this meeting the claim of E. L. Millender for \$17.50 was filed for allowance. The claim is for holding inquest, Summoning Jury, Fee for Doctor & Six Jurors at \$1.50. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$17.50.

At this meeting the court appropriates the sum of \$180.00 Dollars for 18 Public schools Libraries. Allowed.

James V
 W. L. Edmonds & B. Bibb Co
 claims the sum of \$272.00 for painting the Court House allowed
 J. L. Fountain claims the sum of \$71.60 for Lumber for Active Party allowed
 Bibb Co.

To the Honorable Court of County Commissioners of Bibb County, Alabama:
 We the undersigned bona fide freeholders residing in Precinct No. 7 of said County hereby state to your Honorable Court that we desire an election in such precinct to ascertain whether or not a majority of the qualified electors of such precinct desire or favor a law prohibiting the running at large of stock in said precinct and we hereby petition for such an election to be held as provided by law.

Gordon B. Cleveland,	J. H. Pitts
Grover L. Cleveland,	J. L. Waldrop
Grady B. Cleveland	W. E. Waldrop
J. C. Millender	W. T. Waldrop
E. L. Millender	W. N. Waldrop
M. J. Payne	J. F. Walker
M. M. Langston	Mrs. Lela Duke
T. V. Abernethie	Squire Caddell
J. W. Tucker	H. B. Griffin
J. K. Henderson	Mrs. M. L. Cottingham
H. V. Washburn	Jessie Cottingham
C. A. Coleman	Iris Cottingham
C. L. Collier	G. S. Meigs
J. W. Wallace (John) P. R.	Joe Smith
D. R. Sutherman	Mrs. Lillie Gardner
V. L. Hubbard	Mrs. L. B. Cleveland
W. L. Hubbard	A. D. Mahan
H. L. Smith	Will H. Sutherman
G. L. Cox	Mrs. O. B. Howlin
S. S. Cottingham	Allen P. Howlin
J. T. Pitts	J. E. Perry
J. M. Sutherman	J. E. Fleming
Willis Sutherman	W. C. Tucker
C. M. Sutherman	W. L. Sutherman
E. W. Sutherman	Elijah Wilson
J. S. Cleveland	T. J. Lawrence
Geo. P. Stringer	B. L. Woolley
W. P. Collins	T. A. Abernethie
A. D. Lathan	L. W. McCary
A. E. Lawrence	W. B. Washburn
J. W. Blocker	J. J. Cox
J. H. Wood	R. S. Pitts
J. P. Jackson	J. S. Smith
J. L. Perry	B. E. Ward
J. W. Woolley	O. C. Narramore
R. E. Sutherman	P. E. Narramore
T. L. Perry	C. W. Brand
A. J. Sutherman	D. P. Walker
D. G. Smith	R. E. Brand
R. A. Sutherman	H. K. Sutherman
Jesse L. Gardner	Beulah Mahan
Ran Cottingham	C. B. Madaris
J. E. Wallace	Birmingham Park Garden Co
J. L. Waldrop	By Hank White Pres.
W. C. McCrary	W. H. Early
P. C. Jones	

Upon application filed by T. E. Perry, C. B. Brand, R. A. Sutherman, Allen P. Howlin, V. L. Cleveland, et als, at this Term of the Commissioners Court, asking for a stock law election for Precinct No. 7 in said County, and it appearing to the Court upon examination of said petition, that a majority of the qualified electors has signed the said petition, and that such number are bona fide free holders as the law requires, residing in said precinct, has signed said petition, it is therefore ordered by the court that the said petition be granted, and the court hereby orders said stock law election for December 22nd, 1913.

The following Managers, Clerks and Returning Officers are also hereby appointed to manage the said election as follows:

Box No. 1, Managers,	Box No. 2, Managers,
G. L. Cleveland	J. S. Cleveland
J. S. Payne	R. W. Edwards
P. C. Jones	E. S. Hicks
CLERKS	CLERKS
T. V. Abernethie	G. P. Stringer
Vernon Hicks	Next Lacey
Returning Officer	Returning Officer
J. E. Fleming	B. S. Edwards.

Dear Sir:

Birmingham, Ala., October 17, 1913.

Referring to our recent inspection of the Election and Woodstock Road where you wished to make a slight change in the road to reduce the grade of a steep hill, I can see no objection to this change being made as the new road will parallel the old one and not damage the property of the Tennessee Coal, Iron and Railroad Company at all. It is, of course, understood that the old road will be declared abandoned and that you will record it as such in the Minutes of your next meeting.

The change referred to is in the Northeast corner of the Northwest quarter of Section 23, Township 21 South of Range 6 West. If these conditions are satisfactory to you please let me know.

Mr. J. E. Hamilton,
Bibb County Commissioner,
Woodstock, Alabama.

Respectfully,
F. M. Joy, Chief Engineer Land Department.

Dear Sir:

Birmingham, Ala., November 5th, 1913.

Referring to our recent conversation in regard to the change in the Woodstock and Election Public Road near Election, I had my assistant engineer investigate this change, and as there will be no damage to the Tennessee Coal, Iron and Railroad Company's property, I can see no objection to this change being made as the new road will practically parallel the old one.

It is understood, of course, the same as in the case of the change near Woodstock, that the old road will be abandoned and that you will record it as such in the Minutes of your next meeting.

The change referred to is in the West Half of the Northwest quarter of Section 7, Township 22 South of Range 5 West.

If these conditions are satisfactory to you please let me know. Please notify Mr. Steele as to our arrangements.

Mr. J. E. Hamilton,
Bibb County Commissioner,
Woodstock, Alabama.

Respectfully,
F. M. Joy, Chief Engineer Land Department.

Account J. W. Stewart / Contract Court House Election / Term
vs
Bibb Co Dec 1912 + for the year 1913. \$60.00
allowed

Account T. P. Thomas / Service attending Term Clock Sept.
vs
Bibb County Oct. Nov. & Dec. 1913-18 \$835
allowed

Account Blocton Cahaba Coal Co / They claim the sum of \$139.70
vs
Bibb County for 1 car of Coal
allowed

W. J. Prater
B. J. Murphy
J. E. Hamilton
L. N. Ham
J. M. Bette

Special meeting of the Court of County Commissioners of Bibb County Alabama, held in the office of the Judge of Probate of said County on Wednesday, December 24th day of December 1913; Present, County Commissioners B. J. Murphy, D. N. Ham and John M. Battle, this being a quorum of the Court. Commissioner John M. Battle was elected Chairman pro tem of the Board for this meeting. It appearing to the Court that this meeting has been called in strict compliance with the law in such cases made and provided, the purpose of this meeting being to canvass and count the votes cast at an election held in Precinct No. 7 of said County, on the 22nd day of December 1913, such election having been held in such Precinct to ascertain whether or not the majority of the qualified voters of such Precinct desired or favored a law prohibiting the running at large of stock in such Precinct; there upon the Court proceeded to canvass and count the votes cast at such election from the returns which have been made to this court from said Precinct in strict compliance with the law.

The court ascertains that there were cast in said Precinct for "Stock Law Yes" 101 votes, for "Stock Law No" 21 votes and from same it appears to the Court that 26 majority of the qualified electors voting at said election were in favor of a law prohibiting the running at large of stock in said Precinct. Therefore the Court declares the result of said election to be in favor of a law prohibiting the running at large of stock in said Precinct.

John M. Battle

Chairman Pro tem

B. J. Murphy

D. N. Ham

BE IT REMEMBERED at the February term Commissioners Court all the matters being present, the following business was transacted, orders and decrees made.

At this meeting the claim of O. J. Quinn for \$48.25 was filed for allowance. The said claim is for Working on bridge at Centerville. The court after examining this account hereby allowed a proper charge against Bibb County, the sum of \$48.25.

Claim of W. R. Egan.
At this meeting the claim of W. R. Egan for \$225.00 was filed for allowance. The said claim is for Keeping of the Paupers. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$ 225.00

Claim of V. A. Stewart.
At this meeting of the Commissioners Court the claim of V. A. Stewart was filed for allowance. The claim is for Lumber for River Bridge at Centerville. The Court after examining this account, hereby allowed as a proper and legitimate charge against Bibb County the sum of \$32.47.

Claim of J. E. Hamilton
At this meeting the claim of J. E. Hamilton for \$9.00 was filed for allowance. The Claim is for Iron bolts for stays. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$9.00.

Claim of S. J. Turner.
At this meeting the claim of S. J. Turner for \$103.76 was filed for allowance. The claim is for lumber for Piper Bridge. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$103.76.

Claim of J. H. Deason.
At this meeting the claim of J. H. Deason for \$163.33 was filed for allowance. The claim is for Bridges-Ardella, River bridge and Little Ugly bridge. The court after examining this account allowed as a proper charge against Bibb County. The sum of \$163.33.

Claim of The Centerville Press.
At this meeting of the Commissioners Court the claim of The Centerville Press for \$147.75 was filed for allowance. The court after examining this account hereby allowed as a proper and legitimate charge against Bibb County the sum of \$147.75. Claim is for Stationery.

Claim of Y. R. Smith.
At this meeting the claim of Y. R. Smith was filed for allowance. The claim is for Geopetics. The Court after examining this account allowed as a proper charge against Bibb County the sum of \$7.00.

Claim of Dr. L. E. Peacock.
At this meeting the claim of Dr. L. E. Peacock for \$11.25 was filed for allowance. The claim is for Vaccines points. The court after examining this account, hereby allowed as a proper charge against Bibb County the sum of \$11.25.

Claim of William Bailey.
At this meeting the claim of William Bailey was filed for allowance. The claim is for merchandise. The court after examining this account, hereby allowed as a proper charge against Bibb County the sum of \$43.45.

Claim of A. C. Pikes.
At this meeting the claim of A. C. Pikes for \$19.40 was filed for allowance. The claim is for Bridge across Affance Creek. The court after examining this account, hereby allowed as a proper charge against Bibb County the sum of \$19.40.

Claim of Shannon Hardware Co.
At this meeting of the Commissioner Court the claim of Shannon Hardware Co. was filed for allowance. The claim is for Nails for Bridge at Hibernia. The court after examining this account, hereby allowed as a proper charge against Bibb County the sum of \$13.35.

Claim of J. A. McKinney.
At this meeting the claim of J. A. McKinney for the sum of \$235.72 was filed for allowance. The claim is for lumber, work and nails for Six Mile Bridge. The court after examining this account hereby allowed as proper charge against Bibb County the sum of \$235.72.

Claim of N. E. Stewart.
At this meeting the claim of N. E. Stewart for \$ 42.00 was filed for allowance. The claim was for Interest on bridge Warrant. Allowed.

Claim of Remington Typewriter Company.
At this meeting the claim of Remington Typewriter Co. for the sum of \$3.00 was filed for allowance. The claim is for Typewriter ribbons. The court after examining this claim hereby allowed as a proper charge against Bibb County the sum of \$3.00.

Claim of Steton-Gabata Coal Company.
At this meeting the claim of the Steton-Gabata Coal Co. for the sum of \$139.70 was filed for allowance. The claim is for one car of coal. Allowed.

Roberts & Sons.
At this meeting the claim of Roberts & Son for \$2.45 was filed for allowance. The claim is for Transcript Paper. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$2.45.

July

July 9th 1910

Claim of Geo. D. Bernard & Co.

At this meeting the claim of Geo. D. Bernard & Co for the sum of \$100.02 was filed for allowance. The claim is for Deed and Mortgage records etc. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$100.02.

Claim of McQuiddy Printing Co.

At this meeting the claim of The McQuiddy Printing Co. was filed for allowance. The claim is for Stationery etc. The court after examining this account hereby allowed as a proper charge against Bibb County, the sum of \$54.10

Claim of Marshall & Bruce Co.

At this meeting the claim of Marshall & Bruce Co for the sum of \$87.10 was filed for allowance. The claim is for Bagards, ribbons stationery etc. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$87.10.

R. L. Avery.

At this meeting the claim of R. L. Avery for the sum of \$395.07 was filed for allowance. The claim is for Ex-off fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$395.07.

Claim of the Centerville Hardware Company.

At this meeting the claim of the Centerville Hardware Co. for \$25.20 was filed for allowance. The claim is for merchandise etc. \$25.20

Allowed.

Claim of J. R. White.

At this meeting the claim of J. R. White for the sum of \$51.50 was filed for allowance. The claim was for merchandise. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$51.50.

Swain, Brothers.

At this meeting the claim of Swain Brothers for the sum of \$24.35 was filed for allowance. The claim is for interest on Court House warrant 2220. from January 15 to Feb. 6, 1914.

Allowed.

Claim of O. J. McKinney.

At this meeting the claim of O. J. McKinney for the sum of \$23.20 was filed for allowance. The claim is for work on road. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$23.20

Claim of C. L. Oakley.

At this meeting the claim of C. L. Oakley for the sum of \$715.21 was filed for allowance. The claim is for costs in County and Circuit Court cases, Ex-Off Fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$715.21

The Centerville Light Company.

At this meeting the claim of the Centerville Light Company was filed for allowance. The claim is for light ~~tax~~ for Bibb County from July 1st to Jan. 1st, 1914. \$50

Allowed.

Claim of W. L. Pratt.

At this meeting the claim of W. L. Pratt for the sum of \$605.00 was filed for allowance. The claim was for Trying cases in County Court, ex-off fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County the sum of \$605.00

Claim of Bolling & Son.

The claim of the County the sum of \$6.70 for goods furnished County.

Allowed.

The Court hereby appropriates the sum of \$3271.13 being an equal amount appropriated by the State for construction of State Aid Road from Centerville to Blocton. This amount with the \$2000.00 heretofore appropriated makes the total sum of \$5271.13 appropriated by this Court.

The State of Alabama,
Bibb County.

Court of County Commissioners.

To R. C. Jones, G. A. Parker and E. J. Corley.
The Court of County Commissioners of said County at a term commencing on the 11th day of August 1913, ordered that you view and mark out a term commencing on the 11th day of August 1913, leaving the Centerville and Randolph road at or near the Balan Stewart place thence in a Northerly direction intersecting the Pratt's Ferry road at or near G. A. Parker's place and that you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out.
Before acting you must take an oath to view and mark out the route marked out, road to the greatest advantage to the public, and with as little prejudice to the value of the land of each landowner which will be taken for said road; and you must after viewing and marking out the route and making the said assessment of compensation return the same to said Court.
W. L. Pratt, Judge of Probate.

The State of Alabama,
Bibb County,)

COMMISSIONERS' COURT,
2/16-1914

Before me W.L. Pratt a Judge of Probate in and for said County, personally came..... and who were heretofore appointed by an order of the Commissioners Court of said County, made at the Term, thereof, to view and mark out a new proposed..... Grade public road in said County, described in said order as follows, to-wit:

Leaving the Centerville & Randolph Road at or near the Balan Stewart place thence in a Northeast direction intersecting the Pratt's Ferry Road at or near G. A. Parkers place, said reviewers being now duly sworn, on oath say that they will, to the best of their knowledge and ability, view and mark out said proposed..... road to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor and that they will justly assess the value of the land of each land owner that will be taken for said road.

R. C. Jones	1	Viewers
G. A. Parker	2	
E. J. Corley	3	

Sworn to and subscribed before me, this 16th day of Feb'y 1914,
W.L. Pratt, Judge of Probate.

The State of Alabama,
Bibb County,)

We, the undersigned viewers, after being duly sworn as hereinbefore set forth, to view and mark out the proposed new road 3rd grade road as described in said order of Court, did on the 10th day of Jan. 1914, view and mark out said proposed road as follows: Commencing at the Centerville & Randolph Road at or near the Balan Stewart place, thence in a N. E. direction intersecting the Pratt's Ferry road at or near G. A. Parkers place following the old settlement road.

That after viewing and marking out the said route as above set forth, we are of the opinion that the same can & will be made a good and sufficient Third grade road, with the usual amount of labor; and we viewers recommend that the same be opened out as a Third grade public road in this County; and we assess the amount of compensation to which each land owner, whose lands will be taken for said road, as follows:

Not any damages to Bibb County.

Respectively submitted, this 10th day of Jan. 1914.

R. C. Jones	1	Viewers
G. A. Parker	2	
E. J. Corley	3	

We the undersigned landowners, a portion of whose lands will be taken for such road, do not claim any damages or compensation. We waive any assessment, and ask that said road be granted and opened.

J. E. Stewart
W. J. McIntosh
D. H. Bony
Nat Bishop
E. J. Corley
G. A. Parker.

It is hereby ordered by the Commissioners Court, Bibb County, that the road described above be, and the same is hereby made a public road of the 3rd grade with a width of thirty feet.

Done at the Court House of Bibb County
at the claims of the County \$ 40.00 for work on interior of Court
House. Allowed.

D. H. Keam
B. J. Murphy
J. Hamilton
J. M. Beattie

Be it remembered that at the May term of the Commissioners' Court of Bibb County which convened on May the 11th, the said Court is hereby adjourned until May the 12th, on account of the primary election.

May the 12th 1914.
The Court was duly called to order pursuant to adjournment and besides the Chairman there were present R. J. Murphy, D. M. Hays, the following business was transacted.

Roberts & Sons
VS
Bibb County

They claim of the County the sum of \$15.50 for $\frac{1}{2}$ doz. Ballot boxes Allowed.

Claim of The Brown Printing Company-

At this meeting the claim of The Brown Printing Company for \$59.20 was filed for allowance. The claim was for Election Supplies. The court after examining this account hereby allowed as a proper charge against Bibb Co. \$59.20

Claim of J. P. Golsom.

At this meeting the claim of J. P. Golsom for \$ 7.75 was filed for allowance. The claim is for burying Mack Night who was drowned in Cahaba River April 1st 1914. The Court after examining this account, hereby allowed as a proper charge against Bibb County. \$7.75.

Little Cahaba Coal Co.

At this meeting the claim of Little Cahaba Coal Co. for \$134.61 was filed for allowance. The claim was for One car of coal for Bibb County, \$134.61

Claim of Shannon Hardware Co.

at this meeting the claim of Shannon Hardware Co. was filed for allowance. The claim was for one jack, water bucket & dipper, Hets. The court after examining this account hereby allowed as a proper charge against Bibb County. .55cts.

Claim of R. I. Rovercraft.

At this meeting the claim of R. I. Rovercraft was filed for allowance. The claim is for .2 comforts \$4.00. The court after examining this account hereby allowed as a proper charge against Bibb County \$4.00

Claim of Geo. D. Bernard & Co.

At this meeting the claim of Geo. D. Bernard & Co. for \$53.01 was filed for allowance. The claim is for Books, stationery etc. The Court after examining this account hereby allowed as a proper charge against Bibb County. \$53.01

Claim of Marshall & Bruce Co.

At this meeting the claim of Marshall & Bruce Co for \$40.97 was filed for allowance. The claim is for Road receipts and tax abstract. The court after examining this account hereby allowed as a proper charge against Bibb County. \$40.97.

Claim of Steiner Bros.

At this meeting the claim of Steiner Bros. for \$10.35 was filed for allowance. The claim is for interest on borrowed money. Allowed Court House Warrant 2370 allow

O. T. Cole & Co.

At this meeting the claim of O. T. Cole & Co. for \$30.60 was filed for allowance. The claim is for plumbing on court house and jail. Allowed.

Claim of W. R. Egan.

At this meeting the claim of W. R. Egan for \$50.00 was filed for allowance. The claim is for binding of the Papers. The court after examining this account hereby allowed as a proper charge against Bibb County \$50.00

Claim of W. A. Harvey.

At this meeting the claim of W. A. Harvey for \$69.15 was filed for allowance. The claim is for vaccine etc furnished Bibb County. The court after examining this account hereby allowed as a proper charge against Bibb County \$69.15.

Claim of George I. Burdin.

At this meeting the claim of George I. Burdin was filed for allowance. The claim was for ~~goods~~. The court after examining this account, hereby allowed as a proper charge against Bibb County \$5.80

Claim of The Centerville Press.

At this meeting the claim of Centerville Press was filed for allowance. The claim is for stationery etc. The court after examining this account, hereby allowed as a proper charge against Bibb County \$139.25.

The Centerville Hardware Co.

At this meeting the claim of the Centerville Hardware Co. for \$41.70 was filed for allowance. The claim is for goods furnished Bibb County. The court after examining this account hereby allowed as a proper charge against Bibb County. \$41.70

Claim of McQuiddy Printing Company.

At this meeting the claim of McQuiddy Company was filed for allowance. The claim is for Book, pencils, Stationery etc. \$190.37. The court after examining this account hereby allowed as a proper charge against Bibb County, \$190.37

Claim of J. A. Wood.

At this meeting the claim of J. A. Wood was filed for allowance. The claim is for Special Groceries in the case of Barbara Floresh and the expenses incident thereto as per statement, \$51.25- The court after examining this account hereby allowed as a proper charge against Bibb County, \$51.25

On the application of citizens of Beat Seven, the court hereby orders, grants and provides by order of this court that a gate be constructed on the Mud Creek road near the Chilton County line, provided that said gate shall be so constructed and maintained so as to be of as little inconvenience to the public as possible.

The Court hereby appropriates the sum of \$100.00 to be expended under the directions of the Government Agricultural Demonstrator of Bibb County. The said appropriation to be paid as soon as the Treasurer of the County will commit, and in addition to this appropriation, the court assign and sets apart the Grand Jury room in the Court House for use as court room of the said Demonstrator to be used by him as an office, place of storing and exhibiting pamphlets, books, agricultural products as samples etc.

Claim of Henry Bark.

At this meeting the claim of Henry Bark for \$27.15 was filed for allowance. The claim is for lumber for Reiterfield Bridge. The court after examining this account, hereby allowed as a proper charge against Bibb County \$27.15.

Claim of R. L. Avery.

At this meeting the claim of R. L. Avery for \$494.11 was filed for allowance. The claim is for Er-off Fees etc. The court after examining this account, hereby allowed as a proper charge against Bibb County-\$494.11

The claim of J. R. White.

At this meeting the claim of J. R. White for \$34.00 was filed for allowance. The claim was for goods sold Bibb County. The court after examining this account, hereby allowed as a proper charge against Bibb County-\$34.00

D. N. Ham

vs Bibb County. He claims the sum of \$15.00 for looking after road Twin Tree Camp and 1 day and mileage. Allowed.

B. J. Murphy

vs Bibb County. He claims the sum of \$7.15 looking after road, attending Commissioners Court 1 day and mileage. Allowed.

Claim of C. L. Oakley.

At this meeting the claim of C. L. Oakley was filed for allowance. The claim was for Cost in Circuit & County Court, removal bills, er-off Fees etc. The court after examining this account, hereby allowed as a proper charge against Bibb County, \$774.40

Claim of W. L. Pratt.

At this meeting the claim of W. L. Pratt for \$1215.83 was filed for allowance. The claim was for trying cases in County Court, Er-off Fees etc. The court after examining this account, hereby allowed as a proper charge against Bibb County, \$1215.83.

Claim of Robert Thrasher.

At this meeting the claim of Robert Thrasher was filed for allowance. The claim was for making 1 land book, lot and plat book. \$50.00

Upon the application of the Trustees of Bibb County, the court hereby appropriates the sum of \$125.00 to the said Bibb County High School

W. L. Miller vs the County the sum of \$525 expense of buying Mack McRight - \$525

Bibb Co. allowed

A. J. Weaver vs Bibb Co.

He claims the sum of \$133.40 for Lumber for Pine Bridge as per attached statement - allowed this meeting to adjourned July 13th 1914

The Court appropriates the sum of \$26.00 to the Bibb Co High School. Said warrant to be issued to J. E. Elkins Pres. Board of Education of Alabama

*W. L. Pratt Pres
D. N. Ham
B. J. Murphy*

June Term 1914

It is ordered at this Term of the Court that the Taxes for all County purposes be and same are hereby levied as follows:

General County Tax	5 Mills
School	1 Mill
Roads & Bridges	1 Mill
Jail	1 1/2 Mill

on each dollar of real estate & personal property said Bibb County

The State of Alabama,
Bibb County.

Be it Remembered, that at the June Term of the Court of County Commissioners of said County, held on this 1st day of June, 1914 John S. Gardner Tax Collector of said County, made his report on "Involments" and "Errors in Assessments" taxes for the year 1912, as required by Section 4019 of Code. And after a careful and rigid examination of said reports by said Court, it was considered and adjudged that said Collector be allowed credit on his attestation with the Auditor of the following amounts:

Involments: State Tax - General \$12.84 ✓
Special Soldier \$5.14 ✓
Special School \$15.44 ✓

Errors in Assessments: State Tax - General \$287.08 ✓
Special Soldier \$114.82 ✓
Special School \$344.51 ✓

and the said Collector also made his report of taxes in litigation for 190- and the following Credits were made on Assessments against the following paid

General	Special Soldier	Special School
---------	-----------------	----------------

And said Collector has also made his report of final allowance of the uncollected balances of Involment Taxes for the year 1912, as required by Section 4020 of Code 1890, and the Court thereupon made the following allowances said Collector of all such Involment Tax

✓ As he may have been unable to collect, as follows:

State Tax - General	\$	_____
Special Soldier	\$	_____
Special School	\$	_____

and said collector is also allowed credit for the following taxes in litigation, for the year 190- which he has been unable to collect, as follows:

	General	Special Soldier	Special School
J. E. Hamilton	}	204.35 ✓	81.70 ✓
Birmingham R.R. Co.			
J. H. Oakley			

Given under my hand this 1st day of June 1914
 W. L. Pratt Judge of Probate

✓ Be it remembered that pursuant to adjournment this regular meeting is held all the members of the Court being present.

It is ordered by the Commissioner Court that a tract of land containing forty acres, known as the M^o Spalden land be bought from R. J. Jones for the sum of seven hundred dollars for the purpose of erecting a Paupers Home, and that R. J. Murphy & W. Battle with the Probate Judge, be, & they are hereby appointed a Committee to erect sufficient houses and other improvements on said land and the Probate Judge is hereby directed to issue County warrants for the payment of said lands and the improvement and maintenance of said Alms house on the enforcement of said Battle and Murphy.

The Judge of Probate is directed to issue and negotiate a sufficient warrant or warrants to meet the State appropriation for the building of the State Aid Road for Centerville to Blocton.

✓ Deened
A. J. Weaver } vs
Bibb Co. } claims the sum of \$104.²⁵ for lumber
Bridge work on Bluepath Creek.
allowed

✓ Deened
C. J. Quinn } vs
Bibb Co. } For work on River Bridge at
Centerville \$55.⁰⁰
allowed.

✓ Deened
J. F. Johnston } vs
Bibb Co. } amount appropriated for
road work on Centerville
and Marion road \$100.⁰⁰
allowed

This meeting is adjourned until Saturday
August 1st 1914.

M. L. Pratt
John Battle
J. Hamilton
B. J. Murphy
L. N. Lane

Be it known that the August Term of Commissioner Court, the following business was transacted, all the members being present.

Done ✓
Claim of W. R. Egan

At this meeting the claim of W. R. Egan for \$260.00 was filed for allowance. The claim is for keeping of the papers for the quarter ending this term. The court after examining this account, hereby allowed as a proper charge against Bibb County \$260.00

Done ✓
Claim of Marshall & Bruce Co.

At this meeting the claim of Marshall & Bruce Co for \$59.28 was filed for allowance. The court after examining this account, hereby allowed as a proper charge against Bibb County. The claim is for stationery etc.

Done ✓
Claim of Geo. D. Bernard & Co.

At this meeting the claim of Geo. D. Bernard & Co for \$24.56 was filed for allowance. The claim is for 1 Chancery Fee Book. The court after examining this account, hereby allowed as a proper charge against Bibb County \$24.56

Done ✓
Claim of Roberts & Son

At this meeting the claim of Roberts & Son for \$23.22 was filed for allowance. The claim is for stationery etc. The court after examining this account, hereby allowed as a proper charge against Bibb County \$23.22

Done ✓
Claim of McQuiddy Printing Company.

At this meeting the claim of McQuiddy Printing Company for \$38.80 was filed for allowance. The claim is for book, ribbons etc. The court after examining this account hereby allowed as a proper charge against Bibb County \$38.80

Done ✓
Claim of the Election Enterprise.

At this meeting the claim of the Election Enterprise for \$5.00 was filed for allowance. The claim is for subscription for Enterprise for the year - Probate Judge, Clerk Mr. Murreles. The court after examining this account, hereby allowed as a proper charge against Bibb County \$5.00

Done ✓
The Centerville Press

At this meeting the claim of the Centerville Press for \$145.25 was filed for allowance. The claim is for stationery etc. The court after examining this account hereby allowed as a proper charge against Bibb County \$145.25.

Done ✓
Centerville Gin & Cotton W. Co.

At this meeting the claim of the Centerville Gin & Cotton Co for \$1.00 was filed for allowance. The claim is for 1 sack of meal (for poor house). The court after examining this account, hereby allowed as a proper charge against Bibb County \$1.00

Done ✓
R. J. Edwards.

The claim of R. J. Edwards for \$29.25 was filed for allowance. The claim is for board and lodgin for jury list & 2nd week of Circuit Court. The court after examining this account, hereby allowed as a proper charge against Bibb County \$29.25.

Done ✓
Claim of R. L. Roycroft.

At this meeting the claim of R. L. Roycroft for \$2.00 was filed for allowance. The claim is for 1 comfort. The court after examining this account, hereby allowed as a proper charge against Bibb County \$2.00

Done ✓
Claim of Dr. C. W. Jones.

At this meeting the claim of Dr. C. W. Jones for \$2.00 was filed for allowance. The claim is for dressing arm Luther McAfee. The court after examining this account hereby allowed as a proper charge against Bibb County \$2.00.

Done ✓
Centerville Light & Power Co.

At this meeting the claim of Centerville Light & Power Co. for \$50.00 was filed for allowance. The claim is on Contract. The court after examining this account, hereby allowed as a proper charge against Bibb County \$50.00

Done ✓
Claim of Centerville Hardware Co (Poor House Account)

At this meeting the claim of Centerville Hardware Co. for \$232.00, was filed for allowance. The claim is for merchandise furnished County Poor House. The court after examining this account, hereby allowed as a proper charge against Bibb County \$232.00

Done ✓
Centerville Hardware Co.

At this meeting the claim of Centerville Hardware Co. for \$131.80 was filed for allowance. The claim is for merchandise furnished County. The court after examining this account, hereby allowed as a proper charge against Bibb County \$131.80

Done ✓
Claim of J. D. Holdensack & Son

At this meeting the claim of J. D. Holdensack & Son for \$27.00 was filed for allowance. The claim is for lumber furnished County (Gully Creek bridge) The court after examining this account, hereby allowed as a proper charge against Bibb County \$27.00

It is hereby ordered by the court that the pay for the enumeration of school children in respective Districts Bibb County be as follows: Under 100 Sets- between 100 and 300 40c- over 300 30c.

Claim of Sam Stanley;

At this meeting the claim of Sam Stanley for 1.25 was filed for allowance. The claim is for hauling freight (R.L. Avery) The court after examining this claim, hereby allowed as a proper charge against Bibb County \$1.25

Claim of R.L. Avery.

At this meeting the claim of R.L. Avery for \$382.62 was filed for allowance. The claim is for Ex-Off Fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County, \$382.62

Claim of A. Q. Pratt.

At this meeting the claim of A. Q. Pratt for \$22.00 was filed for allowance. The claim is for hauling lumber for bridge at Centerville with 4 mile team, hauling brick, lime and shingles for pear house. Allowed

Remington Typewriter Co.

At this meeting the claim of Remington Typewriter Co. was filed for allowance. The claim is for \$3.50. 1/2 doz. typewriter ribbons. The court after examining this claim allowed as a proper charge against Bibb County, \$3.50

Claim of Jenkins Brick Co.

At this meeting the claim of Jenkins Brick Co. for \$33.06 was filed for allowance. The claim is for brick. The court after examining this account hereby allowed as a proper charge against Bibb County \$33.06

Claim of O. J. McKinney.

At this meeting the claim of O. J. McKinney for \$1.50 was filed for allowance. The claim is for hauling gasoline, water & running roller. The court after examining this account, hereby allowed as a proper charge against Bibb County, \$1.50

Claim of Birmingham Metal Produce Co.

At this meeting the claim of Birmingham Metal Produce Co. for \$112.58 was filed for allowance. The claim is for Butt-joint Nestable Culverts shipped to L. N. Kinsaid. The court after examining this account, hereby allowed as a proper charge against Bibb County.

Claim of C. L. Oakley.

At this meeting the claim of C. L. Oakley for \$663.90 was filed for allowance. The claim is for costs in County Court, removal bills, courtng patients to asylum etc. The court after examining this account hereby allowed as a proper charge against Bibb County \$663.90

Claim of V. A. Stewart.

At this meeting the claim of V. A. Stewart for \$132.67 was filed for allowance. The claim is for Lumber for Hill Creek Bridge. The court after examining this account, hereby allowed as a proper charge against Bibb County \$132.67

The State of Alabama,)
Bibb County,)

Court of County Commissioners,

To C. T. Ragland, and R. E. Snipes, W. R. Tume.

The court of County Commissioners of said County at a term commencing on the 10th day of November 1913, ordered that you view and mark out the following proposed road, to-wit: Begin at or near Friendship Church, then in a South Western direction intersecting the Tuscaloosa & Marion road at or near the J. R. Keeton old place, and that you assess the value of the land of each landowner that will be taken if the road is opened over the route marked out.

Before acting you must take an oath to view and mark out the foregoing described road to the greatest advantage to the public, and with as little prejudice to individuals as possible and without partiality or favor; and to justly assess the value of the land of each landowner which will be taken for said road; and you must, after viewing and marking out the route and making the said assessment of compensation return the same to said court.

W. L. Pratt, Judge of Probate.

The State of Alabama,)
Bibb County,)

Commissioners Court,

Nov. Term, 1913.

Before me G. W. Johnson a Justice of the Peace in and for said County, personally came C. T. Raglin, W. R. Tume and R. E. Snipes, and... who were heretofore appointed by an order of the Commissioners Court of said County, made at the Nov. Term, 1913, therefore, to view and mark out a new proposed third grade public road in said County, described in said order as follows, to-wit: Begin at or near Friendship church, then in a South Western direction intersecting the Tuscaloosa & Marion road at or near the J. R. Keeton old place. Said reviewers bearing now duly sworn, on oath say that they will, to the best of their knowledge and ability will justly assess the value of the land of each landowner that will be taken for said road, and without partiality or favor, and that they

C. T. Raglin 1
W. R. Tume 2

R. E. Sripes 3

Sworn to and subscribed before me, this 30 day of Dec, 1913
G. W. Johnson, Justice of the Peace,

Claim of W. L. Pratt.
At this meeting the claim of W. L. Pratt for \$582.95 was filed for allowance. The claim is for trying cases in County Court, keeping Minutes Commissioners Court, etc. Fees etc. The court after examining this account, hereby allowed as a proper charge against Bibb County \$582.95.

Dec 1913

W. P. Regland.
At this meeting the claim of W. P. Regland for \$16.00 was filed for allowance. The claim is for 8 days work on road with machine. \$2.00 per day. The court after examining this account hereby allowed as a proper charge against Bibb County \$16.00

Dec 1913

Claim of Maxwell Brothers.
At this meeting the claim of Maxwell Brothers for \$39.35 was filed for allowance. The claim is for Corn and Oats furnished C. W. Steele for County Teams. The court after examining this account hereby allowed as a proper charge against Bibb County \$39.35

Dec 1913

Claim of A. J. Weaver & P. C. Champion.
At this meeting the claim of A. J. Weaver & P. C. Champion for \$57.24 was filed for allowance. The claim is for lumber on Harton and Centerville road. The court after examining this account hereby allowed as a proper charge against Bibb Co. the sum of \$57.24

Dec 1913

J. W. Hinks,
VS
Bibb County.
He claims the sum of \$41.71 for building bridge Collins and Trail Branch.
Allowed.

Dec 1913

J. O. Gressie
VS
Bibb County. He claims the sum of \$35.26 for lumber for Collins and Trail Branch Bridge.
Allowed.

Dec 1913

Educational Exchange Co.
VS
Bibb County. They claim the sum of \$15.00 for 100 Exchange School Registers ordered by Supt. A. W. Hayes for the Bibb County Board of Education.
Allowed.

Dec 1913

Dec 1913
W. H. Upstener, Jr. For iron on Little Bridge
vs
Bibb Co. 800 Little Colaba - 497 94
Allowed

August 19th, 1914.

The Commissioners Court of Bibb County having adjourned day after day has re-convened according to form of order until this day, and the following business was transacted with all the Commissioners present except Mr. D. N. Hax Com-
missioner for the Third District.

We have let a contract by special order and resolutions of the Commissioners Court as the same appears of record in the Minutes of this Court.

Dec 1913
Fred J. Fancher } they claim of Bibb Co the sum of 8108 48
vs } for lumber furnished for Little Bridge
Bibb County } Allowed

This Court being a regular session continued by "an order of the Court" ~~and~~ to be reconvened as a continuation of this meeting on the 24th day of September 1914.

The road business that was to come before the Commissioner of Bibb County according to former publication and notice is hereby in all things requested ~~and~~ postponed until the meeting to be held on the 24th day of Sept, 1914.

W. L. Pratt
B. J. Mansfield
Geo. Batten
D. M. Kamm
J. Hamilton

CONTRACT.

THIS AGREEMENT, made this 19th day of Aug., A.D. 1914 by and between Vincennes Bridge Company, of Vincennes, Indiana, Party of the first part, and the County Commissioners acting for and on behalf of Bibb County, State of Ala., Party of Second part,

WITNESSETH, that the party of the first part, for the consideration hereinafter mentioned, agrees to furnish all the material and build and construct for said party of the second part the following bridges and 136 ft x 12 ft over Hills Creek at McCulloughs Mill 5 miles west Elton (Cont. price \$2500.00)

One 100 ft x 18 ft over Coffey's Creek near Elton (Cont. price \$2150.) - One 80 ft x 20 ft. near depot near Elton (Cont. price \$1950.) and have the same completed on or before 31st day of Dec., A.D. 1914.

Said work shall be done in accordance with the plans and specifications herewith attached which are hereby made a part of this contract.

In consideration of the foregoing materials to be furnished and work executed by said party of the first part said party of the second part hereby agrees to pay said party of the first part the sum of Seven Thousand Six Hundred Dollars (\$7500.00) in the following manner, to-wit: One thousand cash upon completion of work; \$2200.00 payable 1/2 thereafter; \$2200.00 payable 2 yrs thereafter; \$2200.00 payable 3 yrs thereafter with 6% int. payable annually payable at Centerville.

And for the faithful performance of all and every article and agreement above mentioned the parties hereto do hereby bind themselves and their successors each to the other finally by these presents.

It is further agreed by and between the parties hereto, that should the weather or condition of said stream be such as to prevent the completion of said work within the time above specified, or should the same be delayed by failure of the railroads to transport any portion thereof within such time, or from strikes or any other cause or causes beyond the control of said party of the first part, then the time for the fulfillment of this contract shall be extended for a period not less than that caused by such delay.

In Witness Whereof, the said parties of the first and second parts herewith affixed their hands and seals, Signed this 19th day of Aug., A.D. 1914.

W. L. Pratt, Judge of Probate, }
H. J. Murphy Co. Com. }
J. E. Hamilton " " }
Jno. M. Battle " " }

Vincennes Bridge Company
By C. Omer Free Act.

State of Alabama,)
Bibb County,)

KNOW ALL MEN BY THESE PRESENTS, that this agreement entered into by and between George R. Moore and H. S. Smith, to be known as Party of the First Part, and the Commissioners Court of Bibb County, Alabama, to be known as Party of the Second part, WITNESSETH that said Party of the First Part agrees and binds themselves to grade, construct, surface and complete four miles of public road leading from Elton, Alabama to Centerville Ala. to begin at a point at Elton to be located and fixed by a competent surveyor selected by Party of the Second Part. Said road to be located according to a survey heretofore made under the directions of Party of the Second part.

Party of the First Part agrees to construct said road as follows:

FIRST: Party of the First Part agrees to move all dirt, with the said top soil at twenty-two and half cents per yard;

SECOND: Party of the First Part agrees to move all clay mixed with gravel soil at thirty-seven and half cents per yard and to move all clay without gravel for thirty cents per yard, and five cents per yard for over-haul over three hundred feet;

THIRD: Party of the First Part agrees to move all loose rock at Sixty-one cents per yard;

FOURTH: Party of the First Part agrees to move all solid rock at one dollar and four cents per yard;

FIFTH: Party of the First Part agrees to grub and clear all road right-of-way at Sixty-one Dollars per acre;

SIXTH: Party of the First Part agrees to haul all surface yardage at fifty-seven and half cents per yard for each one half mile to be computed by Brooks Miller, Civil Engineer;

SEVENTH: Party of the First Part agrees in compensation for work done under this contract to take County Warrants issued by the Commissioners Court of Bibb County, Alabama, at one hundred cents in the dollar;

EIGHTH: Party of the First Part agrees that all drainage to be double strength, vitrified sewer pipe with concrete retaining walls;

Party of the second part agrees for party of the First Part to construct said four miles of public road in Bibb County, Alabama, beginning at a point at Elton, to be designated as hereinafore stated and running in the direction of Centerville, and agrees to pay for such work in County Warrants to be accepted by Party of the First Part at One Hundred cents in the dollar. The payments for the said work according to the character of such work as herein before set forth as follows; Seventy-five per cent of amount due to be paid for work done at the end of every 300 days except to first warrant of \$2000.00 from Jan. 15-1916 and the balance of twenty-five per cent to be paid when said road is fully completed and same has been inspected and accepted by W. S. Keller, State Highway Engineer, or Brooks Miller Civil Engineer.

Warrants issued by the Court of County Commissioners in payment for said work to be as follows: Five Thousand Dollars payable January 15th, 1916; Five Thousand Dollars payable January 15th, 1917 and Ten Thousand Dollars due for said work is paid; provided, however, that only one-half year until the full amount due for said work is paid; provided, the First Part shall warrant for such amount as will cover work actually done by Party of the First Part shall warrant for such amount as will cover work actually done by Party of the Second Part until said Party of the first part for such work shall be reserved by Party of the Second Part until said Party is accepted as hereinafore stated.

The statement as to Grades, specifications, materials in and about said road to be furnished

finished by the State Highway Department of Alabama, same to be attached to this contract and made a part thereof.

It is further agreed and understood by the Parties to this agreement that W. S. Keller, State Highway Engineer of the State of Alabama or his substitute shall have general supervision over the construction of said four miles of road mentioned in this contract, except as may hereinafter be set forth.

Party of the First Part shall have the option of completing the road from Flor-ton to Centerville by way of Pratt's Ferry Road bridge from the point at the end of the Four Miles hereinafter mentioned to Pratt's Ferry Road bridge under the same terms and conditions as set forth in this contract, the time for beginning and completing such extension to be agreed upon by the Parties to this contract.

Work on said road shall begin by the 24th day of October 1914 and shall be completed by the 1st day of June, 1915, unless such extension of time for the completion of said road shall be agreed upon by the Parties to this instrument.

Witness our hands, this the 24th day of September, 1914.

Geo. R. Moore

W. S. Smith

Party of the first part.

ATTEST:

W. L. Pratt

R. J. Murphy

J. E. Hamilton

Party of the second part.

CONTRACT.

THIS AGREEMENT, made and entered into the 10 day of Aug. 1914 between The Champion Bridge Company, of Wilmington, Ohio, as a First Party, and the parties subscribed below, Board Superiors of County of Bibb State of Alabama, as a Second Party.

WITNESSETH That said First Party, for consideration hereinafter mentioned, hereby agree to furnish all material, and to construct and complete ready for travel the superstructure substructure Bridge over the stream, called Mahan Creek, at Bierfield in said County and State, said Bridge to be 108 & 2-54 approach, feet long extreme length; to have 12 feet clear roadway and to have, . . . sidewalks, . . . feet in clear, changed to old Rail Road right-of-way by order of Court as . . .

To be constructed in accordance with specifications and plans herewith filed and made a part of this agreement. The same allotted lien to the said first Party hereby agree to have the sub-structure ready for the erection of said substructure on or before the Dec. 31 A. D. 1914, and said First Party agree to have the superstructure completed on or before the Dec. 31 A. D. 1914.

But said First Party is not to be held responsible for unavoidable delays, caused by transportation, the elements, wars, strikes of the government, strikes of workmen, or for delays in the delivery of materials by manufacturers, or acts of Providence. Said Second Party hereby agree to pay said First Party as a consideration for the aforesaid \$4195.00 Four Thousand & One hundred & Ninety five dollars in the following manner, to-wit: Cash on completion.

In case said second party fails to have substructure completed and ready for said bridge by . . . eighty per cent of the contract price shall be paid on delivery of the metal work and the balance as provided above.

It is mutually agreed and understood that no settlement or payment under this contract shall become binding on said First Party unless made or acknowledged by one of its agents having written to make settlement of, and receive payment under this agreement. This contract is not binding on The Champion Bridge Company until signed by its Authorized Agent.

IN WITNESS WHEREOF, We have set our hands and seals the day and year above written:

FIRST PART.) The Champion Bridge Company, Seal,
) By L. A. Young, Agent, Seal,

Second Part,) W. L. Pratt Seal
) Jno. H. Battle, Seal
) R. J. Murphy Seal
) D. N. Hen Seal
) J. E. Hamilton Seal

ATTEST.....

CONTRACT.

THIS AGREEMENT, Made and entered into the 10 day of Aug, 1914 between The Champion Bridge Company, of Wilmington, Ohio, as a First Party, and the parties subscribed below, Board of Supervisors of County of Bibb State of Ala., as a second party,

WITNESSETH: That said First Party, for consideration hereinafter mentioned, hereby agree to furnish all material and to construct and complete ready for travel, the superstructure & Substructure Bridge over the stream, called Blakes Mill, at.....in said County and State, Said Bridge to be 150 feet long, extreme length; to have 12 feet clear roadway and to havesidewalks,feet in clear.

To be constructed in accordance with specifications and plans herewith filed and made a part of this agreement.

The said First Party hereby agrees to have the sub-structure ready for the erection of said superstructure on or before the Nov. 30 A.D. 1914, and said First Party agrees to have the superstructure completed on or before the Nov. 30 A.D. 1914.

But said First Party is not to be held responsible for unavoidable delays, caused by transportation, the elements, mobs, enemies of the government, strikes of workmen, or for delays in the delivery of materials by manufacturers, or acts of Providence. Said Second Party hereby agrees to pay said First Party as a consideration for the aforesaid \$7000.00 Thirty Seven Hundred Dollars in the following manner, to-wit: Cash on completion.

In case said second party fails to have substructure completed and ready for said bridge within eighty per cent of the contract price shall be paid on delivery of the metal work and the balance as provided above.

It is mutually agreed and understood that no settlement or payment under this contract shall become binding on said First Party unless made or acknowledged by one of its agents having written authority to make settlement of, and receive payment under this agreement. This contract is not binding on The Champion Bridge Company until it is signed by its authorized Agent.

IN WITNESS WHEREOF, We have set our Hands and Seals the day and year above written.

FIRST PART)	The Champion Bridge Company,	Seal
)	W. L. A. Wsong, Agent	Seal
(W. L. Pratt	Seal
)	Jno. M. Battle	Seal
Second Part)	R. J. Murphy	Seal
)	D. E. Ham	Seal
)	J. E. Hamilton	Seal

ATTEST:

.....

Regular Term Commissioner Court, Bibb County, Ala. Nov. 2nd, 1914.

Be it remembered that this being a regular term of the said Court of County Commissioners of Bibb County Alabama were present, W. L. Pratt Chairman, B. J. Murphy and D. N. Ham, a quorum. The said Court was duly and legally organized and ready for the transaction of such business as might legally come before it.

It is ordered by the court that the same be and it is hereby continued until Nov. 9th 1914.

W. L. Pratt Chairman
D. N. Ham
B. J. Murphy

It being shown that legal notice and proper petition has been made to the Commissioner Court, it is hereby ordered and decreed that the following road be established with a width of 30 feet front: Beginning at or near the negro school house at Barney, thence in a northeasterly direction to the Shelly County line -

Pursuant to adjournment all members being present.
The Court in regular session transact the following business as shown by the minutes.

The Commissioners hereby authorizes the Judge of Probate to issue a County Warrant for \$10.00 for each school complying with the law to assist in putting libraries in said schools.

Issued
Claim of A. W. Hayes.
At this meeting the claim of A. W. Hayes for \$25.50 was filed for allowance. The claim is for stamps, post cards & books. The court after examining this account hereby allowed as a proper and legal charge against Bibb County, \$25.50

Issued
Claim of W. R. Egan.
At this meeting the claim of W. R. Egan for \$25.00 was filed for allowance. The claim is for keeping of the papers. The court after examining this account hereby allowed as a proper and legal charge against Bibb County, \$25.00

Issued
Claim of W. A. Moore & Sons.
At this meeting the claim of W. A. Moore & Son was filed for allowance. The claim is for lumber furnished and for building bridges Bibb Co. The court after examining this account hereby allowed as a proper charge against Bibb County, \$126.92

Issued
Claim of N. E. Stewart.
At this meeting the claim of N. E. Stewart for \$42.00. The claim is for interest on Bridge warrant from Nov. 1913 to Nov. 1914. The court after examining this account hereby allowed as a legal charge against Bibb County, \$42.00

Issued
The Centerville Press.
At this meeting the claim of The Centerville Press for \$91.25 was filed for allowance. The claim is for stationery etc. The court after examining this account hereby allowed as a proper charge against Bibb County, \$91.25

Issued
Claim of C. H. Greene.
At this meeting the claim of C. H. Greene for \$33.84 was filed for allowance. The claim is for work and lumber on bridge at Blount. The court after examining this account hereby allowed as a proper and legal charge against Bibb County, \$33.84

Issued
Claim of Mrs. Sallie Sneed.
At this meeting the claim of Mrs. Sallie Sneed for \$9.75 was filed for allowance. The claim is for meals for 13 people-Jury Circuit Court. The court after examining this account hereby allowed as a proper and legal charge against Bibb County, \$9.75

Issued
Claim of J. W. Mason.
At this meeting the claim of J. W. Mason for \$4.50 was filed for allowance. The claim is for 5-100 Wet Balbs. The court after examining this account hereby allowed as a proper charge against Bibb County, \$4.50

Issued
Claim of Dove Moreland.
At this meeting the claim of Dove Moreland for \$15.00 was filed for allowance. The claim is for replacing one bent in wagon bridge at Wierfield across Mahans Creek. The court after examining this account hereby allowed as a proper charge against Bibb County, \$15.00

Issued
Claim of O. J. Quinn.
At this meeting the claim of O. J. Quinn was filed for allowance. The claim is for lumber sold Co. by V. A. Stewart and account transferred to O. J. Quinn. The court after examining this account hereby allowed as a proper charge against Bibb County, \$17.00

Issued
Roberts & Sons.
At this meeting the claim of Roberts & Sons for \$32.20 was filed for allowance. The claim is for Election Supplies for Nov. 1914. The court after examining this account hereby allowed as a proper charge against Bibb County, \$32.20

Issued
Claim of Marshall Bruce & Co.
At this meeting the claim of Marshall & Bruce & Co for \$108.31. The claim is for one tax book, certificates, binders, blanks etc. The court after examining this account hereby allowed as a proper charge against Bibb County, \$108.31

Issued
Claim of Geo. D. Bernard & Co.
At this meeting the claim of Geo. D. Bernard & Co. for \$42.05 was filed for allowance. The claim is for 2 mortgage records. The court after examining this account hereby allowed as a proper charge against Bibb County, \$42.05

Issued
Claim of Rogers Stationery Co.
At this meeting the claim of Rogers Stationery Co. for \$4.50 was filed for allowance. The court after examining this account hereby allowed as a proper charge against Bibb County. The claim is for inspectors appointments, clerks & returning officer.

Issued
Claim of T. F. Waggoner.
At this meeting the claim of T. F. Waggoner for \$47.50 was filed for allowance. The claim is for building bridge over Hill's Creek. The court after examining this claim allowed as a proper charge against Bibb County, \$47.50

Secord
 Claim of Mrs. O. C. Shultz.

At this meeting the claim of Mrs. O. C. Shultz for \$34.90 was filed for allowance. The claim is for meals for jury-8 meals for 13 men. The court after examining this account hereby allowed as a proper charge against Bibb County, \$34.90

Secord
 Claim of C. F. Shoults.

At this meeting the claim of C. F. Shoults was filed for allowance. The claim is for 2 kegs of nails J. W. Hicks, \$4.90- The court after examining this account hereby allowed as a proper charge against Bibb County, \$4.90

Secord
 Claim of McQuiddy Printing Company.

At this meeting the claim of McQuiddy Printing Co. for \$36.67 was filed for allowance. The claim is for Pamphlets, rubber bands, envelopes, stationery etc. The court after examining this account, hereby allowed as a proper charge against Bibb County, \$36.67

Secord
 Claim of National Supply Company.

At this meeting the claim of the National Supply Company for \$99.00 was filed for allowance. The claim is for paint furnished Bibb County. The court after examining this account hereby allowed as a proper charge against Bibb County \$99.00.

Secord
 Claim of R. L. Avery.

At this meeting the claim of R. L. Avery was filed for allowance. The claim is for Ex-Off fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County, \$540.95

Secord
 Claim of Cahaba Supply Company.

At this meeting the claim of The Cahaba Supply Company for \$21.30 was filed for allowance. The claim is for Nails etc furnished County. The court after examining this account hereby allowed as a proper charge against Bibb County \$21.30

Secord
 Centerville Hardware Co (Poor House account)

At this meeting the claim of the Centerville Hardware Company for \$491.20, was filed for allowance. The claim is for merchandise furnished County. The court after examining this account hereby allowed as a proper charge against Bibb County, \$491.20

Secord
 Claim of Centerville Hardware Company.

At this meeting the claim of the Centerville Hardware Company for \$127.71 was filed for allowance. The claim is for merchandise furnished County. The court after examining this account allowed as a proper charge against Bibb County.

Be it known that an application of M. L. Smitherman, J. M. Collins etals, the court hereby grants the petition and established a public road beginning half a mile South of Tabernacle church, running South east to W. E. Bailey's residence, connecting with the Centerville and Tabernacle road and the Randolph and Marion road. No damages being assessed to land owners. Said road having a road-way of forty feet.

Secord
 Claim of C. L. Oakley

At this meeting the claim of C. L. Oakley for \$1012.15 was filed for allowance. The claim is for costs in County & Circuit Court, removal bills, carry patients to asylum etc. The court after examining this account, hereby allowed as a proper charge against Bibb County, \$1012.15

To the Honorable Commissioners Court of Bibb County, Ala.

We the undersigned citizens of Beat 7 Bibb County, Ala. petition your Honorable body to grant us a public road beginning half mile South of Tabernacle church running Southeast to W. E. Bailey's residence so as to connect the Centerville and Tabernacle road with the Randolph and Marion road. Said road to be one and one half mile.

M. L. Smitherman
 J. M. Collins
 J. S. Latham
 E. W. Bailey
 J. M. Hicks
 Geo. M. King
 W. L. Davis
 Porter Soultis
 P. E. Shoults
 A. T. Lawrence
 W. P. Collins
 I. H. Hicks
 C. F. Shoults

J. E. Cleveland
 A. D. Latham
 H. H. Hicks
 T. W. Jefferson
 J. W. Hicks

Secord
 Claim of J. T. Eastham

At this meeting the claim of J. T. Eastham for \$9.00 was filed for allowance. The claim is for Lumber for bridges. The court after examining this account hereby allowed as a proper charge against Bibb County, \$9.00

Blocton to Centerville, Alabama, and Whereas the terms of said contract of Sept. 24th are not sufficiently definite in regard to the maturity and rate of interest on the warrants to be issued the contractors by said Bibb County.

Now, therefore, this agreement WITNESSETH:

The contractors agree to accept in payment of any and all moneys due them under the terms of said contract, and Bibb County agrees to issue the same in payment for their assigns, when and as they are entitled to receive the same in payment for work done under said contract, warrants on the Treasurer of said Bibb County as follows:

All warrants issued hereunder shall bear the same date as the date of the allowance by this court of the contractors estimate for work done on said road; the said warrants shall be in denomination of Five Hundred Dollars each and shall mature and be payable as follows: Three Thousand Dollars on the 15th day of February 1916, Three Thousand Dollars on the 15th day of February 1917, and Five Thousand Dollars on the 15th day of February 1918 and a like amount on the 15th day of February of each year thereafter until the total amount due under said contract is paid, except that the total amount due for the last year may be Five Thousand Dollars or such greater or less sum as may be necessary to complete the final payment on the contract. All of such warrants shall bear interest at the rate of six per cent per annum from date until paid, it being understood that the interest shall be represented by coupon warrants attached to the original warrants, such interest coupons representing the interest on the deferred payments due by the County for the work done under said contract. Such interest is hereby audited and allowed as a claim against Bibb County.

It is further agreed that when warrants are issued to the contractors by Bibb County that the issue of said warrants constitutes the acceptance by the County of the work done by the contractors to the extent of such payments and that said warrants when so issued represent to that extent labor and material furnished to said county in the construction of the public road described in said contract and that said warrants when so issued shall be subject to no offset, discount or defense by said Bibb County.

It is further agreed that the said Moore and Smith may and do said contract to a corporation or construction company to be formed by them that the said Bibb County will when properly notified of said assignment and upon the request of the said Moore and Smith issue the warrants herein provided for to the said corporation or construction company.

It is further agreed that in event the said Moore and Smith assign said contract heretofore entered into and to which reference is made, to a corporation or construction company, said corporation or construction company shall execute a bond with good and sufficient surety in the sum of Five Thousand Dollars and payable to Bibb County, Alabama, conditioned upon the faithful performance of said contract by said corporation or construction company.

It is further agreed that except as herein modified all the provisions of the contract between said parties dated Sept. 24th, 1914 shall remain in full force and effect.

In Witness Whereof the contractors have hereunder set their said seal and Bibb County has executed this contract by its Judge of Probate and County Commissioners on this the 9th day of November 1914.

ATTEST:

Moore & Smith
Bibb County, Alabama,
By W. L. Pratt, Judge of Probate,
Geo. M. Battle
R. J. Murphy
D. N. Ham
J. E. Hamilton
County Commissioners.

Commissioner B. J. Murphy moved that the Judge of Probate and Commissioners be authorized to execute the amended or supplementary contract in the form submitted by Moore and Smith to the court, Commissioner J. E. Hamilton seconded the motion and the question being submitted to the court was unanimously adopted, all the members of the court voting in the affirmative.

*This regular meeting is continued
to Nov. 25, 1914*

State of Alabama,
Bibb County,

November 23, 1914.

Be it known that the Commissioners Court of Bibb County assembled in regular session at the Court House at Centerville on this date, according to adjournment, there was present and presiding: Hon. W. L. Pratt, Judge of Probate and ex-officio member of said court, and the following Commissioners: John M. Battle, R. J. Murphy, D. H. Ham and J. R. Hamilton.

Mr. Hampton S. Smith appeared before the Court and stated that in order to conform to the wishes of the parties who are purchasing county warrants to be issued for road building purposes, as per contract entered into by Moore & Smith with said Bibb County on the 24th of September 1914, said contract having been amended, added to and evidenced by supplemental contract dated November 2nd, 1914, he requested that the Board pass a resolution providing and agreeing to levy, collect and set aside a sufficient amount from the general fund each year to pay warrants and interest that would accrue to said Moore & Smith in the building of the four miles of proposed road in accordance with the contract and supplemental contract hereinabove referred to.

Mr. Smith also desired that the Board approve and place on the records a certain form of warrant to be used in the payment of said road or roads and submitted to the Board a draft of said warrant which he desired to be used. There was some general discussion before the Court, after which the following resolution was introduced:

Be it resolved, for the purpose of paying the debt or liability created in the construction and improvement of said public road pursuant to the contract of September 24th, 1914 and as supplemented by contract of November 2nd, 1914 between the Court of County Commissioners and Moore & Smith, Contractors, the Court of County Commissioners of Bibb County hereby covenants, promises and agree to set aside a special tax in a sufficient amount from the general fund each year to pay warrants and interest in the connection with the billing of said roads as per contract between the Court of County Commissioners and Moore & Smith, dated September 24th, 1914 and supplemented by contract of November 2nd, 1914; that said amount so levied and collected and to be levied and collected upon the taxable property of said County to pay the debt created for the construction and improving said public road, running from Blotom to Centerville, in said County be kept separate and apart from the general fund of said County, for the purpose of paying such debt or liability and the warrants evidencing the same, together with interest thereon, until the same have been fully paid; that said warrants shall be executed in substantially the form of warrant hereto attached and marked Exhibit "A", of like purport and effect in compliance with this resolution; and that said form of warrant be hereby incorporated, included and made a part of this resolution.

Be it further resolved, that by and with the consent of said Moore & Smith that said resolution above be incorporated, made a part of and included in said contract between the Court of County Commissioners of Bibb County and said Moore & Smith, which contract is dated September 24th, 1914, and supplemented by contract of November 2nd, 1914, and be considered a part thereof the same as if it was actually written therein.

The above resolutions were adopted by the affirmative vote of the following members of the Commissioners Court of Bibb County:

W. L. Pratt
R. J. Murphy
J. R. Hamilton

I, W. L. Pratt of the above named Commissioners' Court do hereby certify that the foregoing is a true copy of resolutions adopted by said Commissioners' Court at a meeting held this 23rd day of November, 1914.

W. L. Pratt
Judge of Probate

EXHIBIT "A".
UNITED STATES OF AMERICA,
STATE OF ALABAMA,
BIBB COUNTY,
ROAD IMPROVEMENT WARRANT.

500 Dollars.

No. _____

KNOW ALL MEN BY THESE PRESENTS: That the County of Bibb in the State of Alabama, Contractor, in the principal sum of Five Hundred Dollars, and the Treasurer of said County is hereby authorized, ordered and directed to pay to said Contractor, its assigns or bearer, the said sum of Five Hundred Dollars, from the fund hereinafter designated, on the Fifteenth day of February, 1915, with interest thereon from the date hereof at the rate of six per cent, per annum, payable annually on the Fifteenth day of February in each year, on presentation and surrender of the coupons hereto attached, bearing the signature of the Judge of Probate of said County, as they respectively mature. Both principal and interest of this warrant are payable in lawful money of the United States of America, at the office of said Treasurer of said County, in Centerville, Alabama, from the special fund raised by a special tax levied and collected, and to be levied and collected, upon the taxable property of said County to pay the debt created for constructing and improving the public road running from

Blocton to Centerville, in said County.

This warrant is one of a series of time warrants of like date, tenor and effect, excepting as to date and time of payment, authorized by the Court of County Commissioners of said County to be issued to _____ in payment for constructing and improving said public road running from Blocton to Centerville in said County, pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and George R. Moore and H. C. Smith, on the 20th day of September, 1914, as supplemented by contract entered into by said parties on the _____ day of November, 1914, thereafter assigned by said George R. Moore and H. C. Smith to _____ Contractor,

It is hereby certified, recited and declared that the claim of said Contractor evidenced by this warrant has been audited and allowed by the Court of County Commissioners of said County, and has been duly registered in a book kept for that purpose; that the said sum is lawfully due to said Contractor; that a special tax upon the taxable property in said County in such amount as may be necessary to pay upon the taxable property in said County the other warrants of said series, with the interest thereon, at maturity, will be levied and collected; that all acts, conditions and things required to be done precedent to and in the issuance of this warrant have been properly done, have happened and have been performed, in regular and due form and time, as required by law.

In testimony whereof, I, W. L. Pratt, Judge of Probate of Bibb County, Alabama being duly authorized to execute this warrant, have hereunto subscribed my name officially, and affixed my official seal, this _____ day of _____ 191_____

Judge of Probate,

INTEREST COUPON.

No. 1

On _____ 15, 19_____, the Treasurer of Bibb County, Alabama, will pay to _____ Contractor, its assigns, or bearer, _____ Dollars, at his office in Centerville, Alabama, from the special fund raised by a special tax, levied and collected upon the taxable property of said County, to pay the debt created for constructing and improving the public road running from Blocton to Centerville in said County, being interest then due on road improvement warrant No. _____ issued to said Contractor.

Judge of Probate,

Balance of coupon will be for \$15.00 each.

CERTIFICATE OF REGISTRATION.

I hereby certify that I have registered this claim against the special fund raised by a special tax levied and collected and to be levied and collected upon the taxable property of Bibb County, Alabama, to pay the debt created for constructing and improving the public road running from Blocton to Centerville, in said County, this _____ day of _____ 191_____.

Registered Number & _____

County Treasurer, Bibb County,
Alabama.

ASSIGNMENT.

This is to certify that we have received this warrant and the interest coupons thereto attached, from Bibb County, Alabama, and the Judge of Probate of said County, in part payment for constructing and improving the public road running from Blocton to Centerville, in said County, pursuant to a valid and subsisting contract, and for value received we hereby transfer, assign, sell and deliver, without recourse, to _____ or bearer, all the right, title and interest we have in and to the same, and all the proportionate parts of the contract price and debt due us, with the interest thereon, by said County, under said contract which is represented by the amount called for by this warrant and the attached coupons, and the said assignee is hereby subrogated to all claims, liens, right or title whether in law or equity, which are or may be secured to us in said contract, and we hereby authorize said assignee to collect the same and give full receipt and acquittance in our name.

IN WITNESS WHEREOF We have hereunto subscribed our name the _____ day of _____ 191_____.

Contractor,

By _____

✓ The Commissioners Court in regular session have this day authorized and empowered W. L. Pratt Chairman of this Court with full authority to negotiate with Steiner Bros., Bankers, of Birmingham for a sufficient amount of money to meet the State's appropriation in the construction of the Centerville and Blount Highway under specification under the State Highway Department at Montgomery and the said W. L. Pratt, Chairman, is hereby authorized and empowered with all the authority necessary regarding said matter.

This regular Meeting is Continued until
Nov. 26th 1914

W. L. Pratt Presiding
J. M. Battle
L. N. Ham
B. J. Murphy
J. E. Hamilton

Be it remembered that this the 25th day of November, 1914 being the date to which the regular November meeting was continued to, all members of the Board being present except D. M. Ham and J. M. Battle the following business was attended to,

The court hereby lets contract to O. R. Head as is evidenced by contract this day made under supervision of the State Highway Department for the building of certain roads as set out hereinafter.

Claim of A. J. Weaver, The claim of the County the sum of \$175.00 was filed for allowance. The claim is for lumber etc. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of M. C. Edmonds, At this meeting the claim of M. C. Edmonds was filed for allowance. The claim is for \$24.70 net for painting on the bridge over Cahaba River at Centerville. The court after examining this account hereby allowed as a proper charge against Bibb County.

James P. Garner vs Bibb Co } Fixing the clock in Court
House - \$7⁰⁰ allowed

James Thompson vs Bibb County } The claim of the County the sum of \$188³⁰ for lumber furnished for four houses. allowed

James Jack Wallace vs Bibb County } For six days work building barn at County Poor house allowed.

James H. J. Dailey vs Bibb County } Hauling work done at the County Poor house \$2⁰⁰ allowed

James Albert Carter vs Bibb County } For taking Mrs. Lawrence a pup from the Paupers Home to Pip \$2⁰⁰ allowed.

James J. A. Brown vs Bibb County } The claims of the County \$10⁰⁰ for two hogs for Paupers Home. allowed

James D. P. Garner vs Bibb County } The claims of the County the sum of \$5⁰⁰ for repairing typewriter. allowed

James Mrs. Jennie Dailey vs Bibb County } The claims of the County the sum of \$3²⁰ for beef for Paupers Home & hauling - allowed

- J. P. Thomas }
 78 }
 Bibb County } He claims of the County the sum of \$86²⁵ for
 keeping the Town clock allowed
- Bolling & Son }
 vs }
 Bibb County } He claims of the County the sum of \$79⁶⁹
 for Machinery furnished Poor House &
 Jail. See bills attached. allowed
- Low & Jackson }
 vs }
 Bibb County } Work on Engine and Iron made
 for River Bridge. They claim the sum
 of \$500 allowed.

The Court having convened as provided for heretofore in its regular session duly ordered by the Commissioners Court the following matters were attended to.

The order calling a Stock Law Election for Beat Seven for January 9th was rescinded and notice ordered to be given that there would not be any election on said date for said Beat Seven.

The contract made by W. L. Pratt for the convicts with the Sless people for the year 1915 was duly approved.

The contract for raising steel bridge at Blakes Bridge Four Beat, said bridge being built by the Champion Bridge Company was ratified and an extra consideration be \$250.00

- Albert Learter }
 vs }
 Bibb County } 245 bushels of corn sold to Mr.
 Bradley for Poor House - \$43⁰⁰
 allowed
- George Bradley }
 vs }
 Bibb County } 36 Gal. Syrup at 60¢ - 1 doz. Peas at
 1⁵⁰¢ - 1/2 doz. hauling 12⁵⁰¢. 2 Pns of Peas
 for Poor House. \$35⁵⁰ allowed
- J. W. Mitchell }
 vs }
 Bibb County } He claims the sum of \$145.00 for appropriation agricultural purposes.
 Allowed.
- B. J. Murphy }
 vs }
 Bibb County } He claims the sum of \$204.45 balance on painting steel bridges for Bibb County.
 Allowed.
- Jack Wallace }
 vs }
 Bibb County } he claims the sum of \$25.05 for corn sold to Poor House.
 Allowed.

Specifications State Aid Road Chart Bibb County,
PROPOSAL.

To the Court of County Commissioners of Bibb County, State of Alabama,
Settlement

The undersigned hereby declare that he has carefully examined the annexed specifications and form of bond and contract and the drawings herein referred to, and will provide all necessary machinery, tools, apparatus and other means of construction, and do all the work and furnish all the material called for by specifications and the requirements of the engineer under them for the following prices,

Earth Excavation	15 cts per cubic yard.
Loose Rock Excavation	30 cts per cubic yard.
Solid Rock Excavation	74 cts per cubic yard.
Clearing and Grubbing	\$30.00 Lump Sum.
Double Strength Vitriified Sewer Pipe in Place 12 in.per lin. ft.
Double Strength Vitriified Sewer Pipe in Place 15 in.per lin. ft.
Double Strength Vitriified Sewer Pipe in Place 18 in.	90c per lin. ft.
Double Strength Vitriified Sewer Pipe in Place 20 in.per lin. ft.
Double Strength Vitriified Sewer Pipe in Place 24 in.	1.60 per lin. ft.
Corrugated Metal Culvert in Place.....in.per lin. ft.
Corrugated Metal Culvert in Place.....in.per lin. ft.

Box Culvert Masonry (dry)	\$4.00 per cu. yd.
Retaining Walls (dry)	\$2.00 per cu. yd.
Rip-Rap (hand placed)	
Lumber in Bridges Complete	\$30.00 per M. ft. B.M.
Stone Masonry in Cement Mortar	
Concrete Plain in Culverts and Headwalls	\$7.00 per cu. yd.
Concrete Reinforced in Culverts and Bridges	\$12.00 per cu. yd.
Chart in place, sprinkled and for 1 mile haul	40c per cu. yd.
rolled, and maintained, (for 2 mile haul)	60c per cu. yd.
but measured on road as (for 3 mile haul)	70c per cu. yd.
received in wagon, (Sta.....to Sta.....)	per cu. yd.

Accompanying this proposal is a certified check for the sum of \$400.00 Dollars, payable to the order of the Judge of the County Court, which check is forfeited as liquidated damages if in case this proposal is accepted the undersigned shall fail to execute a contract with the Bibb County, Alabama, under the conditions of this proposal within twenty days after the award of contract; otherwise said check is to be returned to the undersigned.

Signal, O. P. Head.

DESCRIPTION OF THE WORK.

The quantities given below are approximate only and will not govern the final estimate

Earth Excavation	675	cubic yards
Loose Rock	1300	cubic yards
Solid Rock	1300	cubic yards
Clearing and grubbing	1 1/2 A	acres
Double Strength Vitriified Sewer Pipe in Place 12 in.per lin. ft.	
Double Strength Vitriified Sewer Pipe in Place 15 in.per lin. ft.	
Double Strength Vitriified Sewer Pipe in Place 18 in.	190 per lin. ft.	
Double Strength Vitriified Sewer Pipe in Place 20 in.per lin. ft.	
Double Strength Vitriified Sewer Pipe in Place 24 in.	114 per lin. ft.	
Corrugated Metal Culvert in Place.....in.lin. ft.	
Corrugated Metal Culvert in Place.....in.lin. ft.	
Box Culvert Masonry (dry)	10	per cu. yd.
Retaining Walls (dry)	10	cu. yd.
Rip-Rap (hand placed)		cu. yd.
Lumber in Bridges Complete	2000	ft. B.M.
Stone Masonry in Cement Mortar		cu. yd.
Concrete Plain in Culverts and Headwalls	15	cu. yd.
Concrete reinforced in bridges and Culverts	10	cu. yd.
Chart in Place measured in wagons	5290	cu. yd.
These quantities are for	3	miles.

CONTRACT.

This agreement made and entered into this 25 day of Nov. 1914, by and between the County of Bibb, State of Alabama, party of the first part, and O. P. Head, party of the second part, WITNESSETH that the said party of the second part, for and in consideration of the payments hereinafter specified and agreed to be made by the party of the first part, does hereby covenant and agree to furnish and deliver all the material, and to do and perform all the work and labor required to be furnished and delivered, done and performed in and about the construction of part of the Center-ville and Blanton Road in strict and entire conformity with the plans on file in which plans and specifications are hereby made a part of this agreement, as fully of this agreement, and with the same effect as if the same had been set forth at length in the body

In consideration of the premises, the party of the first part agrees to pay to the party of the second part for said work when completed in accordance with the specifications, the price as set forth in the proposal hereto attached, amounting upon presentation of the proper certificates to be made as provided in said specifications his authorized representatives and upon the terms set forth in the annexed specification.

In Witness Whereof, the County of Bibb, Alabama, has caused these presents to be executed by W.L. Pratt, Judge of Probate, who have been duly authorized thereto by the Court of his hand and seal this day and year first above written, and the said party of the second part has hereunto set his hand and seal this day and year first above written.

W. L. Pratt (L. S.)
Judge of Probate.

By G. P. Head (L. S.)

BOND.

State of Alabama,)
Bibb County,)

KNOW ALL MEN BY THESE PRESENTS: That we, G. P. Head as Principal, and Interstate Casualty Company, of Birmingham, Alabama, as sureties, are held and firmly bound unto Bibb County, Alabama, in the penal sum of \$21094.52 Dollars, for the payment of which well and truly to be made, we hereby bind ourselves, our heirs, executors, administrators, successors and assigns.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals, this 25th day of Nov. 1914.

PROVIDED, HOWEVER, that the condition of this obligation is such that whereas the above bound G. P. Head have this day entered into a contract with the said County of Bibb, Alabama, for the building of approximately 3-1/2 miles of road in said county, to-wit: a road leading to specifications prepared and furnished by the State Highway Engineer or his assistant having in charge the construction of such road in said county, and under the direction of and to the satisfaction of said engineer, and that for the building of said road, the County of Bibb has agreed to pay the said contractor the price as set forth in the proposal hereto attached.

NOW, THEREFORE, in the event the said G. P. Head as such contractor shall faithfully and promptly perform said contract and all the conditions and requirements thereof, then this obligation shall be null and void and of no effect.

PROVIDED, HOWEVER, should said G. P. Head fail in any respect to perform said contract or any part of it according to the said specifications and to the satisfaction of the State Highway Engineer, then this obligation shall remain in full force and effect.

PROVIDED, FURTHER, that upon the failure of the said G. P. Head to promptly and efficiently prosecute said work, in any respect, to the satisfaction of said Engineer, the above bound Interstate Casualty Company as sureties shall take charge of said work and complete the contract at their own expense, receiving, however, any balance of the funds in the hands of said county due under said contract, said sureties may, if they so elect, by written direction given to the said State Highway Engineer or said County of Bibb, Alabama, authorized and required said State Highway Engineer or said county to complete said work according to said contract at the expense of said sureties, and such sureties hereby agree and bind themselves to pay the expense of the completion of such workless any funds in the hands of said county remaining due to the above bound contractor.

In the event said principal shall fail or delay the prosecution and completion of said work and said sureties shall also fail to act promptly as hereinbefore provided, then said State Highway Engineer may cause ten days notice of such failure to be given, either to said principal or sureties, and at the expiration of said ten days, if said principal or sureties do not proceed promptly to execute said contract, the said County of Bibb shall have the authority to cause said work to be done, and when the same is completed and the cost thereof estimated, the said principal and sureties shall and hereby agree to pay any excess in the cost of said work above the agreed price to be paid under said contract.

Upon the completion of said contract to the thorough satisfaction of said State Highway Engineer, if any funds remain due on said contract, the same shall be paid to said principal or sureties.

The said principal and sureties further agree as part of this obligation to pay all such damages of any kind to person or property that may result from a failure in any respects to perform and complete said contract.

The decision of said Highway Engineer upon any question connected with the execution of said contract, or any failure or delay in the prosecution of the work by said principal or sureties, shall be final and conclusive.

A copy of the specifications and the contract hereinbefore referred to is attached and made a part of this obligation, and this instrument is to be construed in connection therewith.

Witness our hands and seals, this 25th day of Nov. 1914.

A. V. McCreagon) as to
K. L. Etheridge) surety.

G. P. Head (L. S.)
Interstate Casualty Company (L. S.)
Carey P. Baker, Atty in Law.



Description:

This section of road to be constructed under these specifications, is that part of the Centerville and Blanton road beginning at station 0, the end of the present State Aid Road and extending as far along the present and proposed changes in said roads as can be constructed with \$10542.26 including engineering expenses.
Grading and grubbing.

The completed grade must conform to the grade as established and shown by profile in the office of the State Highway Engineer at Montgomery and grades set by the County Engineer. Nothing other than earth, gravel or stone will be allowed in any embankment and all brush, logs or matter that will decay must be removed.

All decayed stumps must be grubbed up. Green stumps will be allowed where there is as much as eighteen inches of earth fill over the top of same, when grade calls for less than eighteen inches of fill over top of green stumps, said stumps must be grubbed up. The grade

The grade when completed must have a crown or top width of 20 feet. This width apply to both grade on embankments and in cuts. Side ditches or gutters must be made in cuts of sufficient width and depth to carry all water reaching the road during the heaviest rain-fall. Such ditches where carrying from cuts to embankment must be turned so as not to wash said embankment. The slope of embankments will be 1 1/2 ft. horizontal to 1 ft. vertical and the slope in cuts will be one foot horizontal to one foot vertical. The right to alter the slopes is reserved, but in all cases will be shown by sloped stakes, and all changes in earth quantities will be properly shown and accounted for. Material taken from excavations shall be deposited in embankments unless otherwise ordered by the Resident Engineer.

OVER-HAUL.

The engineer will indicate on profile where the distance of haul exceeds 500 feet. All earth moved more than 500 ft. shall be known as over-haul and shall be paid for at the rate per cubic yard bid by contractor plus one cent for each additional 100 feet over 500 feet.

CLASSIFICATION OF MATERIAL-EXCAVATIONS.

Excavations will be classified under the following heads, viz: earth, loose rock and solid rock.

EARTH.

Earth will include loam, clay, sand, gravel, marl, decomposed rock and slate, shales and boulders containing less than one cubic foot of material, and all other material of any earthy kind, however hard, stiff or compact.

LOOSE ROCK.

Loose Rock will include all boulders and detached masses of rock over one cubic foot in bulk, and less than one cubic yard; also all slate, coal, shale, and other rock soft or loose enough to be removed without blasting, although blasting may occasionally be resorted to.

SOLID ROCK.

Solid rock will include all rock occurring in masses of more than one cubic yard and which in the judgment of the engineer requires blasting.

In road alterations, or changes of water courses, the Contractor will be entitled to the same compensation as for like material on the same section.

BURNS.

When fills of or as much as two (2) feet are made from side ditches or borrow pits, berms 4 feet in width shall be left between such ditches or borrow pits and the toe of the fill.

FINISHED GRADE.

The finished graded road must have a smooth even surface, free from holes or high places and must be to grade established and shown on profile. The width in between ditches must be 20 feet at all points. The fall from center of road to side ditches must be at the rate of 1/2 inch to one foot. On grades this fall must be increased sufficiently to carry water that falls on the road to side ditches instead of down the road. Side ditches or gutters must be parallel to the outer line of the road and free from any obstruction.

GRADES TO BE SURFACED.

Before any State Aid Road is surfaced with gravel, chert, stone, sand-clay or other surfacing material, it shall be graded in accordance with the foregoing specifications, with the exception that road bed must be either flat or have a crown not exceeding a rise of 1/2 inch to the foot.

PAYMENTS.

When grading will be paid for in excavation only, if the excavation exceeds the embankment all wasted material is paid for. If the excavation is not sufficient to make the embankment the borrow will be paid for.

Payments for the work done shall be made monthly on the estimates furnished by the Resident Engineer upon being approved by the State Highway Engineer; 15 per cent being reserved until the work is completed and accepted by the State Highway Engineer.

SUB-GRADING.

After the road has been graded according to specifications herein given and before any chert is placed on the road, a sub-grade must be prepared. Sub-grading consists of cutting out a trench or pit the width and depth the road is to be surfaced so that the earth surface will have the same shape and fall from center to ditches as the finished road will have the addition of four foot shoulders on either side to hold the material in place, as well as to provide for additional room for vehicles to pass. This pit must be cut so that when filled with gravel, water falling on the road will flow easily from the chert surface on to the shoulders into the ditch. After the chert has been placed according to the specifications herein given, the shoulders must be dressed with grading machine, or by hand until they are smooth and even with uniform width and with a fall of 1-1/2 inches to the foot.

Just before any chert is placed, the sub-grade must be thoroughly rolled with a roller weighing not less than 10 tons. No payment will be made for sub-grading as the price bid for chert includes the preparation of the sub-grade.

Before any chert is used in the construction of a State Aid Road, it must be examined and approved by the State Highway Engineer or the Assistant Highway Engineer. If it is found advisable to screen the chert it will be so specified in special specifications for the work in hand.

When chert is not screened it must be placed on the sub-grade the required depth, which in no case must be less than six inches and must be immediately spread after dumping to the required form of the road; that is, with fall from center to shoulders of one inch to the foot, and must be kept smooth and even. Any solid pieces of chert more than two inches in diameter must be broken with a hammer before the mass is rolled. After as much as three hundred lineal feet has been spread, it must be rolled with a road roller weighing not less than 10 tons. If possible, a steam or gasoline roller must be used.

The road must be rolled until the chert ceases to creep in front of the roller. If the chert is dry and does not readily bind under the action of the roller, it must be sprinkled before rolling.

FINISHED ROAD.

✓ The finished road must be grade as established and shown on profile, plus the thickness of the surface material. The surface must be smooth and even, free from dips, holes and depressions, bumps and high places; hard and firm and free from spongy places. The alignment of the road must be in strict accord with the alignment as established by the engineer, and side ditches or gutters must be parallel with center line of the road, except where it is possible to turn the water from the roadway. The road must present a neat appearance. All material which has been condemned, all broken tools or machinery, plank or other material, or tools not intended to be a part of the road, must be removed from the road right-of-way. At all curves the trees and brush must be cut far enough back from the road so that an approaching vehicle can be seen from any point for a distance of 400 feet.

PAYMENTS.

Payments shall be made monthly for the actual number of cubic yards of chert placed on the road in accordance with the foregoing specifications, by actual count of cubic yards of loose material reserved until the entire road is completed.

Chert pits are furnished by the County and the price bid by the contractor is for opening pits, loading, hauling, dumping, grading, sprinkling, rolling and maintaining until the road is completed and accepted. No pay will be allowed for stripping or opening pits unless so stated in the contract.

When chert is shipped in, the County will furnish same f.o.b. cars at designated side track, and the price bid is for unloading, hauling, dumping, grading, sprinkling, rolling and maintaining the road.

Care will be furnished as promptly as desired but the County will not be liable for damage occasioned by delay in furnishing care for chert or the movement of same.

The contractor is responsible for any decrease on cars.

For balance of contract see page 308

This being a continuation of the November Term, it is hereby ordered that this said regular term be and is hereby continued to next Saturday, January 9th, 1915.

W. L. Pratt
 J. N. Ham
 J. E. Hamilton
 B. J. Murphy

January 9th, 1915.

Pursuant to adjournment the court this day convenes in regular session as provided for by an order heretofore made.

The court hereby entered in to contract with the Champion Bridge Company to build a bridge over Pratt's Creek on the Election and Centerville Pike road, said contract being duly recorded in the Minutes of this court.

The court hereby directs the Probate Judge to draw a county warrant for \$100.00 being interest due on warrant 340 from 5-15-12 to 1-27-14.

The State of Alabama,
Bibb County.

WHEREAS, the Honorable Commissioners Court of the County of Bibb aforesaid, did, at a term thereof, begun and held on the 21st day of December 1914 determine by an order regularly made and entered upon the minutes thereof, to let to hire all convicts which theretofore had been, or thereafter should be sentenced to hard labor for said County, and whereas by a further order of said court W.L. Pratt was duly and regularly appointed the agent and representative of said Court and of said County in and for the hiring of such convicts, and whereas, the said W.L. Pratt agent aforesaid, acting for, and in behalf, and to the use of said County of Bibb and in compliance with the terms and conditions of the orders aforesaid of said Court, has hired to Sloss Sheffield Steel & Iron Company, a body corporate all of the convicts who have been or may hereafter, within the term covered by this contract, be sentenced to hard labor for said County.

Now, therefore, this contract made and entered into this 2nd day of December 1914 by and between the said W.L. Pratt agent aforesaid, acting for and to the use of said County, party of the first part, and Sloss Sheffield Steel & Iron Company party of the second part, WITNESSETH:

1. That the party of the first part will deliver to the party of the second part all convicts of those now under sentence or hereafter to be sentenced to hard labor for the County of Bibb the said convicts to be employed by the party of the second part in the work and labor of mining and work in, at and around the mines and works of the said Sloss Sheffield Steel & Iron Company in the Counties of Jefferson and Walker and State of Alabama.
2. That the said party of the second part shall pay to the County of Bibb as hire of each of the convicts delivered heretofore, as follows: for all able bodied male convicts sentenced for crime for sixty (60) days or over SIXTYN DOLLARS and FIFTY CENTS (\$14.90) per month per capita; and Ten Dollars (\$10.00) per month per capita for all other able bodied male convicts; maintenance for women, feed-meats, and not and boys under sixteen (16) years of age, payment to be made as follows, First, all 3rd part of the hire of each convict which accrues from so much of the term of hard labor as is imposed for the costs of conviction, shall be paid in advance on the delivery of the convicts, respectively, and credit therefor shall be allowed the contractor on the next settlement; and, Second, except as next provided, the hire here under this contract shall be paid quarterly for quarters ending March 31st, June 30th, September 30th and December 31st and if default should be made in the payment of said hire, or any other payment required by this contract and suit to recover the same be instituted, twenty per cent, damages on the amount, as to which the default occurs, shall be added thereto and be recoverable as a part thereof.
3. That this contract is entered into under, and in contemplation of all the laws of the State of Alabama, heretofore or hereafter enacted, in relation to the hiring, management and treatment of County convicts hired out of the County of conviction, and of all the rules and regulations of the Board of Inspectors of Convicts now existing or hereafter to be adopted, which are applicable to such convicts, and all said laws and rules are hereby made a part of this contract as though here fully set out.
4. That said party of the second part shall receive all convicts who may be assigned to it under this contract at the jail of the County of conviction, and shall pay the expenses of their transportation to the place at which they are to be put to hard labor.
5. That the said party of the second part shall furnish said convicts, while held by it under this contract, with a sufficient quantity of good and wholesome foods and with medicine with medical attention when necessary, and with comfortable clothing, to comprise at least two suits and underwear, and said convicts shall, under no circumstances be cruelly and inhumanly treated by said party of the second part its employees, or agent.
6. That the said party of the second part shall provide a safe, commodious and comfortable prison for the confinement of said convicts at night, or when not at work, in which must be confined not less than one hundred convicts, and a sufficient number of competent guards to prevent escapes at all times, and it shall pay such escape is the result of negligence, but upon the recapture of any escaped convict the party of the second part shall within three months after such escape it shall be entitled to a credit of one hundred dollars on its next settlement with the month after that in which they occur.
7. That the said party of the second part shall discharge the convicts held under this contract at the expiration of their term of penal servitude, respectively and shall supply each convict upon their discharge with transportation to the County of the County in which said convict was sentenced to imprisonment, and with rations for each day estimated to be necessary for the journey to said County seat.

and it shall also supply such convict on discharge with one good suit of clothes, hat and shoes, the value of said suit of clothes, hat and shoes, to be not less than eight dollars. That this contract is to commence on the 1st day of January 1915 and terminate on the 31st day of December, 1915; and said convicts were to be delivered to said party of the second part from time to time as they are sentenced the continuation thereof, and the said party of the second part shall pay for all convicts received under this contract from the day of receiving them, whether they be full number contracted for or less or more. That this contract shall be secured by a bond conditioned as by law required, with two or more good and sufficient sureties in double the gross amount contracted to be paid during the continuance hereof, to be approved in all respects by the Probate Judge of said County of Bibb.

10. That this contract shall terminate whenever the bond given to secure its performance, in the opinion of the Probate Judge of said County of Bibb becomes insufficient, or if any employee, and the Probate Judge of said County has the power, and it is his duty, to remove the convicts held hereunder from the control of the said party of the second part, or to annul this contract, as the case may be, when ordered so to do by the Governor, acting upon the recommendation of the Board of Inspectors; and upon the revocation or termination in any way of this contract, the said party of the second part shall forthwith deliver the convicts thereof up to the day of such delivery. That said party of the second part shall, on the first day of each month, make out and forward to the President of the Board of Inspectors of Convicts, a report of, and concerning the convicts held under it is contract, containing such information as the Board of Inspectors may, by regulation previously adopted, require, and a failure to make such report shall be good cause, in the discretion of the Board of Inspectors, for reporting the said contractor to the Governor as provided by section 4525 of the Code of 1895.

That this contract be executed in triplicate, one copy to be retained by the party of the first part, one copy by the party of the second part, and one copy to be filed in the office of the President of the Board of Inspectors of Convicts at Montgomery.

In Testimony Whereof, we have hereunto set our hands, and seals this, the 23 day of December 1914.

W. L. Pratt, Probate Judge for Bibb County (L. S.)

Gloss Sheffield Steel & Iron Company (L. S.)
By J. C. Mahan, Vice President. (L. S.)
Contractors.

BOND.

KNOW ALL MEN BY THESE PRESENTS, That we Gloss Sheffield Steel & Iron Company, a corporation as principal; and J. C. Mahan, Jr. and J. E. Moore; and National Surety Co., a corporation under the laws of the State of New York as surety are held and firmly bound unto the County of Bibb in said State, in the penal sum of Five Hundred Dollars, the payment of which well and truly to be made, we bind ourselves, our heirs, representatives and assigns, jointly and severally by these presents.

Given under our hands and seals this the 23 day of December 1914.

The condition of the above obligation is such, that whereas, the above bond Gloss Sheffield Steel & Iron Company has hired all of Bibb County's convicts for a term beginning on the 1st day of January, 1915, and ending on the 31st day of December 1915 and has this day made and entered into a contract with the Agent of Hard Labor of said County for the hire of said convicts, which contract is here referred to and made by reference a part hereof.

Now, if the said Gloss Sheffield Steel & Iron Company shall well and truly comply with the terms of said contract; and if they fully do and perform all that it is herein required to do and in the manner therein required, and shall, among other things herein required to be done by it furnish said convicts, while held under said contract, with a sufficient quantity of good and wholesome food, with medicine and medical attention, when necessary, with comfortable clothing, comprising at all times at least two suits and underwear, and to furnish each convict, upon his or her discharge, with a good suit of clothes, hat and shoes, and with transportation to the place of conviction, and make provision for their food during their journey; then the above obligation to be void, otherwise to remain and continue in full force and effect.

Witness our hands and seals, this the 23 day and date above written.

Gloss Sheffield Steel & Iron Company (L. S.)
By J. C. Mahan, Jr. Vice President (L. S.)
J. C. Mahan, Jr. (L. S.)

ATTEST:

J. E. Moore (L. S.)
National Surety Company (L. S.)
By Will Love, Attorney in Fact.

J. S. Hanks, Secretary

The above bond is hereby approved and accepted:
W. L. Pratt, Probate Judge of Bibb County.
Dated Dec. 23th 1914.

CONTRACT.

THIS AGREEMENT, made and entered into the 9 day of Jan 1915 between The Champion Bridge Company, of Wilmington, Ohio, as a First Party, and the parties subscribed below Commissioners of County of Bibb Co. State of Alabama as a Second Party.

WITNESSETH that said First Party, for consideration hereinafter mentioned, hereby agrees to furnish all material and to construct and complete ready for travel, the superstructure & Substructure of Blakes Mill bridge over the stream, called,..... at Blakes Mill raise the 4' four feet higher in said County and State. Said Bridge to be..... feet long, extreme length; to have..... feet clear roadway and to have...d sidewalks..... feet in clear. Data base 24' x 2' top 10' x 1' Height 15.

To be constructed in accordance with specifications and plans herewith filed and made a part of this agreement.

The said 1st party hereby agrees to have the substructure ready for the erection of said superstructure on or before the Mar. 1 A. D. 1915, and said First Party agree to have the superstructure completed on or before the Mar. 1 A. D. 1915.

But said First Party is not to be held responsible for unavoidable delays, caused by transportation, the elements, wars, enemies of the government, strikes of workmen, or for delays in the delivery of materials by manufacturers, or acts of Providence. Said Second Party hereby agrees to pay said First Party as a compensation for the aforesaid \$50,000 Three Hundred & Fifty Dollars, in the following manner, to-wit Cash on completion & if not paid a County Warrant drawing 8% interest & payable Jan 1st 1916.

In case said Second Party fails to have substructure completed and ready for said bridge &..... eighty per cent of the contract price shall be paid on delivery of the metal work and the balance as provided above.

It is mutually agreed and understood that no settlement or payment under this contract shall become binding on said First Party unless note or acknowledgment by one of its agents having written authority under this agreement. This contract is not binding on The Champion Bridge Company until signed by its authorized agent.

In Witness Whereof, We have set our hands and seals the day and year above written:

First Part,	{ The Champion Bridge Company (Seal)
	{ By L. A. W. Song, Agent, (Seal)
Second Part	{ W. L. Pratt (Seal)
	{ J. H. Hamilton (Seal)
	{ John M. Battle (Seal)
	{ R. J. Murphy (Seal)

ATTEST:

Filed for record July the 9th 1915.
W. L. Pratt, Judge of Probate.

State of Alabama,
Bibb County,

Thursday, December 10th, 1914.

Be it known the Commissioners of Bibb County assembled in regular session at the Court House at Centerville on this day according to adjournment, there was present and presiding Hon. W. L. Pratt, Judge of Probate and ex-officio Chairman of said Court and the following Commissioners: R. J. Murphy, J. H. Hamilton, John M. Battle and R. N. Ham.

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Moore Moore and Smith having notified the Board in writing that it was their desire to transfer to the Moore Construction Company and that they have assigned to said corporation a certain contract entered into by the Court of County Commissioners, and Geo. R. Moore and H. R. Smith on the 24th day of September, 1914 and a supplementary contract entered into by said parties on the 9th day of November, 1914 and requested that the Board would confirm and assent to said transfer, it was moved and seconded that said contract be transferred and that the Board do hereby confirm and assent to said transfer and that said Moore Construction Company is hereby substituted for the said Moore & Smith in the execution of said contract and all its provisions and that the Judge of Probate be authorized to require and approve such bond as may be necessary in accordance with terms of contract first above referred to. Upon a vote this motion was unanimously carried.

The Moore Construction Company, (successors to Moore & Smith) having presented their claim for work done in constructing and improving the public road running from Blakes to Centerville in said County, pursuant to a contract providing therefor, entered into by the Court of County Commissioners and Geo. R. Moore and H. R. Smith on the 24th day of September 1914 as supplemented by contract entered into by said parties on the 9th day of November, 1914 thereafter assigned by said Geo. R. Moore and H. R. Smith to Moore Construction Company, Contractors.

Said claim being evidenced by estimate made up by Brooks Miller, County Engineer for work done on said public road during the months of October and November and being duly verified and sworn to by said Contractor, said estimates showing that the County was indebted to the said contractor \$5000.00. It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw a warrant upon the Treasurer for amount stated, payable to the said Contractor, total

amount of warrants drawn being \$5000.00.

State of Alabama,
Bibb County,)

I, W. L. Pratt, Judge of Probate of said County, hereby certify that the above is a true and correct copy of the Minutes of said meeting and that same have been entered upon the Minute book of the Commissioners Court held at a regular term of said Court on the 10th day of December 1914.

Signed- W. L. Pratt Judge Probate

State of Alabama,
Bibb County,)

Thursday, December 10th 1914.

Following is a duly authenticated, itemized and sworn statement of Moore Construction Company of their claims this day presented and allowed by the Court of County Commissioners of Bibb County for work done in connection with the construction of Centerville and Elston road.

Sand & Top Soil 8x 11200 Cu Yards	22 1/2 Cu Yd	2500.00
Gravel Excav.	2900 " "	640.00
Clearing & grubbing 16 acres	at 30.00 Cu Yard	975.00
on Bill estimate	at 61.00 per acre	984.00
		<hr/>
		5000.00

State of Alabama,
Bibb County,)

I, George R. Moore, General Manager of Moore Construction Company do solemnly swear that the above statement is true and correct to the best of my knowledge and belief.

Geo. R. Moore

State of Alabama,
Bibb County,)

Sworn and subscribed to before me W. L. Pratt Judge of Probate this the 10th day of December, 1914.

W. L. Pratt
B. J. Murphy
J. H. Hamilton

CONCRETE IN BRIDGES, CULVERTS AND HEADWALLS.

Concrete shall be composed of Portland Cement (subject to engineer's approval), clean sharp sand or limestone screening, and durable stone, gravel or slag broken to pass through a 3/4 inch sieve and free from dirt or clay. The proportion of the mix will depend on the material used but it will be approximately one part of cement to three parts of sand or screening, and five parts of stone gravel or slag. The mass shall be mixed in small batches thoroughly dry, then sufficient water added to make it consistent with placing and then mixed again after being wet. The concrete shall be placed without delay and thoroughly tamped in place. The forms shall be so carefully placed that when removed the concrete will present a smooth surface. All facings that are exposed to view shall be finished by spading. All reinforcements shall be to size and length and placed as shown on plan and tied as as not to be displaced by concreting. All reinforcements shall be embedded to a depth of at least one inch.

Concrete will be paid for by the cubic yard and the price bid includes all excavations unless in solid rock. Then the price bid for solid rock shall be paid.

BRIDGING.

The timber composing the bridges shall be long leaf yellow pine or white oak and must be 90% heart or better, free from shakes, loose knots or other imperfections. Detail drawings will be furnished for each bridge.

DRAIN PIPE.

In localities where but small quantities of water pass, drain pipe shall be used for culverts. Contractors will bid furnishing and laying best double strength vitrified stone sewer pipe, of sizes as shown on plans and profiles.

Before laying the pipe the bottom of the trench shall be rounded out to fit the pipe from the lower surface to the horizontal center line. Depressions shall be cut in the trench to fit the sockets, so that when the pipe is laid, its entire lower surface from end to end shall have a solid bearing. All joints of the pipe shall be cemented with mortar, composed of clean sharp sand and Louisville cement mixed one to one. The ends of the pipe shall be protected by headwalls as shown by detail drawings. All pipe shall be laid with the bell end up stream.

BOX Culvert Masonry.

Box culvert masonry shall be laid dry. The side walls shall be built of good size and well shaped stones properly laid and bonded together in each course by stones extending entirely through the wall at least every six feet in the length of the wall.

Headers and stretchers shall not be less than 15 inches wide and at least as wide as high. The back of the wall is to be the same as front, with the exception of the facing. The upper course to have at least one-half of the stones, headers and stretchers in no case less than 15 inches wide; no stone in the course to be less than 8 inches thick.

The covering stones to be sound and strong and of such shape to form suitable joints; to be of approved thickness according to width of opening but in no case less than 12 inches thick, and to lie with their whole width not less than twelve inches on each side of the wall. Care will be taken to show a neat finish at the ends of the culvert.

CORRUGATED METAL CULVERTS.

Where corrugated metal culverts are required the contractor will bid furnishing and laying the best grade pipe. The metal used in the pipe shall be as nearly pure iron as possible and shall be of quality and gauge acceptable to the State Highway Engineer.

MISCELLANEOUS WORK.

If any work or service be required to be done which in the opinion of the engineer comes without the class of work to be measured under the contract, he will be at liberty to direct the contractor to perform the same by day labor; and the contracts when required by him, shall furnish such force and materials, and perform such work in the manner directed; and he shall be paid reasonable and actual wages of the men as ascertained by the Engineer or Inspector, and the actual value of all the material furnished, together with fifteen per cent of the total amount for the use of tools and machinery.

GENERAL CONDITIONS.

The contractor is to give his personal supervision to the work, keeping also a competent foreman constantly on the ground. He is to provide all labor and material, transportation apparatus and utensils for the entire work.

The entire work must be executed in the most substantial and workmanlike manner, according to the true intent and meaning of the specifications, which are intended to include everything on, or necessary requisites for, the entire finishing and completion of the work, with the material best adapted to the purpose, and every item of work or material involved is not particularly mentioned, and the entire satisfaction, approval and acceptance of the engineer.

All material used in the construction of the road will be subject to the inspection and acceptance of the engineer. All rejected material must be taken away from the site of the work without delay.

The contractor, upon being directed by the engineer, shall remove and rebuild or make good at his own expense, any work which the latter may consider defectively executed, and if the contractor should neglect or refuse to build or make good or

take down the work so disapproved of, the engineer shall cause it to be done at the cost of the contractor.

Conspicuous passing places for public and private roads shall be kept in good condition by the contractor. The contractor will be held responsible for trespass or damage to adjacent properties, or for any set or obstructions by himself or employes.

Any parties, under the direction of the engineer, shall be permitted to pass over any part of the work and to haul over the same any material required for the road, such persons pits, spoil banks, channels, roads, etc., will be provided by the county.

Each layer of road metal, after it has been placed upon the road surface, shall be kept carefully surfaced by daily attention for at least thirty days (however great the traffic passage over it), and after any road is finally completed and has been maintained in surface for a period of not less than thirty days, the contractor shall, when directed by the engineer, apply such additional quantities of road metal as may be required, for which he shall receive pay according to the contract bid for road metal applied.

The grading process shall be kept up promptly and opportunely, as directed by the engineer from time to time until the road is completed and accepted. It being emphatically stated and agreed to, and made a part of these specifications, that said road is not only to be built, but maintained in the best possible manner until it has been completed. And if the contractor shall omit or neglect at any time the said maintenance, so that in the opinion of the engineer the road metal is being injured from such neglect or omission, the said engineer shall have full power to cause said maintenance and repairs to be done and executed at the expense of the said contractor.

The contractor shall take all risks from floods and casualties of every description. No extra charges will be claimed or allowed on account of changes, either in the line or grade of the road, or in its cross-sections the prices mentioned in the contract being considered as full compensation for the various kinds of work herein agreed to be performed.

No charges shall be made by the contractor for hindrance or delay for any cause in the progress of any portion of his work; but it may entitle him to an extension of his time stipulated in his contract for completing the work, sufficient compensation for detention to be determined by the engineer, provided he shall give the engineer in charge immediate notice, in writing, of the cause of the detention.

No claim will be allowed for extra work unless same shall have been done in pursuance of a written order from the engineer, and the claim is made at the time of the first monthly payment after the work is executed; unless the engineer, at his discretion, should direct the claim, or such part of it as he may deem just and equitable, be allowed. But nothing will be deemed extra work that can be measured or estimated under the provisions of these specifications.

If at any time the contractor shall refuse to prosecute the work a force sufficient, in the opinion of the engineer, to insure its completion in the time specified in this agreement the engineer may direct the employment of such additional laborers and foremen as he may deem necessary to perform said work, at such wages as he may think it expedient to give; pay all persons so employed for their services, and charge the amount so paid to the contractor as so much money paid on this contract; and in case such expense is less than the sum which would have been payable if the same had been completed by said contractor, he shall forfeit all claim to the difference; and in case such expense shall exceed said sum, he shall pay the amount of such excess to the party of the first part; or the engineer may, at his discretion, for the failure to prosecute work with an adequate force or for non-compliance with orders as to the manner of forming it, or for any omission or neglect of the requirements and specifications on the part of the contractor, after ten days' notice, specifying in writing wherein the contractor is deficient, declare his contract forfeited; which declaration of forfeiture, made in writing and served upon the contractor, shall exonerate the County from any liabilities and obligations arising under this contract, and any balance due the contractor on account of work done shall be forfeited to the County, and the engineer shall have full power to enter upon and take possession of the work to contract with any other person or persons for its completion.

The contractor shall not let or transfer his contract, or any part of it (excepting for the delivery of material), or withdraw his constant personal attention to the work, without the written consent of the engineer. The quantities marked on the profile are an approximation only, and will not govern the final estimate.

The contractor will carefully preserve the bench marks and stakes. In case they are lost, misplaced or destroyed through his negligence, he shall be charged with the cost of replacing the same.

The contractor must acquaint with the general conditions of the country and of the work, and no information on any such matters obtained from the engineer or his assistants shall relieve him from fulfilling all the terms of his contract.

Notice given to the persons highest in authority in immediate charge shall be binding on the contractor.

Estimates on the relative value of the work performed on the last day of the month, or as near therabouts as possible, will be made by the engineer as the work progresses. These estimates will be audited about the first of each month, and payments made thereon to the contractor about the 10th of the same month.

The engineer shall retain fifteen per cent (15%) from the estimates until the work is completed.

Wherever in these specifications the word "engineer" is used, it shall be taken as meaning the State Highway Engineer or Assistant State Highway Engineer, or his authorized representatives.

The engineer in charge shall have complete control of the execution of the work, and his decision in all cases shall be final and conclusive.

Wherever the word "contractor" is used, it refers to and means the party or parties who shall duly have entered into contract with the Court of County Commissioners to perform the work, their duly authorized agent or legal representative.

DESCRIPTIVE WORK.

The contract will be held responsible for the faithful execution of the work in accordance with the specifications.

Any defective work that may be discovered by the engineer or his appointees before the final acceptance, or for final payment shall have been made, shall be removed and replaced by work and materials which shall conform to the spirit of the specifications; the fact that the inspector or other persons in charge may have overlooked such defective work, shall not constitute an acceptance of the same.

COMMENCEMENT OF THE WORK.

The work to be done under these specifications shall be commenced within thirty days after the award of the contract, and shall be prosecuted in such manner as to complete in accordance with the specifications on or before the 1st July 1915.

Should the execution of the work be delayed in consequence of any act or omission on the part of the party of the first part, the condition of the weather, or by any circumstances so unusual that they could not be foreseen previous to, or avoided during the construction of the work, (all of which shall be determined by the engineer, who shall certify the same in writing), the time during which the work was so suspended shall be excluded, and the time extended by a corresponding number of days. But neither any extension of time for any reason beyond the date fixed for the completion of the work, nor the acceptance of any part of the work comprised in these specifications subsequent to said date, shall be deemed a waiver by said party of the first part of the right to abrogate for abandonment or delay in the manner herein provided.

SAFEGUARDS.

The contractor must provide proper and sufficient safeguards and protection against the occurrence of any accidents, injuries, damage or hurt to any person or property during the progress of the work, and shall alone be responsible for any loss or damage that may happen to the work or any of the tools or material employed in furnishing the work.

The contractor will be required to furnish bond in an approved Surety Company, to double the amount of his contract.

State of Alabama,)
Bibb County,)

KNOW ALL MEN BY THESE PRESENTS, That this agreement entered into by and between O. P. Head and George R. Moore, to be known as party of the first part, and the Commissioners Court of Bibb County, Alabama, to be known as party of the second part, WHEREAS:

That said party of the first part agrees and binds themselves to grade, construct, surface and complete thirty miles more or less of public road in Bibb County Alabama as follows: That certain public road known as the Marion and Centerville public road beginning at the West side of the Cahaba bridge at the town of Centerville and extending to the Perry County line, the corporate limits of the town of West, Alabama, excepted; that certain road from West Blocton, Alabama, to the Tuscaloosa County line near Woodstock, Alabama, that certain road beginning at the Six Mile post on the Centerville and Montevelle road, six miles from Centerville and running to the Shelby County line. Said roads to be located and fixed by a competent surveyor selected by party of the second part.

Parties of the first part agree to construct said road as follows:

- (1). Party of the first part agree to move all dirt or earth excavation at twenty-five cents per cubic yard.
- (2). Party of the first part agree to move all loose rock at sixty cents per cubic yard.
- (3). Party of the first part agree to move all solid rock at ninety cents per yard.
- (4) Party of the first part agree to grub and clear all road right-of-way at seventy-five dollars per acre.
- (5). Party of the first part agree to do all surface work in and about the completion of said road, whether with sand, clay, gravel or shert and for rolling same seventy-five cents per yard for first mile haul and thirty-five cents for each additional mile, or fractional part thereof.
- (6). Party of the first part agree in consideration for work done on this contract to take county warrants issued by the Commissioners Court of Bibb County, Alabama, to run in time an amount as arranged by Commissioners Court not to exceed in time twenty years.
- (7). The work under this contract shall begin first on the road leading from Centerville, Alabama to the Perry County line, known as the Marion and Centerville road; (second) on the road leading from West Blocton to the Tuscaloosa County line, near Woodstock, Alabama, and (third) on the road known as the Centerville and Montevelle road beginning at a point on said road six miles from Centerville and running therefrom to the line between Bibb and Shelby Counties, near Brierfield, Alabama.
- (8). Anything not specified in this contract that is necessary to be done in and about the proper completion of said road is to be done by party of the first part at a cost to party of the second part, at not profit of 10% to party of the first part.
- (9). Said thirty miles of road, more or less, to be completed by party of the first part under the terms of this contract within two years from the date of the execution thereof.
- (10). The party of the second part to take all legal steps necessary to make valid and binding and legal the sale of warrants issued under the terms of this

contract.

(11). Said warrants issued under this contract to bear interest at the rate of 6% per annum from date of issuance.

(12) estimates to be made every thirty days.

Witness our hands and seals, this the 9th day of January, 1915.

Geo. R. Moore

G. P. Head

Party of the first part

W. L. Pratt

Jno. M. Battle

E. J. Murphy

J. E. Hamilton

Party of the second part.

State of Alabama,)
Bibb County,)

January 9th, 1915.

Be it known that the Commissioners Court of Bibb County assembled in regular session at the Court House in Centerville on this day in regular session as provided by the Statute of the State of Alabama. There was present and presiding W. L. Pratt, Judge of Probate and ex-officio member of said Court, and the following Commissioners J. M. Battle, J. E. Hamilton, D. W. Ham and E. W. Nichols.

X X

George R. Moore and G. P. Head appeared before the Court and stated that in order to conform to the wishes of the parties who are purchasing county warrants to be issued for road building purposes, as per contract entered into by said George R. Moore and G. P. Head with said Bibb County, on the 9th day of January 1915, they requested that the Board pass a resolution promising and agreeing to levy, collect and set aside a sufficient amount from the general fund each year to pay warrants and interest that would accrue to said George R. Moore and G. P. Head in the building of the proposed road in compliance with the contract, said contract duly signed and recorded in Minute Record "I", page 308-09.

At the further request of said George R. Moore and G. P. Head it is agreed that such warrants as shall be submitted by the purchasers of said road warrant shall be accepted by the Commissioners Court, and that a draft of said warrant which they desire to be used shall be duly accepted, and the form recorded in the Minutes of said Court, there was some general discussion before the Court, after which the following resolution was introduced.

Be it resolved, for the purpose of paying the debt or liability created in the construction and improvement of said public roads pursuant to the contract of January 9th, 1915 between the Court of County Commissioners of Bibb County and George R. Moore and G. P. Head, contractors, the Court of County Commissioners of Bibb County hereby covenants, promises and agrees to set aside a special tax in a sufficient amount from the general fund each year to pay warrants and interest in the connection with the building of certain public roads as per contract between the Court of County Commissioners and George R. Moore and G. P. Head, contractors; that said amount so levied and collected and to be levied and collected upon the taxable property of said County to pay the debt created for the construction and improving said public roads as follows: running from Centerville to the Perry County line along or near what is known as the Centerville and Macon road on the West side of Cahaba river and a road from Elston, or West Elston to the Tusculocoma line near Woodstock and the road running from the six mile post on the Centerville and Montevalle road along or near the said Centerville and Montevalle road to the Shelby County line, either connecting the said Shelby County line near Briarfield or what is known as the Wilson place on Mahan's creek, in said County to be kept separate and apart from the general fund of said County, for the purpose of paying such debt or liability and the warrants evidencing the same, together with interest thereon, until the same have been fully paid; that said warrants shall be executed in such form substantially as is hereto attached and marked Exhibit "A", or of like purport and effect in compliance with this resolution and that said form of warrant be hereby incorporated, included and made a part of this resolution.

The above resolutions were adopted by the affirmative vote of the following members of the Commissioners Court of Bibb County,

W. L. Pratt, Ex-Officio Member,

D. W. Ham

E. J. Murphy,

J. M. Battle,

J. E. Hamilton.

I, W. L. Pratt, Chairman and Ex-officio member of the above named Commissioners Court, do hereby certify that the foregoing is a true copy of resolutions adopted by said Commissioners Court at a meeting held this 9th day of January, 1915.

W. L. Pratt, Judge of Probate.

REGULAR MEETING FEBRUARY 8th 1915.

be it remembered that at this meeting all the members being present the following business was transacted, and the following orders a. d. decrees made,

Settled

Claim of The Centerville Press:

At this meeting the claim of The Centerville Press for \$185.25 was filed for allowance. The claim is for job printing, etc. The court after examining this account hereby allowed as a proper charge against Bibb County- \$185.25

Settled

Geo. D. Barnard & Co.

At this meeting the claim of Geo. D. Barnard & Co. for \$16.09 was filed for allowance. The claim is for Stationery etc. The court after examining this account hereby allowed as a proper charge against Bibb County, \$16.09

Settled

Claim of Centerville Light & Power Co.

At this meeting the claim of The Centerville Light & Power Co. for \$107.80. The claim is for contract July 1st 1914 to July 1st 1915- wiring 2 lights complete with switches etc. The court after examining this account hereby allowed as a proper charge against Bibb County, \$107.80

Settled

Claim of McQuiddy Printing Company.

At this meeting the claim of McQuiddy Printing Co. for \$105.70 was filed for allowance. The claim is for Stationers' books etc. The court after examining this account hereby allowed as a proper charge against Bibb County, \$105.67

Settled

Claim of Marshall & Bruce Co.

At this meeting the claim of Marshall & Bruce Co. for \$333.10 was filed for allowance. The claim is for Books, etc. The court after examining this account hereby allowed as a proper charge against Bibb County \$333.10

Settled

Claim of George I. Burdin.

At this meeting the claim of Geo. I. Burdin was filed for allowance. The claim is for ice for Fall term Circuit Court. The court after examining this account hereby allowed as a proper charge against Bibb County, \$6.60

Settled

Claim of J. E. Eady.

At this meeting the claim of J. E. Eady for \$9.00 was filed for allowance. The claim is for building bridge. The court after examining this account hereby allowed as a proper charge against Bibb County, \$9.00

Settled

Claim of J. E. Perry.

At this meeting the claim of J. E. Perry for \$103.50 was filed for allowance. The claim is for bridge. The court after examining this account, hereby allowed as a proper charge against Bibb County.

Settled

Claim of P. M. Holey.

At this meeting the claim of P. M. Holey for \$1.75 was filed for allowance. The claim is for Oranges and apples for poor house. The court after examining this account hereby allowed as a proper charge against Bibb County.

Settled

Claim of Dr. T. E. Schooler.

At this meeting the claim of Dr. T. E. Schooler for \$4.80 was filed for allowance. The claim is for medicine for jail. The court after examining this account hereby allowed as a proper charge against Bibb County.

Settled

Claim of S. J. Bolling & Son.

At this meeting the claim of S. J. Bolling & Son for \$48.96 was filed for allowance. The claim is for groceries etc for poor house- blankets for jail. The court after examining this account hereby allowed as a proper charge against Bibb County.

Settled

Claim of J. S. Ward.

At this meeting the claim of J. S. Ward for \$149.64 was filed for allowance. The claim is for ~~the~~ blankets for jail. The court after examining this account hereby allowed as a proper charge against Bibb County, \$149.64

Settled

Claim of W. H. Thomas.

At this meeting the claim of W. H. Thomas was filed for allowance. The claim is for Lumber & nails. The court after examining this account hereby allowed as a proper charge against Bibb County \$47.30

Settled

Claim of J. Gore

At this meeting the claim of J. Gore for \$5.80 was filed for allowance. The claim is for work on engine and gas. The court after examining this account hereby allowed as a proper charge against Bibb County.

Settled

Claim of Ed Kinard.

At this meeting the claim of Ed Kinard for \$4.50. The claim is for carpenter work done at the jail. The court after examining this account hereby allowed as a proper charge against Bibb County, \$4.50

Allowed
 Claim of R. L. Avery.

At this meeting the claim of R. L. Avery for \$113.01 was filed for allowance. The claim is for ex-off fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County.

Allowed
 Bibb County Cotton Oil Company.

At this meeting the claim of the Bibb County Cotton Oil Company for \$15.00. The claim is for cotton seed haul and meal for poor house. The court after examining this account hereby allowed as a proper charge against Bibb County.

Dec. 26th 1914.

To the Commissioners Court of Bibb Co. We the undersigned Citizens of Best Seven ask your Hon. Court not to grant the road running by way of J. W. Hicks and E. W. Ballers as we consider the road of no use and a waste of money and labor.

J. D. Hicks	R. E. Gentry
J. L. Lawley	S. J. Gentry
G. W. Lawley	W. R. Lawrence
J. C. Lawley	L. E. Hicks
W. E. Gentry	J. H. Hamrick
D. C. Langford	A. E. Wilson
Fed Barnes	A. D. Latham
F. D. Hicks	W. D. Beeson
J. V. Mount	H. C. Wallace
Ira Lovelady	Cal Langford
W. R. Lovelady	W. K. Wallace
Edwin Lovelady	J. B. Lawrence
T. A. Johnston	I. P. Hicks
T. A. Johnston	D. J. Maddox
J. W. Terry	W. S. Hicks
J. W. Johnston	J. T. Tucker
J. H. Shoults	G. W. King
H. P. Head	V. R. Kelley
E. P. Adams	T. A. Mitchell
J. S. Latham	J. W. Edwards
R. W. Edwards	W. L. Lawrence

Filed Feb'y 5th 1915.

W. L. Pratt, Judge of Probate.

It is hereby ordered and decreed by the Court that upon application of the above petitioners, the court believing that the road heretofore established in Best Seven as described in said petition is not necessary and that the same is hereby in all respects discontinued.

The resignation of L. P. Wallace is hereby accepted as County Surveyor and Mr. Brooks Miller is appointed County Surveyor of Bibb County to succeed.

Allowed
 Claim of Drs. Peters & Williams.
 They claim the sum of \$10.00 for medical attention.
 Allowed.

Allowed
 Claim of the Centerville Hardware Company.

At this meeting the claim of The Centerville Hardware Co. for \$225.35 was filed for allowance. The claim is for merchandise furnished County poor house and jail etc.
 Allowed.

Allowed
 Claim of Meigs Drug Store.

At this meeting the claim of Meigs Drug Store for \$ 23.05 was filed for allowance. The claim was for medicines etc furnished County. The court after examining this account hereby allowed as a proper charge against Bibb County.

Allowed
 Claim of J. B. White.

At this meeting the claim of J. B. White was filed for allowance. The claim is for merchandise furnished the County, & Poor House, \$75.00

Allowed
 Claim of Lavender & Thompson.

At this meeting the claim of Lavender & Thompson for \$75.00 was filed for allowance. The claim is for Case McKinney vs Bibb County- Contract, advise etc read matter.

Allowed
 Claim of Mrs. Manning.

At this meeting the claim of Mrs. Manning for \$4.55 was filed for allowance. The claim is for 13 meals at Exets for Jurors.

Allowed
 Claim of C. L. Oakley

At this meeting the claim of C. L. Oakley for \$55.75 was filed for allowance. The claim is for costs in Circuit & County Court, ex-off fees etc.

Issued
 Claim of W. L. Pratt.

At this meeting the claim of W. L. Pratt for \$255.00 was filed for allowance. The claim is for trying cases in County Court, keeping Minutes Commissioners Court ex-off fees etc.

Issued
 May 27th
 Chas. I. Townes, Examiner,
 VS
 Bibb County.

{ To services of State Examiner for twelve days at
 \$9.00 per day--\$108.00
 " Allowed.

Issued
 J. C. Langston,
 VS
 Bibb County.

{ He claims of the County \$2.00 for 1 dozen electric lights for jail
 Allowed

Issued
 Red Eagle Coal Co.
 VS
 Bibb Co.

{ They claim the sum of \$110⁸⁵
 for one car of coal sold. Bibb Co
 Allowed.

Issued
 Amos Kelsey
 VS
 Bibb County

{ He claims the sum of \$1⁰⁰ for digging grave
 at Poor House - allowed

Issued
 J. P. Bayland
 VS
 Bibb Co

{ He claims the sum of \$150 for carrying
 to the Poor House Mrs. M. M. Bultman
 allowed

Issued
 W. L. Hanes
 VS
 Bibb Co

{ He claims the sum of \$5⁷⁵ for work
 done at Court House allowed

The State of Alabama,
 Bibb County.

The Moore Construction Company having presented their claim for work done in constructing and improving the public road running from Blount to Centerville in said County, the said claim being evidenced by estimate made up by Brooks Miller, County Engineer for work done on said public road during the month of December and being duly verified and sworn to by said Contractor, said estimate showing that the County was indebted to the said Contractor \$1500.00. It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw a warrant upon the Treasurer for the amount stated, payable to the said Contractor, total amount of warrants drawn being \$1500.00.

The State of Alabama,
 Bibb County.

I, W. L. Pratt, Judge of Probate of said County, hereby certify that the above is a true and correct copy of the Minutes of said meeting and that same have been entered upon the Minute book of the Commissioners Court held at a regular term of said Court.

This the 29th day of December, 1914.

W. L. Pratt, Judge of Probate

The State of Alabama,
 Bibb County.

Monday December 29th 1914.

Following is a duly authenticated, itemized and sworn statement of Moore Construction Company of their claims to be paid presented and allowed by the Court of County Commissioners of Bibb County for work done in connection with the Construction of the Centerville and Blount road.

Send any top soil 2000 Cubic yards	\$450.00
Clay Soil 500	150.00
Four & 3/4 100 Acres Cleared and grubbed	200.00
	\$800.00
	\$284.04
	250.00
	\$1334.04
	\$1500.00

Advanced on January
 Engineer

Total

State of Alabama,
Bibb County,

I, W. L. Pratt, Judge of Probate for said County, hereby certify that the foregoing has been regularly entered upon the Minute Book of the Commission-
ers Court, held at a regular term of said Court on the 8th day of February, 1915.
Witness my hand and seal this
8th day of Feb., 1915.
W. L. Pratt, Judge of Probate.

Estimate of Moore Construction Co., for work done on Election and Centerville
Public Road to Feb. 1915.

Earth excavation-----	yds at	
Earth excavation-----	yds at	1050.35
Gravel-----	yds at	211.92
Lumber-----	yds at	217.73
Force account-----		1500.00
	Engineering	100.00
	Total	\$2000.00

APPROVED:

B. L. Miller, County Engineer.

State of Alabama,

Bibb County,
George R. Moore, General Manager Moore Construction Co hereby
certify that the foregoing is true and correct to the best of my knowledge and be-
lieve.

Geo. R. Moore

Subscribed and sworn to before me the 8th day of Feb. 1915

W. L. Pratt, Judge of Probate.

State of Alabama,
Bibb County,

I, W. L. Pratt, Judge of Probate, hereby certify that the foregoing
is a true and correct copy of estimate of the Moore Construction Company.
This the 8th day of February, 1915.

W. L. Pratt, Judge of Probate.

W. L. Pratt, Presiding
B. L. Miller
J. W. Nichols
J. E. Hamilton

Regular adjourned Term February 27th, 1915.
This day being an adjourned meeting of the regular February term, all members being present except J. E. Hamilton, the court hereby transacts the following business and passed following resolutions.

On motion and second the Probate Judge is ordered to issue a warrant to Walton C. Pratt Trustee on a bridge warrant, the amount of said bridge warrant being \$1400.00 which was past due since May 1914. That such interest warrant shall cover time from May 5th 1914 until the date at which said warrant is paid.

The court hereby orders on motion of J. M. Battle and seconded by S. K. E. Nichols, in which said motion was unanimously carried that on contract with the Claxton Bridge Company for bridges built at Briarfield and Blakes Mill. That the Judge of Probate is hereby ordered to issue warrant with 8% interest warrants attached as follows:
Briarfield bridge one warrant for \$2000.00 due January 15th 1917, one warrant \$2100.00 due 1918, Blakes Mill as follows, \$2000.00 January 15th 1919, \$2000.00 January 15th 1920. Said warrants to be attached with warrants for the interest on said contract at 8% per annum due annually on the 15th of January of each year.

It is ordered by the court that R. R. McCuller be given the work of constructing approaches or fills to the bridge now being constructed at his mill and that in payment thereof, the Judge of Probate is directed to issue a warrant for such sum as is agreed upon between the said R. R. McCuller and J. E. Hamilton and W. L. Pratt.

It is ordered by the court that in settlement under contract with the Whiteside Bridge Company that the Judge of Probate be and he is hereby directed to issue warrants under said contract, and for the \$1000.00 cash payment he shall issue warrant for such sum as will be negotiable for the said \$1000.00 cash payment with interest at 8%. The intention of this resolution is to instruct the Judge of Probate if there is any discount in the sale of warrant for \$1000.00 cash payment that an amount equal to said discount shall be added in the face of said warrant.

February 27th 1915.

State of Alabama,
Bibb County.

The Commissioners Court of Bibb County met on this day in regular session according to the order of adjournment.

There was present and presiding Hon. W. L. Pratt, Judge of Probate, and the following Commissioners, to-wit: John M. Battle, S. K. E. Nichols, D. H. Ham and J. E. Hamilton - Absent NONE.

The Judge of Probate as Chairman of the Commissioners Court declared that a quorum of the court was present, and the meeting opened for the transaction of business.

The Commissioners took under consideration the matter of the contract heretofore signed by O. P. Head, and W. L. Pratt as Judge of Probate of Bibb County for the construction of part of the Centerville and Bloston road, and it appearing that the said contract had not been entered of record upon the minutes of said court, it was ordered,

1st, that the said contract for the building of the State Aid Road heretofore awarded by this court to O. P. Head for the approximate amount of Ten Thousand Five Hundred Forty-Two Dollars and Twenty-Six Cents (\$10,542.26) be and the same is in all things ratified and confirmed.

2nd, that the said contract and plans and specifications thereto attached be entered of record upon the minutes of this court.

Commissioner J. M. Battle then offered the following resolution: Whereas this court at its regular November term authorized the execution of a contract with O. P. Head for the construction of part of the Centerville and Bloston road, known as the State Aid Road, and, whereas the making of the said contract has been in all things ratified and confirmed by this court.

Now in order to provide for the payment of the amount due the said O. P. Head on account of said contract, it is ordered by the court that interest bearing warrants in denomination of Five Hundred Dollars (\$500.00) each, be issued to the said O. P. Head, when by virtue of the terms of said contract, he becomes entitled to receive the same. Said warrants shall be dated as of the date the amount of the said O. P. Head for work done on said road, is audited and allowed by this court, and said warrants shall bear interest at the rate of six per centum per annum, payable annually on the first day of February of each year, and said warrants shall be due and payable at the rate of One Thousand Dollars (\$1000.00) each year, beginning on the first day of February 1916, and continuing at the same rate each year until all are paid.

That for the payment of the Principal and interest of said warrants as the same mature, the county of Bibb will levy and collect a continuing tax at such a rate and for an amount sufficient to pay the principal and interest on said warrants as they respectively mature.

That when and as often as the said O. P. Head is entitled to receive estimates on the work done by him under said contract, he shall submit an itemized statement of the amount due him, which statement shall be upon and allowed by this court, and when so allowed, warrants in the denomination of Five Hundred Dollars (\$500.00) each, shall be issued to him in payment of such account as herein provided. Should there be any balances over and above Five Hundred Dollars, or any multiple thereof, due to the said O. P. Head, same shall be carried forward to the next estimate to be allowed by the court.

The said resolution being put to vote was unanimously adopted, all Commissioners

voting in the affirmative.
The court then adjourned.

W. L. Pratt
Judge of Probate.

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

The Moore Construction Co., successors to Moore & Smith having presented their claim for work done in constructing and improving the public road running from Blyden to Centerville in said County, pursuant to a contract providing therefor, entered into by the Court of County Commissioners and Geo. R. Moore and H. R. Smith, said contract, with the consent of the Court of County Commissioners, having been heretofore transferred to the Moore Construction Co., a Corporation. Said claim being evidenced by estimate made up by the County Engineer of Bibb Co., and being duly verified and sworn to said contractor, the Moore Construction Co., said estimate showing that the County was indebted to said contractor in the sum of \$1500.00 and the County having no set off, counter claim or no litigation threatening or pending restraining or enjoining the issuance or delivery of County warrants to settle said claim.

It is ordered by the Court that said estimate be paid in accordance with the terms of said contract referred to in said order or resolution and the Probate Judge is hereby authorized to draw warrants upon the County Treasurer of Bibb Co., for amount stated, \$1500.00 payable to said contractor the Moore Construction Co.

W. L. Pratt
J. R. Hamilton
Jno. M. Battle

State of Alabama,
Bibb County.

W. L. Pratt, Judge of Probate for said County, hereby certify that the foregoing order has been regularly entered upon the Minute Book of the Commissioners Court, held at a regular term of said Court on the 15th day of Feb. 1915.

Witness my hand and seal this the 15th day of Feb. 1915.

W. L. Pratt,

The following resolution or order was passed by the Court of County Commissioners of Bibb Co.

The Moore Construction Co., successors to Moore & Smith having presented their claim for work done in constructing and improving the public road running from Blyden to Centerville in said County, pursuant to a contract providing therefor, entered into by the Court of County Commissioners and Geo. R. Moore and H. R. Smith, said contract, with the consent of the Court of County Commissioners, having been heretofore transferred to the Moore Construction Co., a corporation. Said claim being evidenced by estimate made up by the county engineer of Bibb Co., and being duly verified and sworn to said contractor, the Moore Construction Co., said estimate showing that the County was indebted to said contractor in the sum of \$5000.00 and the County having no set off, counter claim or no litigation threatening or pending restraining or enjoining the issuance or delivery of county warrants to settle said claim.

It is ordered by the Court that said estimate be paid in accordance with the terms of said contract referred to in said order or resolution and the Probate Judge is hereby authorized to draw warrants upon the County Treasurer of Bibb Co., for amount stated viz \$5000.00 payable to said contractor the Moore Construction Co.

W. L. Pratt
J. R. Hamilton
Jno. M. Battle

State of Alabama,
Bibb County.

W. L. Pratt, Judge of Probate for said County, hereby certify that the foregoing order has been regularly entered upon the Minute Book of the Commissioners Court, held at a regular term of said Court on the 15th day of Feb. 1915.

Witness my hand and seal this the 15th day of Feb. 1915.

W. L. Pratt, Judge of Probate.

BIBB COUNTY
to
MOORE CONSTRUCTION COMPANY.

Statement of work done in constructing and improving public road running from Blyden to Centerville in Bibb County for the month of March:

Top Soil.....	Cubic yards	at
Clay Soil.....	"	at
Loose Rock.....	"	at
Solid Rock.....	"	at
Clearing & Grubbing.....	acres	at
Chert.....	Cubic Yards	at
Engineering.....	"	at
Vitrified Pipe 18".....	"	at

Vitrified Pipe 18" L. F. at
 " " 24" " " at

I, Geo. R. Moore, General Manager of Moore Construction Company do hereby solemnly swear that the above statement is true to the best of my knowledge and belief.
 Moore Construction Company

The following resolution or order was passed by the Court:

The Moore Construction Company having presented their claim for work done in constructing and improving the public road running from Maeston to Centerville in Bibb County pursuant to a contract providing therefor entered into by the Court of County Commissioners of said Bibb County and Geo. R. Moore and H. S. Smith on the 24th of September, 1914 and as supplemented by contract entered into by said parties on the 9th day of November, 1914, thereafter assigned by said Geo. R. Moore and H. S. Smith to the Moore Construction Company, contractors, said claim being itemized and sworn to by said contractor, the Moore Construction Company, and being approved by the County Engineer and at the time of the presentation of said claim by the contractor, county has no set off or counter claim against same, nor there being any litigation pending or threatened directly or indirectly affecting the contract and the proceedings of the Court of County Commissioners relating to said improvement and the issue of said warrants nor any dispute, controversy or litigation affecting the validity of said warrants or any of them, it is ordered by the Court that the claim be admitted and allowed against Bibb County and the Judge of Probate is hereby authorized to draw warrants on the Treasurer for the amounts so stated, viz: \$6000.00 payable to said contractor according to the terms of the contract.

W. L. Pratt
 Jno. M. Battle
 H. W. Ham
 S. W. Nichols

State of Alabama,
 Bibb County,

I, W. L. Pratt, Judge of Probate, hereby certify that the foregoing order of the Commissioners Court of County Commissioners has been duly passed at a regular term of said Court and that the same has been regularly entered upon the minutes of said Court held at a regular term on this the 27th day of March 1915.

Witness my hand and seal this the 27th day of March, 1915.

W. L. Pratt, Judge of Probate.

W. L. Pratt Presiding
 J. M. Battle
 S. W. Nichols
 D. H. Kinner

FEBRUARY 27th 1915.

This being a meeting adjourned by agreement to this date from the regular February Term the following business was transacted.

The Treasurer of Bibb County is hereby directed to pay interest on any outstanding warrants due for jail or road purposes especially referring to Centerville and Blotson road, after which the amount levied for special jail purposes or road purposes shall be merged to the general fund.

State of Alabama,
Bibb County.

This being an adjourned Term of the Commissioners Court of Bibb County, regularly agreed upon and passed to this day, we hereby in all respects pass unanimously the following resolution.

By a motion duly made and seconded by J. R. Battle Commissioner, all Commissioners being present, to-wit: J. E. Hamilton, R. W. Nichols, R. W. Ham and J. R. Battle, it is resolved that the Commissioners Court of Bibb County in their legal capacity do hereby pass the following resolution: "Be it resolved by the Commissioners Court of Bibb County that the said County Court of Commissioners authorized and empowered the Judge of Probate who is to issue a sufficient amount of warrants not exceeding \$6000.00 to meet the State's appropriation for the construction and maintenance of what is known as the Centerville and Blotson road."

M. P. Pope
VS
Bibb County.

He claims the sum of \$10.00 for drugs furnished the County Health Officer.

Allowed.

J. Battle
VS
Bibb County.

He claims the sum of \$20.00 for building fence and moving rock around hotel at Blotson on Centerville & Blotson road.

Allowed

W. L. Hames
VS
Bibb County.

He claims the sum of \$5.25 for work done at the Court House by order of J. R. Ward, Sheriff.

Allowed.

Ed. Gentry
VS
Bibb County.

He claims the sum of \$6.00 jail tax at Court House Feb 15th to march 15th 1915.

Allowed.

Griffin Bros
VS
Bibb Co.

He claims the sum of \$71.82 for lumber & team on road - Bridge on Griffin Branch

Allowed

R. R. McCully
VS
Bibb County

He claims the sum of \$391.20 for building pad near Griffin place, making fills on gulches for steep bridge & building this structure

allowed

*Received
March 27/15*
*Received
March 1/15*
*Received
March 13/15*
*Received
March 16/15*
*Received
March 17/15*
Examined 4/11/15, J. T. Gorman

N. L. Pratt Presiding
J. M. [unclear]
E. N. [unclear]
S. W. [unclear]
J. [unclear]

MAY TERM COMMISSIONERS' COURT 1914.

Be it remembered at the regular Term of the Commissioners Court of Bibb all members being present the following business was transacted and accounts allowed.

Claim of The Cahaba Supply Company.

At this meeting the claim of the Cahaba Supply Company for \$5.30 was filed for allowance. The claim is for Shovel, Overalls etc. The court after this account hereby allowed as a proper charge against Bibb County, \$5.30

Claim of A. Babb.

At this meeting the claim of A. Babb for \$21.50 was filed for allowance. The claim is for 200 post for poor house, hauling feed one trip. The court after examining this account hereby allowed as a proper charge against Bibb County, \$21.50

Claim of S. J. Rolling & Son.

The claim of S. J. Rolling & Son for \$95.02 was filed for allowance. The claim is for groceries furnished Bibb County. The court after examining this account hereby allowed as a proper charge against Bibb County, \$95.02

Claim of J. Coor.

The claim of J. Coor for \$7.50 was filed for allowance. The claim is for Blacksmith work done for County, seal etc. The court after examining this account hereby allowed as a proper charge against Bibb County, \$7.50

Claim of The One Price Bargain Store.

At this meeting the claim of The One Price Bargain Store for \$16.25 was filed for allowance. The claim is for merchandise furnished County for jail. The court after examining this account hereby allowed as a proper charge against Bibb County, \$16.25

Claim of Geo. D. Bernard & Company.

At this Court the claim of Geo. D. Bernard & Company for \$35.75 was filed for allowance. The claim is for Special Warrants. The court after examining this account hereby allowed as a proper charge against Bibb County, \$35.75

Claim of Marshall & Bruce Company.

At this meeting the claim of Marshall & Bruce Co. for \$12.18 was filed for allowance. The claim is for Road Warrants East. Dist. The Court after examining this account hereby allowed as a proper charge against Bibb County, \$12.18

Claim of C. H. Cleveland.

At this meeting the claim of C. H. Cleveland for \$51.69 was filed for allowance. The claim is for lumber delivered at Person Branch and Falls. The Court after examining this account hereby allowed as a proper charge against Bibb County, \$51.69

Claim of Jim Freeman.

At this meeting the claim of Jim Freeman for \$22.95 was filed for allowance. The claim is for building bridge across Person Branch on Randolph & Centerville road. The court after examining this account hereby allowed as a proper charge against Bibb County, \$22.95

Claim of R. L. Avery.

At this meeting the claim of R. L. Avery for \$379.07 was filed for allowance. The claim is for County and Circuit Court cases dismissed and acquitted. The court after examining this account hereby allowed as a proper charge against Bibb County, \$379.07

Claim of R. L. Avery.

At this meeting the claim of R. L. Avery for \$254.90 was filed for allowance. The claim is for Ex-Off Fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County, \$254.90

Claim of J. R. White.

At this meeting the claim of J. R. White for \$229.15 was filed for allowance. At the request of the said J. R. White the Court authorized the Probate Judge to issue two warrants, one for \$100.00 and one for \$129.15. The court after examining this account hereby allowed as a proper charge against Bibb County, The claim is for merchandise furnished County, \$229.15

Claim of Mrs. Julia Wallace & Mrs. Belle Cates.

At this meeting the claim of Mrs. Julia Wallace and Mrs. Belle Cates for \$50.00 was filed for allowance. The claim is for right of way for the new public road running through one forty acres of land in the River Bend in Bibb County, taking a parcel of land 33 feet wide and 440 yards long, being one acre more or less. The claim was allowed because the the owners were widow ladies and were aged.

\$50.00

Claim of C. H. Greene.

At this meeting the claim of C. H. Greene for \$55.17 was filed for allowance. The claim is for lumber furnished Centerville Bridge. The court after examining this account hereby allowed as a proper charge against Bibb County. \$55.17

Claim of Centerville Light Company.

At this meeting the claim of Centerville Light Company for \$162.70 was filed for allowance. On contract heretofore made by Commissioners Court.

Allowed.

Claim of N. E. Stewart.

Interest allowed on bridge warrant no. 508 for \$550.00. Said warrant issued to J. T. Sandy and transferred by him to N. E. Stewart. \$44.00 allowed.

Claim of W. J. Nicholson.

At this meeting the claim of W. J. Nicholson for \$102.00 was filed for allowance. The claim is for trying cases County Court Dr-off fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Howard Cleveland.

At this meeting the claim of Howard Cleveland for \$3.40 was filed for allowance. The claim is for groceries or poor house. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Dr. J. S. Vance.

At this meeting the claim of Dr. J. S. Vance for \$10.00 was filed for allowance. The claim is for professional services rendered two prisoners Frank Mayweather & Chas. Johnson. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of McQuiddy Printing Company.

At this meeting the claim of McQuiddy Printing Company for \$6.14 was filed for allowance. The claim is for pens, erasers etc. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Remington Typewriter Company.

At this meeting the claim of Remington Typewriter Company for \$1.70 was filed for allowance. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of D. P. Garner.

At this meeting the claim of D. P. Garner for \$.50cts was filed for allowance. The claim is for repairing typewriter. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Ed Rabb.

At this meeting the claim of Ed Rabb for \$12.25 was filed for allowance. The claim is for 1650 lbs of hay for poor house. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Brown Printing Company.

At this meeting the claim of Brown Printing Company for \$1.00 was filed for allowance. The claim is for 2 doz. Stenographers note books. The court after examining this account hereby allowed as a proper charge against Bibb County.

Bibb County Cotton Oil Co.

At this meeting the claim of the Bibb County Cotton Oil Co. for \$12.65 was filed for allowance. The claim is for cotton seed meal and hulls. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Lum Langston.

At this meeting the claim of Lum Langston for \$10.25 was filed for allowance. The claim is for 1/2 doz. electric bulbs for sheriff. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of W. H. Thomas.

At this meeting the claim of W. H. Thomas for \$5.13 was filed for allowance. The claim is for lumber furnished County Court for Horn Bridge. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Ed Kinard.

At this meeting the claim of Ed Kinard for \$5.00 was filed for allowance. The claim is for 2 days work on court house. The court after examining this account hereby allowed as a proper charge against Bibb County.

The Centerville Press.

At this meeting the claim of the Centerville Press for \$105.70 was filed for allowance. The claim is for stationery. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of W. C. Fuller.

At this meeting the claim of W. C. Fuller for \$1.00 was filed for allowance. The claim is for hauling coal for County. The Court after examining this account hereby allowed as a proper charge against Bibb County.

*Decided
May 9-15*

Claim of J. R. Ward.

At this meeting the claim of J. R. Ward for \$29.66 was filed for allowance. The claim is for costs in Circuit & County Court, removal bills ex-off fees etc. The Court after examining this account hereby allowed as a proper charge against Bibb County.

*Decided
May 14-15*

Claim of Centerville Hardware Company.

Claim of Centerville Hardware Company for \$25.20 was filed for allowance. The claim is for merchandise furnished County and poor house. The Court after examining this account hereby allowed as a proper charge against Bibb County.

*Decided
May 18-15*

Claim of C. L. Oakley.

At this meeting the claim of C. L. Oakley for \$219.00 was filed for allowance. The claim is for costs in Circuit & County Court, ex-off fees etc. The Court after examining this account hereby allowed as a proper charge against Bibb County.

*Decided
May 24-15*

On the petition of C. E. Wilcox, R. M. Thompson et als for a bridge on Brierfield & Piper road between five and six mile post, the Commissioners in regular session hereby orders that said petition be allowed and said bridge built under the direction of the Commissioners Court to be provided for hereafter.

It is hereby ordered and decreed by the Commissioners Court of Bibb County in regular session that a public road be and it is hereby established as follows: Beginning at the town of West Election and running in a southerly direction intersecting the Centerville and Elcton Pike Road at or near Primitive Ridge.

It is hereby ordered and decreed by the Commissioners Court of Bibb County in regular session that a public road be and it is hereby established as follows: Beginning at a point on Bone Hill road near W. R. Hopper's mill to x, thence South connecting with the Perry County line at or near Levy O'Neal's place.

Shel Entry

vs

Bibb County.

He claims the sum of \$1.00 as janitor at Court House from April 15th to May 15th-1915

Allowed.

Whereas, it is necessary for Bibb County to borrow money to meet the running expenses of said County and to pay proper and legal claims against the general funds of said County, which have accrued since the first day of April, 1915 and which may accrue during the balance of the current year, therefore be it resolved by the Court of County Commissioners in regular session as follows:

(1). That W. J. Nicholson Probate Judge of said County, be and he is hereby authorized for and on behalf and in the name of said County to borrow a sum not exceeding \$5,000.00 for the purpose as hereinabove set forth.

(2). That the said Probate Judge be and he is hereby authorized to borrow the said sum of money, or any part thereof as he may deem best, and to contract for and in behalf of and in the name of said County for the payment of whatever sum he may borrow not exceeding the amount hereinabove mentioned and to contract for the payment of same, with interest thereon, at a rate not to exceed 8% per annum, payable not exceeding one year from this date.

(3). That the said Probate Judge be and he is hereby authorized to execute the promissory note of the County bearing interest at the rate above set out for such sum as he may borrow under the authority of this resolution, or if the lender prefers to execute the interest bearing warrant of said County at the rate of 8% and payable not later than one year from this date.

(4). That the revenues of the general funds of said County or so much thereof as may be necessary accruing after Oct. 1st, 1915 be and they are hereby appropriated for the payment of the said principal with interest.

*Decided
May 24-15*

W. L. Pratt

vs

Bibb County

The claims of the County the sum of \$686
The claim is for trying cases County Court
keeping Minutes Com. Court Ex. ff fees etc
allowed

James V. 1915
Robt. Thacker
 vs
 Bibb County } He claims the sum of \$200.00 for making one
 Land Book and Town Plat Book -
 allowed

This regular meeting is continued until June 9th, 1915.

JUNE 9th 1915.

This being a meeting adjourned by agreement to this date from the regular May Term the following business was transacted,

Claim of Winter Loeb Grocery Co.

At this meeting the claim of Winter Loeb Grocery Co. for \$17.00 was filed for allowance. The claim is for groceries furnished Bibb County poor house. The court after examining this account hereby allowed as a proper charge against Bibb County. *May account*

Claim of John R. Weakley, Jr.

At this meeting the claim of John R. Weakley for \$250.00 was filed for allowance. The claim is for professional services rendered in the preparation of contracts and legal opinions on warrants issued for Centerville & Elston road.

Claim of J. E. James.

At this meeting the claim of J. E. James for \$10.00 was filed for allowance. The claim is for five bushels of peas for poor house. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of J. T. Gorman, State Examiner.

At this meeting the claim of J. T. Gorman for \$75.00 was filed for allowance. The claim is for the services of State Examiner for 8 days at \$9.00 per day. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of R. W. Bradley.

At this meeting the claim of R. W. Bradley for \$13.70 was filed for allowance. The claim is for loeks, one chicken, cabbage plants and salary for one half month (poor house). The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Southern Sewer Pipe Company.

At this meeting the claim of the Southern Sewer Pipe Company for \$1427.55 was filed for allowance. The claim is for Culvert Pipe furnished County for Elston & Centerville road. The court after examining this account hereby allowed as a proper charge against Bibb Co.

Claim of John T. Martin.

At this meeting the claim of John T. Martin for \$15.35 was filed for allowance. The claim is for lumber furnished County for River Bridge at Centerville. The court after examining this account hereby allowed as a proper charge against Bibb County.

On motion Lavender and Thompson were employed as Attorneys to advise the court in matters coming up in said Court, and to pass upon the legality of claims presented to Court and to do other necessary work in advisory way for said Commissioners Court. Be it said only sent to be for one year from this date and the amount to be applied said Lavender & Thompson as said attorneys for fixed at \$75.00 per year.

On motion the Twin Three Lumber Company is ordered to fill the cut made by said Company across the public road leading from Centerville Ala. to Abercrombie, Ala. without delay. The cross of said fill to be 30 feet and a base figured accordingly.

James V. 1915
James V. 1915
James V. 1915
James V. 1915
James V. 1915
James V. 1915
James V. 1915

June 9th, 1915.

Be it remembered that at the May term 1915 of the Court of County Commissioners for Bibb County, a petition signed by more than two hundred qualified electors of Bibb County, Alabama, who are also free holders, petitioned said Court to order an election to determine whether or not a special tax of ten cents on each hundred dollars taxable value of property in said County shall be levied for the support of the public schools of said County as provided by law.

And now upon consideration of the said petition it appearing to the Court of County Commissioners for said County that the said petition is signed by more than two hundred qualified electors of said County who are free holders; It is therefore ordered by the said Court of County Commissioners for said County that on Monday August 2nd, 1915, an election by the qualified voters of said County shall be held at the regular voting places therein to determine whether or not a special tax of ten cents on each hundred dollars, taxable value of property in said County shall be levied for the support of the public schools within said County. The said special tax to be levied, as provided by law, for ten consecutive years, beginning with the year 1915.

It is further ordered by said Court that notice and publication of said election shall be made as required by law in some newspaper within said County.

It is further ordered that said election shall be held and conducted as provided in Article 19 of the Code of Alabama, 1907.

Commissioner J. E. Hamilton offered the following resolution:

"Pursuant to an order of this Court heretofore adopted, providing that a special annual continuing tax, at a sufficient rate and for a sufficient amount to pay interest and principal of warrants as the same fall due, heretofore issued and to be issued to the following:

G. P. Reed, building and constructing a part of the Centerville and Election road in said County, and

WHEREAS, this being the regular tax term at which such levies are made, NOW WHEREFORE, be it resolved that a tax of one tenth of one per cent on the taxable property of said County be levied for road purposes, and that there be first set aside out of said levy an amount sufficient and to be used for no purpose other than the payment of principal warrants and interest coupons that are due and payable on the 1st day of February, 1916, issued in favor of the foregoing person."

PETITION.

We the undersigned ask the Hon. Commissioners of Bibb County for a change in the Milline public road leaving the Bear Creek road at a point known as the beagin branch, then to intersect the Milline road at the Ward school house, then leaving the Milline road at W. A. Pearson's house, then intersect again near John Hendrix's house. This gives us a better and leveler road from the Bear Creek road to Milline cutting out four bad hills and a lot of mud in the winter season.

W. A. Pearson
R. M. Hubbard
W. J. Griffin
J. C. Deason
R. Steag
I. S. Ragland
J. D. McElroy
D. W. Creel
S. M. Bracknell
D. T. Wright
W. E. Grimes
John Hendrix
W. H. Ragland
H. G. Ragland
W. Woodson
E. Y. Ragland
L. D. Bracknell

R. A. Brown
J. A. Owens
J. R. Creel
H. B. Creel
Will Johnson
S. H. Ward
R. M. Brown
S. C. Ragland
J. E. Deason
J. P. Steele
H. A. Belcher
Tom Hendrix
H. M. Ragland
D. J. Ward
H. Thompson
J. C. Brown
Rudie Creel.

Claim of A. P. Cameron.

At this meeting the claim of A. P. Cameron for \$24.75 was filed for allowance. The claim is for repairing Cahaba River bridge at Centerville.

Allowed.

On motion the sum of \$350.00 was appropriated by the Court of County Commissioners of Bibb County to aid in the work of Farm Demonstration in the County of Bibb and State of Alabama. The said amount to be turned over to J. W. Mitchell Farm Demonstrator of Bibb County, Ala. \$200.00 of which is to be used in giving premiums for farm products raised in Bibb County and \$150.00 of which to be added to the salary of the Farm Demonstration Agent for Bibb County, Ala. It is ordered that a warrant for the said \$350.00 to be drawn in favor of said J. W. Mitchell, Farm Demonstration Agent of Bibb County. The amount of which is to be used as above set forth.

Issued
6-24-15

Claim of W. K. Thomas.

At this meeting the claim of W. K. Thomas for \$66.82 was filed for allowance. The claim is for lumber furnished County for Horn Bridge.

The State of Alabama,)
County of Bibb,)

BE IT REMEMBERED, that at the June Term of the Court of County Commissioners of said County, held on this 7 day of June 1915 John S. Gardner, Tax Collector of said County, made his report on "Insolvents" and "Errors in Assessments" on taxes for the year 1914, as required by Section 4010 of Code, and after a careful and rigid examination of said reports by said Court, it was considered and adjudged that said collector be allowed credit on his settlement with the Auditor for the following amounts:

Insolvent State Taxes --	General,	\$ 20.71 ✓
	Special Soldier--	8.28 ✓
	Special School--	24.84 ✓
Errors in Assessments: State Taxes--	General	275.25 ✓
	Special Soldier	114.09 ✓
	Special School	342.27 ✓

And the said Collector also made his report of taxes in litigation for 1914 and the following credits were made on assessments against the following parties:

Kaul Land & Lumber Co.	General	\$100.71 ✓	Special Soldier--	Special School--
				\$58.93 ✓

And said Collector has also made his report for final allowance of the uncollected balances of Insolvent Taxes for the year 1913, as required by Section 4003 of Code 1898 and the Court thereupon made the following allowances to said Collector of all such Insolvent Taxes as he may have been unable to collect, as follows:

State Taxes--	General	None
	Special Soldier	"
	Special School	"

And said Collector is also allowed credit for the following taxes in litigation, for the year 1913, which he has been unable to collect, as follows:

J. E. Hamilton	General--	Special Soldier--	Special School--
Birmingham R. R. Co.			
J. S. Oakley	\$204.25 ✓	\$91.70 ✓	\$245.10 ✓

Given under my hand this 28th day of June 1915.

W. J. Nicholson, Judge of Probate

JUNE TERM 1915.

It is ordered at this Term of the Court that the taxes for all County purposes be and same is hereby levied as follows:

General County tax	8 Mills
School	1 Mill
Roads & Bridges	1 Mill
Jail	1 Mill

On each dollar of real estate and personal property in said Bibb County.

Court is hereby adjourned until July 12th., 1915.

Winter Loeb Grocery Co.

They claim the sum of \$1500 for groceries furnished County Poor House, J. P. account.

Allowed

State of Alabama,

Bibb County,

To the Honorable Board of County Commissioners of said County:

We the undersigned petitioners do hereby petition and ask that your Honorable body grant us a change in the public road leading from Mr. Tate's to Six Mile Ala. Change to be as follows: Keep down the Pratt Ferry road at Mr. Tate's to, or near an old pond, leave said road and go a Northeasterly course and intersect the present road near Mr. Marion Merchant's dwelling. The change will eliminate several bad hills, and will give better satisfaction to the general public, and will be less expensive to the County.

F. M. Merchant
 W. C. Cottingham
 W. J. Leighton
 Edward Merchant
 L. H. Merchant
 W. T. Thompson
 C. A. Battle
 Matt P. Merchant
 M. S. Merchant
 L. A. Battle
 J. E. Stewart
 R. J. Corley

A. B. Corley
 Ollie Battle
 Dennis Battle
 J. W. Wallace
 J. T. Wallace
 O. J. Cottingham
 M. W. Hayes
 J. B. Battle

V. O. Langston
 A. C. Stewart

W. J. Nicholson
D. H. Ham
S. W. & E. Nichols
J. M. Bennett
J. E. Hamilton.

\$450.

AUGUST TERM 1915,

be it remembered that at the regular Term of the Commissioners Court Bibb County held August 9th, 1915 all the members being presents the following orders and decrees were made and business transacted,

- Issued Aug. 10-15
Claim of the Centerville Hardware Co,
At this meeting the claim of the Centerville Hardware Co. for \$21.00 was filed for allowance. The claim is for merchandise furnished the County. The court after examining this account, hereby allowed as a proper charge against Bibb County.
- Issued
Claim of Winter Loeb Grocery Co.
At this meeting the claim of Winter Loeb Grocery Co. for \$21.03 was filed for allowance. The claim is for groceries furnished Bibb County poor house. The Court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued Aug. 10-1915
Claim of R. L. Avery
At this meeting the claim of R. L. Avery for \$45.77, was filed for allowance. The claim is for and Labor fees & Re-Off fees, County Court fees. The court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued
The claim of P. M. Watts,
At this meeting the claim of P. M. Watts for \$23.00 was filed for allowance. The claim is for carrying Hattie Kelsor of Bibb Co. to Mt. Vernon poor house. The Court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued Aug. 19-15
The claim of R. L. Cleveland,
At this meeting the claim of R. L. Cleveland for \$1.70 was filed for allowance. The claim is for groceries furnished Bibb County for poor house use. The court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued Aug. 12-15
Brent Bottling Works,
At this meeting the claim of Brent Bottling Works for \$10.10 was filed for allowance. The claim is for ice furnished Bibb County Court House. The court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued Aug. 19-15
Claim of N. L. Wilson,
At this meeting the claim of N. L. Wilson for \$15.00 was filed for allowance. The claim is for one coffin for Judge Dulisk. The court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued Aug. 19-15
Claim of McQuiddy Printing Company,
At this meeting the claim of McQuiddy Printing Company for \$6.29 was filed for allowance. The court after examining this account hereby allowed as a proper charge against Bibb County. The claim is for stationery furnished Bibb County.
- Issued Aug. 21-15
Claim of Centerville Gin & Cotton Co.,
At this meeting the claim of Centerville Gin & Cotton Co. for \$5.00. The claim is for seal and hulls furnished poor house. The court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued Aug. 11-15
Claim of Geo. H. Barnard & Co
At this meeting the claim of Geo. H. Barnard & Co. for \$172.00 was filed for allowance. The claim is for stationery furnished Bibb County. The court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued Aug. 11-15
Claim of Dr. R. C. Neigs,
At this meeting the claim of Neigs Drug Store for \$24.00 was filed for allowance. The claim is for merchandise furnished County. The court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued Aug. 11-15
Claim of W. J. Nicholson,
At this meeting the claim of W. J. Nicholson for \$70.52 was filed for allowance. The claim is for making poll and registration list, trying county courtcases, exam- fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued Sept. 9-15
Claim of Joseph Gore,
At this meeting the claim of Joseph Gore for \$5.00 was filed for allowance. The claim is for blacksmith work done for County. The court after examining this account hereby allowed as a proper charge against Bibb County.
- Issued July 10-15
Claim of Dr. J. R. Payne,
At this meeting the claim of Dr. J. R. Payne for \$7.50 was filed for allowance. The claim is for veterinary work done on sick mule for Bibb Co. The court after examining this account hereby allowed as a proper charge against Bibb Co. \$7.50
- Issued Aug. 19-15
Claim of Red Eagle Coal Co.
At this meeting the claim of Red Eagle Coal Co. for \$108.00 was filed for allowance. The claim is for one car of coal for Bibb County.

Allowed,

I issued

Claim of Griffin Brothers.

At this meeting the claim of Griffin Brothers for \$37.70 was filed for allowance. The court after examining this claim hereby allowed as a proper charge against Bibb County, The claim is for lumber furnished Bibb County for McCalley Bridge.

I issued

Claim of C. L. Oakley.

At this meeting the claim of C. L. Oakley for \$70.50 was filed for allowance. The claim is for County Courtrooms dismissed. The court after examining this account hereby allowed as a proper charge against Bibb County.

I issued

Claim of J. S. Ward.

At this meeting the claim of J. S. Ward for \$492.40 was filed for allowance. The claim is for costs in Circuit and County Court, removal bills, Ex-Off fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County.

I issued

Claim of W. L. Hames.

At this meeting the claim of W. L. Hames for \$4.25 was filed for allowance. The court after examining this account hereby allowed as a proper charge against Bibb County. The claim is for work done on sewer pipe and pump.

Issued

Claim of H. C. Mahan.

At this meeting the claim of H. C. Mahan for \$14.70 was filed for allowance. The claim is for Special Coroner in the matter of Scott Craddock. The court after examining this account hereby allowed as a proper charge against Bibb County.

Issued

Claim of Burroughs Adding Machine Co.

At this meeting the claim of Burroughs Adding Machine Co. for \$4.00 was filed for allowance. The claim is for stationery etc furnished County. The court after examining this account hereby allowed as a proper charge against Bibb County.

Issued

Claim of W. C. Frott.

At this meeting the claim of W. C. Frott for \$30.91 was filed for allowance. The claim is for work and nails done on bridge Horn Bridge. The court after examining this account hereby allowed as a proper charge against Bibb County.

Issued

Claim of The Centerville Press.

At this meeting the claim of The Centerville Press for \$126.20 was filed for allowance. The claim is for stationery etc furnished County. The court after examining this account hereby allowed as a proper charge against Bibb County.

Issued

Claim of Cahaba Supply Company.

At this meeting the claim of the Cahaba Supply Company for \$37.50 was filed for allowance. The claim is for merchandise furnished County. The court after examining this account hereby allowed as a proper charge against Bibb County.

Issued

Claim of J. R. White.

At this meeting the claim of J. R. White for \$3.00 was filed for allowance. The court after examining this account hereby allowed as a proper charge against Bibb County. The claim is for merchandise poor house and County. At the request of the said J. R. White the Court authorizes the Probate Judge to issue 2 warrants, one for \$31.25 (poor house) one for \$32.10

Issued

Claim of Armstead Kelsor.

He claims the sum of \$1.00 for digging grave of Mr. Thomas pauper poor house. The court after examining this account hereby allowed as a proper charge against Bibb County.

Issued

Claim of W. C. McKinney.

At this meeting the claim of W. C. McKinney for \$22.75 was filed for allowance. The claim is for work and material on tank. The court after examining this account hereby allowed as a proper charge against Bibb County.

Issued

Claim of L. M. Kinpaired.

He claims the sum of \$2.00 for hire of Auto. The court after examining this account hereby allowed as a proper charge against Bibb County.

On Motion W. J. Nicholson, Judge of Probate is hereby authorized to issue necessary warrants against the general fund of Bibb County in payment of bills for necessary groceries and supplies for the County Poor House and salary of the Supt. Poor House, telephone for Probate Office. The said bills to be itemized and filed with papers of Commissioners Court, Bibb County.

It is ordered by Court of County Commissioners that on proper and legal application by T. D. Potts, Elba A. Pillgrast and Ella Potts, that the sum of \$4.88 be refunded as shown by said application for over payment of taxes for year 1914.

It is ordered by Court of County Commissioners that on proper and legal application by R. L. Sentry, that the sum of \$1.42 be refunded as shown by said application for over payment of taxes for the year 1914.

Whereas, at the last term of this Court a petition signed by more than two hundred electors of Bibb County, Alabama, who were also freeholders, was filed in this Court praying for an election to be held in said county to determine if or not a special tax of one mill should be levied for the support of the public schools of said county,

And, whereas, said election was ordered and held on the 2nd day of August, 1915, which said election was held in all respects as required by Article 17 of Chapter 41 of the Code of 1907, AND, whereas, it appears to this Court that proper return has been made of the votes cast at said election, and that there were cast for the proposed taxation 717 votes, and against the proposed taxation 75 votes, it appears to this Court that more than three-fifths of those voting at said election have voted for the proposed taxation, therefore it is ordered by the Court that the sum of one mill be and the same is hereby levied upon each one dollar of taxable property in said county, and that said levy is continued for ten years from this date.

On motion, it is ordered by the Court that O. J. Quinn remove from the public road leading from Centerville to Marion the porch or gallery to the little storehouse located on the right of said public road leading from Centerville to Marion just West of the Cahaba River bridge at Centerville, AND also to remove the public road leading from Centerville to Marion, Alabama, the porch or gallery in front of the storehouse now occupied by the said O. J. Quinn, situated on the left side of said public road a short distance from the river bridge at Centerville, which store is just south of the High School building of Bibb County High School. It is ordered that said O. J. Quinn be notified to remove said obstruction at once and if he fails to do so the Probate Judge is authorized to take the necessary legal steps for their removal.

On motion it is ordered that J. M. Battle, J. E. Hamilton and C. G. Huckabee are appointed to inspect the road running by the place of John M. Brown near Six Mile, Alabama and to decide and report to this Court the best method of locating said road.

State of Alabama,)
Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County:

The Moore Construction Company, contractors, having this day presented their claim for work done in constructing and improving public roads from Blenton to Centerville pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and George W. Moore and H. J. Smith on the 24th day of September, 1914 as supplemented by contract entered into by said parties on the 9th day of November, 1914 and thereafter assigned by said Moore and Smith to the Moore Construction Company, contractors, said claim being evidenced by estimate made up by Brooks Miller, County Engineer, for work done on said public road during the months of March and April and being duly verified and sworn to by said contractor, said estimate showing that the County was indebted to said Contractor in the sum of \$5500.00, and at the time of presentation of said claim referred to, county has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants or any of them, it is ordered by the court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said contractor, total amount of warrants drawn being \$5500.00. ✓

W. J. Nicholson
J. E. Hamilton
Jno. M. Battle
D. W. Ham
Commissioners.

State of Alabama,)
Bibb County,)

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the minute book of the court held at a regular term on this the 10th day of May, 1915.

W. J. Nicholson, Judge of Probate

Handwritten: Paid Out
J. E. Hamilton
C. G. Huckabee

State of Alabama,)
Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Centerville to Peery County line, pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and O. P. Head, and Geo. R. Moore on the 9th day of Jan'y, 1915, said claim being evidenced by estimate made up by County Engineer, for work done on said public road during the month of June, and being duly verified and sworn to by said Contractor, said estimate showing that the County was indebted to said Contractor in the sum of \$7500.00, and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvements and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, it is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said contractor, total amount of warrants drawn being \$7500.00.

J. E. Hamilton
Jno. M. Battle
D. W. Ham
S. W. E. Nichols

State of Alabama,)
Bibb County,)

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct and same has been regularly entered upon the Minute Book of the Court held at a regular Term on this the 10th day of May, 1915.

W. J. Nicholson, Judge of Probate,

Bibb Co., Cr.

to

O. P. Head & Geo. R. Moore, Cr.

Work on Election and Woodstock road during June 1915.

Earth Excavation	11,000 Cu. Yds. at .25	\$2750.00
Clearing and Grubbing	14 acres .75	1050.00
Chert	"	28 67.00
Force Account,	"	549.91
Engineering	"	283.09
	Total	\$7500.00

We O. P. Head & Geo. R. Moore do hereby solemnly that the above statement is true and correct to the best of our knowledge and belief.

Sworn and subscribed to before me this the ___ day of ___ 1915.

(Seal)

State of Alabama,
Bibb County.

I, W. J. Nicholson, Judge of Probate, hereby certify that the above is a true and correct copy of the claim of account of O. P. Head & Geo. E. Moore

Judge of Probate

(Seal)

State of Alabama,
Bibb County.

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O. P. Head and Geo. E. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Centerville to Perry County line, pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and O. P. Head and Geo. E. Moore of the 27th day of Jan'y, 1915, said claim being evidenced by estimate made up by County Engineer, for work done on said public road during the month of June, and being duly verified and sworn to by said Contractor, said estimate showing that the County was indebted to said Contractor in the sum of \$260.44, and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvements and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, it is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate in hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said Contractor, total amount of warrants drawn being \$260.44. ✓

W. J. Nicholson, Probate Judge

J. E. Hamilton

Jno. M. Battle

R. W. Ham

S. W. E. Nichols

Commissioners.

State of Alabama,
Bibb County.

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular Term on this the 10th day of July, 1915.

W. J. Nicholson, Judge of Probate.

July 10th, 1915.

To the Honorable Board of Commissioners,
Bibb County, Ala.

Enclosed I her to hand you herewith estimate of O. P. Head on County Highway between Centerville and Perry County:

5 1/2 Yds earth (final) at 25 cts.	\$1400.00
2.7 acres clearing and grubbing at \$75.00	427.50
Mowing fences	26.25
300 yds. at 25 cts. (partial)	200.00
Overhaul (final)	300.00

Total \$2357.17

Engineering Expense.

April and May services	\$ 6.00
June services self & assist.	\$30.07
Note books, axes, tape, blue prints, drawing paper etc.	9.00

\$33.07

303.27.

\$260.44 ✓

I hereby certify the above to be correct.

Respectfully submitted,

O. C. Huskabee, Engineer.

State of Alabama,)
Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County:

The Moore Construction Company, contractors, having this day presented their claim for work done in constructing and improving public road from Blinton to Centerville pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and George E. Moore and H. E. Smith on the 24th day of September, 1914 as supplemented by contract entered into by said parties on the 9th day of November, 1914 and thereafter assigned by said Moore and Smith to the Moore Construction Company, contractors, said claim being evidenced by estimate made up by Brooks Miller, County Engineer, for work done on said public road during the months of March and April and being duly verified and sworn to by said contractors, said estimate showing that the county was indebted to said contractor in the sum of \$7000.00, and at the time of presentation of said claim referred to, county has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said contractor, total amount of warrants drawn being \$7000.00. ✓

W. J. Nicholson, Probate Judge,

J. E. Hamilton

S. W. E. Nichols

D. W. Ham

Jud. W. Battle

Commissioners,

State of Alabama,)
Bibb County,)

I, W. J. Nicholson, Judge of Probate of said county hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the court held at a regular term on this the 9th day of June 1915.

W. J. Nicholson, Judge of Probate,

W. J. Nicholson
D. W. Ham
J. E. Hamilton
S. W. E. Nichols
J. W. E. Nichols

Nov. No. 1 1900. with 6% Int.

State of Alabama,
Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

The Moore Construction Company, contractors, having this day presented their claim for work done in constructing and improving public road from Hicston to Centerville pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and George R. Moore and W. R. Smith on the 24th day of September, 1914 as supplemented by contract entered into by said parties on the 9th day of November, 1914 and thereafter assigned by said Moore and Smith to the Moore Construction Company, contractors, said claim being evidenced by estimate made up by Brooks Miller, County Engineer, for work done on said public road during the months of March and April and being duly verified and sworn to by said contractor, said estimate showing that the County was indebted to said contractor in the sum of \$7000.00, and at the time of presentation of said claim referred to, county has no gettoff or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrant are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said contractor, total amount of warrants drawn being \$7000.00. ✓

W. J. Nicholson, Probate Judge,
J. T. Hamilton
S. W. Nichols
D. M. Ham
Geo. W. Battle

Commissioners,

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the minute book of the Court held at a regular term on this the 9th day of June 1915.

W. J. Nicholson, Judge of Probate,

*Enter
All pages 330*

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State of Alabama,)
Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

The Moore Construction Company, contractors, having this day presented their claim for work done in constructing and improving public road from Blecton to Centerville pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said county and George R. Moore and H. R. Smith on the 24th day of September, 1914 as supplemented by contract entered into by said parties on the 9th day of November, 1914, and thereafter assigned by said Moore and Smith to the Moore Construction Company, contractors, said claim being evidenced by estimate made up by Brooks Miller, County Engineer, for work done on said public road during the months of March and April and being duly verified and sworn to by said contractor, said estimate showing that the county was indebted to said contractor in the sum of \$3000.00, and at the time of presentation of said claim referred to, county has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them. It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said contractor, total amount of warrants drawn being \$3000.00. ✓

W. J. Nicholson, Judge of Probate,
E. W. Mason
S. W. E. Nichols
Jno. M. Rattle
J. V. Hamilton

Commissioners.

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the minute book of the court held at a regular term on this the 9th day of June 1915.

W. J. Nicholson, Judge of Probate.

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State of Alabama,
Bibb County,

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public roads from Woodstock to Hlecton pursuant to a contract providing therefor, entered into by the Court or County Commissioners of said County and O. P. Head and Geo. R. Moore, said claim being evidenced by estimate made by C. C. Huckabee, County Engineer, for work done on said public road during the month from July 12th, to Aug. 9th, 1915 and being duly verified and sworn to by said contractors, said estimate showing that the county was indebted to said contractors in the sum of \$4000.00 and at the time of presentation of said claim referred to, County has no off set or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute controversy or litigation affecting the validity of said warrants, or any of the, It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said contractors, total amount of warrants drawn being \$4000.00. Said warrants to be issued in payment of said estimate shall be for the sum of \$500.00 each, shall be numbered from 21 to 27 inclusive, shall mature Feb. 15th 1925 and shall be dated Aug. 9th, 1915.

W. J. Nicholson
D. E. Ham
J. E. Hamilton
R. W. R. Nichols
Jno. M. Battle

Commissioners,

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the court held at a regular term on this 9th day Aug. 1915.

W. J. Nicholson, Judge of Probate,

BIBB COUNTY, D. R.
to O. P. Head & Geo. R. Moore,

For work done on Hlecton to Woodstock road from July 10th to Aug. 10th 15,

earth excavation 5781 cu. yds. at .25	\$1445.25
Clearing & grubbing 3.56 acres at \$75.00	267.00
Concrete work on bridge 15.9 cu. yds at \$10.00	159.00
Force account	75.22
Charting	1928.32
Advance on August	125.11
	\$4000.00 ✓

We, O. P. Head & Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief,
O. P. Head,

Sworn to and subscribed to before me this 9th day of Aug. 1915,

I, C. C. Huckabee, County Engineer hereby certify that the above statement is correct according to surveys and calculations made by me.
C. C. Huckabee, County Engineer.

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate for said county hereby certify that the above is a true and correct copy of claim or account of Geo. R. Moore & O. P. Head,

W. J. Nicholson, Judge of Probate,

State of Alabama,
Bibb County.

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O. P. Head & Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public roads Centerville to the Perry County line pursuant to a contract providing therefor, entered into by the Court of County Commissioners of C. C. Hockabee, County Engineer, for work done on said public road during the month of July 12th to Aug. 9th, and being duly verified and sworn to by said contractors, said estimate time of presentation of said claim referred to, County has no offset or counter claim against the same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, It is ordered by the court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said contractors, total amount of warrants drawn being \$4900.00. ✓
Said warrants to be issued in payment of said estimate shall be for the sum of \$500.00 each, shall be numbered from 22 to 30 inclusive, shall mature Feb. 15th 1904 and shall be dated Aug. 9th 1915.

W. J. Nicholson
D. N. Ham
R. W. Nichols
J. E. Hamilton
Jno. M. Battle

State of Alabama,
Bibb County.

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular term on this 9th day of Aug. 1915.

W. J. Nicholson, Judge of Probate.

Bibb County In.
To O. P. Head & Geo. R. Moore.

For work done on Centerville and Perry County line road from July 10th to Aug. 10th 1915.

Earth excavation 12175 Yds at .25	\$3043.80
Over haul between Centerville & Brent	124.74
Clearing and grubbing 9.37 acres at \$75.00	702.75
Charting- 240 Yds at .75 cts	180.00
Force account	57.75
Engineering from July 1st to Aug. 10th Woodstock road \$226.00	
Centerville & Perry Line \$244.30	470.30
Advance on August work	49.40

We, O. P. Head & Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

Sworn to and subscribed before me this ___ day of Aug. 1915.

I, C. C. Hockabee County Engineer hereby certify that the above statement is correct according to surveys and calculations made by me.

C. C. Hockabee, County Engineer.

State of Alabama,
Bibb County.

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above is a true and correct copy of the claim or account of O. P. Head & Geo. R. Moore.

Judge of Probate.

COPY FOR FILES OF COMMISSIONERS COURT.

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State of Alabama,
Bibb County,

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Centerville to Perry County line pursuant to a contract providing therefor entered into by the Court of County Commissioners of said County and O. P. Head and Geo. R. Moore on the 6th day of January, 1915, said claim being evidenced by estimate made up by County Engineer, for work done on said public road during the months of August and being duly verified and sworn to by said Contractor, said estimate showing that the County was indebted to said contractor in the sum of \$500.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, it is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said Contractor, total amount of warrants drawn being \$500.00.

Said warrants to be issued in payment of said estimate shall be for the sum of \$200 each, shall be numbered from 40 to 52 inclusive, shall mature July 15th 1925 and July 15th 1927 etc and shall be dated _____ 1915.

W. J. Nicholson
J. E. Hamilton
S. W. E. Nichols
Jno. M. Battle

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular term on this the _____ day of September, 1915.

W. J. Nicholson, Judge of Probate.

BIBB COUNTY, ALA.

Dr.

To O. P. Head and Geo. R. Moore

September 13th, 1915.

For work done on Centerville to Perry County line. Estimate covers work done up to and including Sept. 7th, 1915.

564 cubic yds. earth embankment at Sta 143 to 145--171 to 230	\$161.11
Hauling 242 65 cu. yds. gravel 1 mile at .75	181.75
Hauling 1025 " " " " 2 " " 1.10	1127.77
Hauling 674.5 " " " " 3 " " 1.45	980.02
Clearing & grubbing 3.8 acres (being 2/3 of r of w)	225.00
Error in addition in August estimate	124.34
	<u>\$5998.22</u>

Three Account.

Hauling and unloading pipe	25.70
Moving and re-building 438 panels fence at 1 1/2 cts	64.53
Laying and ditching for 400' pipe at .20	80.00
Draining swamp by ditching 19 1/2 days at 1.21 "	23.50
Checking gravel J. C. Church 2	4.40
" " D. R. Kerneger 23	2.20
" " W. F. Nicholson 51	2.20
" " J. E. James 23	2.20
Hauling 24 loads 2 miles W. E. Nicholson	25.00
Chart	24.80
Engineering at 4¢	\$274.05
	<u>\$29.08</u>
Total	<u>\$628.00</u>

Less deduction of \$299.25 advanced on August,
of 45.80
\$253.25

Advance on October work

TOTAL

325.23
\$628.77
273.23
\$600.00 ✓

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, C. C. Huckabee Highway Engineer for Bibb County hereby certify that the above statement is correct according to survey and calculations made by me.
C. C. Huckabee, Highway Engineer.

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above is a true and correct copy of claim or account of Geo. R. Moore and O. P. Head,
W. J. Nicholson, Judge of Probate.

State of Alabama,
Bibb County,

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Woodstock to Blecton pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and O. P. Head and Geo. R. Moore on the 9th day of January, 1915, said claim being evidenced by estimate made up by County Engineer, for work done on said public road during the month of August and being duly verified and work to be said Contractor, said estimate showing that the County was indebted to said contractor in the sum of \$5000.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, it is ordered by the court that said estimate be paid in accordance with the terms of said contract and the amount stated, payable to said Contractor, total amount of warrants drawn being \$5000.00,

Said warrants to be issued in payment of said estimate shall be for the sum of \$500 each, shall be numbered from 53 to 62 inclusive, shall mature Feb'y 15th 1927 and Feb'y 15th 1928 and shall be dated Sept. 15th 1915.

W. J. Nicholson
J. K. Hamilton
S. W. Nichols
Jno. W. Battle

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular term on this the _____ day of Sept, 1915.
W. J. Nicholson, Judge of Probate.

BIBB COUNTY, ALA. vs
To Geo. R. Moore and O. P. Head, September 15th, 1915.

For work done on Woodstock to Blecton road, Estimate covers work up to and including September 7th, 1915.

6040 cu. yds. embankment at .25 cts Sta 5 x 50 to Sta 100	\$1510.00
Chert hauling checked by Thomas:	
429 cu. yds. hauled one mile at .75 cts	321.75
454 " " " two " " 1.10	499.40
256 " " " three " " 1.45 (4 @ .3 yds. ded't)	371.10
198 " " " four " " 1.80	351.00
Chert hauling checked by Bay:	
12 cu. yds. hauled three miles 1.45	17.45
177 " " " two " " 1.10	194.70
8 " " " one " " .75	47.25
Over haul between station 210 and 300 1519 yds	177.70
3.4 acres clearing and grubbing (1/2 acre right of way) at \$75.00	255.00
	\$4045.35

Force Account:

Laying & ditching for 779 lin. ft pipe at 20cts,	\$155.80
Iron covering on bridge at Sta. 52 x 50	15.07
22 1/2 cu. yds. concrete in Woodstock bridge at \$10.00	222.50
116 1/2 ft. E.M. timber in same bridge at \$20.00	234.92
4.5 yds. concrete in bridge at Sta 191 at \$10.00	45.00
1338 ft. E.M. in same bridge at \$30.00	40.74
256 new fence posts in new fence 12	30.78
270 panels new fence constructed at 1 1/2 panel	47.25
204 " moving & re-constructing fence at 1 1/2 panel	35.70
2850 lineal feet mesh wire furnished at .20 rod	564.00
6 rolls barbed wire at 1 @ roll	10.40
Unloading three acres pipe	9.00
Crops damage: McSpadden 5.50, H. Q. Henderson 4.40, E. Coffee	14.85
Joe Thomas checker	110.00
E. B. Bay	5 @
Engineering at 4%	222.43
	\$1018.43

Total Force, yardage, clearing & grubbing

Less deduction \$125.11 advanced on Sept..

Advance on October-

\$4045.35
100.11
\$4925.67
5.33
\$5000.00

We, Geo. R. Moore and O. P. Head do solemnly swear that the above statement is a true and correct to the best of our knowledge and belief,
 Geo. R. Moore
 O. P. Head,

I, C. C. Huckabee, Highway Engineer for Bibb County hereby certify that the above statement is correct according to surveys and calculations made by me,
 C. C. Huckabee

State of Alabama,
 Bibb County,

I, W. J. Nicholson, Judge of Probate for Bibb County, Ala, hereby certify that the above is a true and correct copy of claim or account of Geo. R. Moore and O. P. Head,

W. J. Nicholson, Judge of Probate.

Examined 9/23/95 J. T. Gorman, Examiner

ROAD ACCOUNTS.

CULVERTS

BRIDGES

Total Amount \$2500.00
 Due 1/2 Nov. 15-1917
 1/2 " 15-1918

Date July 20, 1915.
 Ship (when) At once.

A. L. Greenberg Iron Co, Terre Haute, Ind,
 Please ship to Bibb at Brent Ala, State of,, the following:
 1 Bridge 18 ft wide 90 ft long \$14.00 per ft.
 1 " 18 " " 50 " " \$14.00 per ft.
 2 " 18 " " 40 " " \$700.00

Each Bridge to carry ten ton Roller for which the undersigned agrees to pay the A. L. Greenberg Iron Company, or order twenty six Hundred sixty Dollars.

Official Title
 W. J. Nicholson Judge Probate,
 G. W. E. Nichols
 D. N. Ham
 Jno. Battle
 J. R. Hamilton

Commissioners of
 Bibb County
 Ala State

Agent-T. W. Morris
 Address-Brentland Ala.

SEPTEMBER 21st, 1915.

At a call meeting of the Commissioners Court, C. C. Huckabee was elected BRIDGEER for the road now being constructed in Bibb County at a salary of \$200.00 per month and per for all help necessary to carry on the engineering work of said road. This work to be under the supervision of Probate Judge and Commissioners. This contract to be entered at discretion of Commissioners Court.

R. J. Jones was elected as Member of the Equalization Board.

October 5th, 1915.

At call meeting of Commissioners Court October 5th, 1915, it was ordered by the Court that all applications for County Engineer will be considered on Monday the 8th day of November, this notice to be advertised in the Centerville Press and Blocton Messenger for three weeks.

On motion of Mr. J. E. Hamilton, H. A. Belcher and J. R. Freeman were employed as Road Foremen until January 1st, 1916 at a salary of 175.00 per month.

W. J. Nicholson
J. E. Hamilton
H. A. Belcher
J. R. Freeman

October 9th, 1915.

STATE OF ALABAMA
BIBB COUNTY.

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O. P. Head and George R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Woodstock to Blocton pursuant to a contract providing therefor entered into by the Court of County Commissioners of said County, and O. P. Head and George R. Moore on the 9th day of January 1915, said claim being evidenced by estimate made by County Engineer, for work done on said public road during the month of September 1915 and being duly verified and sworn to by said contractors said estimate showing that the County was indebted to said contractor in the sum of \$7000.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened or directly or indirectly affecting the contract pursuant to which said warrants were issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, it is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said Contractors, total amount of warrants drawn being \$7000.00.

Said warrants to be issued in percent of said estimate shall be for the sum of \$500.00 each, shall be numbered from 75 to 88 inclusive, shall mature Feb. 15 1929 and Feb. 15 1930 etc., and shall be dated Oct. 9, 1915.

W. J. Nicholson,
J. E. Hamilton
H. A. Belcher
S. W. Nichols
Jno. M. Battle

Commissioners.

State of Alabama
Bibb County.

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular term on this 9th day of Oct. 1915.

W. J. Nicholson, Judge of Probate

Seal

BIBB COUNTY, ALABAMA, vs.

vs Geo. R. Moore and O. P. Head, Contractors.

For work on Blocton to Woodstock road from Sept. 8th to Oct. 4th 1915.

7010.7 cu. Yds. earth excavation at .25 cts	\$172.70,	overhaul 112.05	\$116.75
Cherting			3705.91
Clearing and grubbing eight of way			882.75
Forge account			292.25
Advance on November est.			57.75
			<u>\$7000.00</u> ✓

We, Geo. R. Moore and O. P. Head do hereby certify and solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, C. C. Buckabee, Highway Engineer for Bibb County, Ala., hereby certify that the above statement is correct according to survey and calculations made by me.

C. C. Buckabee Highway Engineer.

State of Alabama,
Bibb County.

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above is a true and correct copy of the claim or account of Geo. R. Moore and O. P. Head.

W. J. Nicholson, Judge of Probate.

Seal

State of Alabama,
Bibb County,

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O. P. Head and George R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Centerville to Perry County line pursuant to a contract providing therefor entered into by the Court of County Commissioners of said County, and O. P. Head and George R. Moore on the 6th day of January 1915, said claim being evidenced by estimate made by County Engineer, for work done on said public road during the month of September 1915 and being duly verified and sworn to by said contractors said estimate showing that the County was indebted to said contractors in the sum of \$2000.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said Contractor, total amount of warrants drawn being \$2000.00.

Said warrants to be issued in payment of said estimate shall be for the sum of \$200.00 each, shall be numbered from 3 to 74 inclusive, shall mature Feb. 15th 1922 and Feb. 15th 1923 etc., and shall be dated Oct. 9th 1915,

W. J. Nicholson
R. W. Nichols
J. E. Hamilton
D. L. Ham
Geo. H. Battle

Commissioners.

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular term on this 9th day of Oct. 1915.

W. J. Nicholson, Judge of Probate

BIBB COUNTY, ALA. IN.

To O. P. Head and George R. Moore, Contractors,

For work done on Centerville & Perry County line road from Sept. 8th to Oct. 4th, 1915.

Burth excavation 5612 cu. yds at .25	\$1453.02	Overhaul \$6.25	\$1521.25
Clearing			2470.88
Clearing and grubbing			534.75
Force account			142.42
Advance on November Est.			11.70
			<hr/> \$2000.00

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, G. C. Huskabee, Highway Engineer for Bibb County hereby certify that the above statement is correct according to survey and calculations made by me.
G. C. Huskabee, Highway Engineer.

State of Alabama
Bibb County,

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of Probate.

At call meeting of Commissioners Court Oct. 5th, 1915, it was ordered by the Court that all applicants for County Engineer will be considered on Monday the 8th day of November. This Notice to be advertised in Centerville Press & Election Messenger for three weeks.

On Motion of Mr. J. E. Hamilton, H. A. Balcher and J. D. Frazier were employed as Road Foreman until January 1st 1916 at a salary of \$75.00 per month.

W. J. Nicholson
J. E. Hamilton
D. L. Ham
R. W. Nichols

65

I, C. C. Hucksbee, Highway Engineer for Bibb County hereby certify that the above statement is true and correct according to surveys and calculations made by me, C. C. Hucksbee Highway Engineer.

 Statement of Engineering on Centerville to Perry County line road
 and
 Woodstock to Wilcox road.

July estimate O. P. Head	2967.17	Engineering paid (net)	\$218.96
July estimate S. R. Moore	700.00		
August estimate O. P. Head	4109.04	" " "	432.38
" " S. R. Moore	4874.89		
September " O. P. Head	643.94		
" " S. R. Moore	538.28		
	<u>30853.23</u>		<u>432.38</u>
	00		<u>\$112.06</u>
	\$1222.16-44		
Balance due to Sept. 8th	\$ 110.10		
Sept. 8th to Oct. 4th. 4% of 3/4 of both estimates (less heretofore bridge)			\$283.30
11 days at rate of \$200.00 per month			74.92
Balance due July, Aug. Sept.			<u>110.10</u>
			470.32
		Discount	<u>47.03</u> ✓
		Balance due to Oct. 4th, 1915.	\$517.35

15

1025

NOVEMBER TERM, 1915.

Be it remembered at the regular term Commissioners Court, Bibb County, held November 5th 1915 all the matters being present the following orders and decrees were made and business transacted.

J. C. Langston-

At this meeting the claim of J. C. Langston for \$7.00 was filed for allowance. The claim is for lamps, watch etc furnished jail. The Court after examining this account hereby allowed as a proper charge against Bibb County. \$7.00 ✓

Claim of C. L. Oakley-

At this meeting the claim of C. L. Oakley for \$7.50 was filed for allowance. The claim is for cases in Circuit Court dismissed & acquitted. The court after examining this account hereby allowed as a proper charge against Bibb County. \$7.50 ✓

Claim of Centerville Hardware Company.

At this meeting the claim of the Centerville Hardware Company for \$212.50 was filed for allowance. The claim is for 1 1/4 H. P. Engine. The court after examining this account hereby allowed as a proper charge against Bibb County. \$212.50 2/15 ✓

Claim of Shields-Weigs Hardware Company.

At this meeting the claim of Shields-Weigs Hardware Company for \$9.35 was filed for allowance. The claim is for merchandise furnished Bibb County. The court after examining this account hereby allowed as a proper charge against Bibb County. \$9.35 ✓

Claim of Centerville Gin and Cotton Company-

At this meeting the claim of the Centerville Gin and Cotton Company for \$7.05 was filed for allowance. The claim is for cottonseed meal and hulls furnished Poor House. The court after examining this account hereby allowed as a proper charge against Bibb County. \$7.05 ✓

Claim of Mrs. O. C. Shelby.

At this meeting the claim of Mrs. O. C. Shelby for \$4.00 was filed for allowance. The claim is for feeding Jury Circuit Court. The court after examining this account hereby allowed as a proper charge against Bibb County. \$4.00 ✓

Claim of J. T. Gornish-

At this meeting the claim of J. T. Gornish for \$100.95 was filed for allowance. The claim is for services of State Examiner for 11 days at \$9.00 per day. The court after examining this account hereby allowed as a proper charge against Bibb County. ✓

Claim of R. L. Avery.

At this meeting the claim of R. L. Avery for \$25.45 was filed for allowance. The claim is for County and Circuit Court cases dismissed and acquitted. Ex-Off fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County. ✓

Claim of the Centerville Press.

At this meeting the claim of The Centerville Press for \$195.00 was filed for allowance. The claim is for stationery etc furnished Bibb County. The Court after examining this account hereby allowed as a proper charge against Bibb County. ✓

Shields-Weigs Hardware Company.

At this meeting the claim of Shields-Weigs Hardware Company for \$4.00 was filed for allowance. The claim is for putting 2 locks clerks office court House. The court after examining this account hereby allowed as a proper charge against Bibb County. ✓

Claim of H. C. McKinney-

At this meeting the claim of H. C. McKinney for \$11.00 was filed for allowance. The claim is for 1000 stalks of cane and 1 Bu. apples Poor House. The court after examining this account hereby allowed as a proper charge against Bibb County. ✓

Diebold Safes and Lock Company.

Their claim of the County \$2.75 etc for 1 lock and safe Vault door Probate office. ✓

Claim of N. E. Stewart.

At this meeting the claim of N. E. Stewart for \$42.00 was filed for allowance. The claim is for interest on Bridge Warren & No. 551 from November 1914 to November 1915. ✓

Claim of Southern Bell Tel. & Tel. Company.

The claim of the sum of \$2.50 telephone service Probate office November 1915. The court after examining this account hereby allowed as a proper charge against Bibb County. ✓

Claim of Marshall & Bruce Company-

At this meeting the claim of Marshall & Bruce Co. for \$249.08 was filed for allowance. The claim is for stationery etc. The court after examining this account hereby allowed as a proper charge against Bibb County. ✓

Received
Nov 11-15

Received
Nov 11-15

Received
Nov 11-15

Received
Nov 11-15

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Nov 11-15

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Nov 11-15

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Nov 11-15

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Nov 11-15

Examined Nov 11-1915 Claim of McQuiddy Printing Company. At this meeting the claim of McQuiddy Printing Company for \$34.66 was filed for allowance. The claim is for Stationery etc. The Court after examining this account hereby allowed as a proper charge against Bibb County, \$ 34.66

Examined Nov 11-1915 Claim of Joseph Goe. At this meeting the claim of Joseph Goe for \$0.40 was filed for allowance. The claim is for 1 pair of wagon Hoes. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Examined Nov 10-1915 Claim of Meigs Drug Store. The claim the sum of \$2.95 for drugs etc furnished County. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Examined Nov 9-1915 Claim of Presbyterian Ladies Aid Fund, Ala. The claim the sum of \$10.00 for eight benches at 1.50 etc each for Court House. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Examined Nov 9-1915 Claim of Calaba Supply Company. The claim the sum of \$24.50 for merchandise furnished Bibb County. The Court after examining this account hereby allowed as a proper charge against Bibb Co.

Examined Nov 9-1915 Claim of Champion Supply Company. At this meeting the claim of Champion Supply Company for \$5.00 was filed for allowance. The Court after examining this account hereby allowed as a proper charge against Bibb County. The claim is for hampacks for jail.

Examined Nov 9-1915 Claim of E.P. Thomas. He claims the sum of \$0.12 keeping down Clock June, July, August & Sept. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Examined Nov 11-1915 The Brown Printing Company. The claim the sum of \$1.11 for 2 doz. Note books for Clerk. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Educational

Examined Nov 11-1915 Claim of National Exchange Company. The claim the sum of \$30.00 for Exchange School Registers. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Examined Nov 29-1915 Claim of A.W. Hayes. At this meeting the claim of A.W. Hayes for \$36.40 was filed for allowance. The claim is for stamps and postal card from No. 1914 to Nov. 1915. The Court after examining this account hereby allowed as a proper charge against Bibb Co.

Examined Nov 29-1915 Claim of Centerville Hardware & Company. At this meeting the claim of The Centerville Hardware Company for \$18.10 was filed for allowance. The claim is for merchandise furnished County. The Court after examining this account hereby allowed as a proper charge against Bibb County. \$18.10

Examined Nov 11-1915 Claim of S.I. Burdin. At this meeting the claim of S.I. Burdin for \$20.15 was filed for allowance. The claim is for Groceries etc for poor houses - Ice for County and Circuit Court. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Examined Nov 10-1915 Claim of R.F. Caddell. At this meeting the claim of R.F. Caddell for \$50.00 was filed for allowance. The claim is for work on levee on Affabee beyond Friendship Church. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Examined Oct 29-1915 Claim of M.T. Steele. At this meeting the claim of M.T. Steele for \$2.50 was filed for allowance. The claim is for 15 gallons of molasses for Poor House. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Examined Oct 29-1915 Claim of Mrs. S.J. Wmonds. At this meeting the claim of Mrs. S.J. Wmonds for \$23.25 was filed for allowance. The claim is for feeding Jury at Circuit Court. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Examined Oct 29-1915 Claim of H.L. Cleveland. At this meeting the claim of H.L. Cleveland for \$2.00 was filed for allowance. The claim is for Groceries for Poor House. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Ed Hubbard.

At this meeting the claim of Ed Hubbard for \$238.09 was filed for allowance. The claim is for interest on warrant No. 318, being for money loaned to the County, the principal of which has been paid but the interest is still due and unpaid at 8% - \$238.09 ✓

Claim of W. J. Nicholson.

At this meeting the claim of W. J. Nicholson was filed for allowance. The claim is for County Court cases, Keeping Minutes Com. Court, Making Abstract, Ex-off fees etc. The Court after examining this account hereby allowed as a proper charge against Hibb County. \$40.75 ✓

Claim of C. G. Smith.

At this meeting the claim of C. G. Smith for \$28.97 was filed for allowance. The claim is for lumber and work on bridge at Clifton's Min. The Court after examining this account hereby allowed as a proper charge against Hibb County. ✓

Claim of W. L. Quinn.

At this meeting the claim of W. L. Quinn for \$14.06 was filed for allowance. The claim is for lumber and work on bridge at Clifton's Min. The Court after examining this account hereby allowed as a proper charge against Hibb County. ✓

Claim of The One Price Bargain Store.

At this meeting the claim of The One Price Bargain Store for \$35.60 ✓ The claim is for merchandise furnished Jail and County Poor House. The Court after examining this account hereby allowed as a proper charge against Hibb County. ✓

Claim of John S. Ward.

At this meeting the claim of John S. Ward for \$69.71 was filed for allowance. The claim is for costs in Circuit and County Court cases, removal bills, Ex-off Fees etc. The Court after examining this account hereby allowed as a proper charge against Hibb County. \$69.71 ✓

Claim of Dr. W. B. Bustin.

At this meeting the claim of W. B. Bustin for \$50.00 was filed for allowance. The Court after examining this account hereby allowed as a proper charge against Hibb County. The claim is for Autopsy on Scott Craddock by authority of Governor to determine whether he was shot with different caliber pistols. ✓

Winter Lash Grocery Co.

They claim the sum of \$14.18 for groceries furnished Hibb County Poor House for Aug. ✓
Allowed.

Winter Lash Grocery Co.

They claim the sum of \$13.08 for groceries furnished Hibb County Poor House for Sept. ✓
Allowed.

Southern Bell Tel. & Tel. Co.

They claim the sum of \$11.83 for telephone service months of Sept. & Oct. Prob. to Office Sept. & Oct. \$8.22, Circuit Clerk Oct. \$3.61, Total \$11.83 ✓
Allowed.

Claim of P. W. Jackson.

At this meeting the claim of P. W. Jackson for \$4.00 was filed for allowance. The claim is for work on Pump ✓

The State of Alabama,) Commissioners' Court,
Bibb County,) Adjourned May Term 1915.

Before me W. J. Nicholson a Judge of Probate in and for said County, personally came J. M. Battle, J. E. Hamilton and C. C. Haskabee who were heretofore appointed by an order of the Commissioners' Court of said County, made at the adjourned Term thereof, to view and mark out a new proposed.....Public road in said County, described in said order as follows, to-wit:

Commencing keep down the Pratt's ferry road at Mr. Tate's to or near an old pond, leaving said road and go a northeasterly course and intersect present road near Marion Merchant's dwelling.

Said reviewers being now duly sworn, on oath say that they will, to the best of their knowledge and ability, view and mark out said proposed road to the greatest advantage to the public, and with as little prejudice to individuals as possible, and without partiality or favor, and that they will justly assess the value of the land of each landowner that will be taken for said road.

Jno. M. Battle	1	Road Viewers.
J. E. Hamilton	2	
C. C. Haskabee	3	

Sworn to and subscribed before me this 8th day of Nov. 1915.

W. J. Nicholson, Judge of Probate.

The State of Alabama,)
Bibb County,)

We, the undersigned viewers, after being duly sworn as hereinbefore set forth, to view and mark out the proposed.....New... grade road as described in said order of Court, did on the 18th day of Aug. 1915, view and mark out said proposed road as follows:

State of Alabama,)

Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and George R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Centerville to Perry County line pursuant to a contract providing therefor entered into by the Court of County Commissioners of said County, and O. P. Head and George R. Moore on the 25th day of January 1915, said claim being evidenced by estimate made by County Engineer, for work done on said public road during the month of October, 1915, and being duly verified and sworn to by said public road during the month of October, 1915, and being duly verified and sworn to by said Contractors said estimate showing that the County was indebted to said Contractors in the sum of \$2500.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened or directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them. It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said Contractors, total amount of warrants drawn being \$2500.00.

Said warrants to be issued in payment of said estimate shall be for the sum of \$500.00 each, shall be numbered from to inclusive, shall mature, 191... and 191... etc., shall be dated, 1915.

W. J. Nicholson
D. N. Ham
Jno. H. Kettle
J. E. Hamilton
S. W. Nichols

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular term on this 10th day of Oct., 1915.

W. J. Nicholson, Judge of Probate.

Bibb County, Ala. Dr.

To O. P. Head and Geo. R. Moore, Contractors,

For work done on Centerville and Perry County line road from Oct. 4th to Nov. 5th, 1915.

10481 cu. yds earth excavation at .25 cts per yd.	\$ 262.25
Closing and grubbing	337.75
Advance on force account	500.00
	Warrants \$2500.00 ✓

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, G. C. Mackabee, Highway Engineer for Bibb County hereby certify that the above statement is correct according to surveys and calculations.

G. C. Mackabee, Highway Engineer.

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of Probate.

State of Alabama,
Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and George R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Centerville to Perry County line pursuant to a contract providing therefor entered into by the Court of County Commissioners of said County, and O. P. Head and George R. Moore on the 24th day of January 1915, said claim being evidenced by estimate made by the County Engineer for work done on said public road during the month of October, 1915, and being duly verified and sworn to by said Contractors' said estimate showing that the County was indebted to said Contractors in the sum of \$2500.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against said and there being no litigation pending or threatened or directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute controversy or litigation affecting the validity of said warrants, or any of them, It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said Contractors, total amount of warrants drawn being \$2500.00.

Said warrants to be issued in payment of said estimate shall be for the sum of \$500.00 each, shall be numbered from 101 to 107 inclusive, shall mature Feb. 15 1922 and....19...etc, and shall be dated Nov. 10, 1915.

O. P. Head
Geo. M. Bittel
J. R. Head Ltd.
G. W. E. Nichols

COMMISSIONERS

State of Alabama
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular term on this 10 day of Nov. 1915.

W. J. Nicholson, Judge of Probate.

Bibb County, Ala. Dr.

To
O. P. Head and Geo. R. Moore, Contractors.

For work done on Centerville and Perry County line road from Oct. 4th to Nov. 5th, 1915.

1000 cu. Yds earth excavation at .25	\$200.00	Overhaul	\$131.75	---	\$331.75
Charting or graving					1741.00
Cleaning and grubbing					232.50
Force Account					2371.10
Engineering					220.00

Less Previous statement

750 00
2500 00

2250 00

Less advance October statement

278.94

Due in December

\$3577.75

Warrants

77.75

2500.00

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is correct according to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, C. C. Backabee, Highway Engineer for Bibb County hereby certify that the above statement is correct according to surveys and calculations made by me.

C. C. Backabee, Highway Engineer

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.
W. J. Nicholson, Judge of Probate.

State of Alabama,
Bibb County,

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public roads from Nicotson to Woodstock pursuant to a contract providing thereof, entered into by the Court of County Commissioners of said County of said County and O. P. Head and Geo. R. Moore, said claim being evidenced by estimate made by C. C. Huskabee, County Engineer, for work done on said public road during the month from October 4th to November 5th 1915 and being duly verified and sworn to by said contractors, said estimate showing that the County was indebted to said contractors in the sum of \$2000.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are sued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them. It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw upon the Treasurer of Bibb County for the amount stated, payable to said contractors, total amount of warrants drawn being \$2000.00. Said warrants to be issued in payment of said estimate shall be for the sum of \$200.00 each, shall be numbered from....to...inclusive, shall mature....19... and....191...etc and shall be dated....1915.

W. J. Nicholson,
D. H. Row
Jno. M. Battle
J. R. Hamilton
S. W. E. Nichols

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular Term on this 10 day of Nov. 1915.

W. J. Nicholson, Judge of Probate,

Bibb County, Ga.

To, O. P. Head and Geo. R. Moore,

For work done on Nicotson to Woodstock road from Oct. 4th to Nov. 5th 1915.

9897.4 yards earth excavation at 25cts per yd	\$2474.50
Clearing and grubbing 7.3 acres at \$75.00	547.50
	<hr/>
	\$3021.50
Less advance made Oct. 11th, 1915.	149.00
	<hr/>
Advance on Force account	\$2872.50
	127.00
	<hr/>
Warrants	\$2000.00 ✓

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, C. C. Huskabee, Highway Engineer for Bibb County hereby certify that the above statement is correct according to surveys and calculations made by me.

C. C. Huskabee, Highway Engineer,

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of Probate.

State of Alabama
Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public roads from Wood's oak to Election pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and O. P. Head and Geo. R. Moore, said claim being evidenced by estimate made by C. C. Ruckabee, County Engineer, for work done on said public road during the month from Oct. 4th to November 25th 1915 and being duly verified and sworn to by said Contractors, said estimate showing that the County was indebted to said Contractors in the sum of \$2000.00 and at the time of presentation of said claim referred to, County has no effect or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, It is ordered by the Court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County to the amount stated, payable to said contractors, total amount of warrants drawn being \$2000.00, said warrants to be issued in payment of said estimate shall be for the sum of \$500.00 each, shall be numbered from 18 to 117 inclusive, shall mature Feb. 15 1925 and Feb. 15 1924 etc, and shall be dated Nov. 10, 1915.

W. J. Nicholson,
D. H. Hest,
Jno. W. Battle,
J. E. Hendon,
G. W. Nichols

COMMISSIONERS.

State of Alabama
Bibb County,)

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular Term on the 10th day of Nov, 1915.

W. J. Nicholson, Judge of Probate.

Bibb County, Dc,
to

O. P. Head and Geo. R. Moore, Contractors,

For work done on Woodstock and Election road from Oct. 4th to Nov. 1915.

9897.4 cu. yds. earth excavation at .25	\$2474.20	Overhaul 137.08	\$2611.28
Cherting			172 65
Clearing and grubbing			547.50
Forest Account			1183 16
			\$6064.49
Less previous statement			2000.00
			\$4064.49
Less advance in October			127.25
			\$3937.24
Advance of December			6.79
			\$3944.03
		Warrants	\$2000.00

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, C. C. Ruckabee, Highway Engineer for Bibb County hereby certify that the above statement is correct according to survey and calculations made by me.
C. C. Ruckabee, Highway Engineer.

State of Alabama,
Bibb County,)

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of Probate.

Bibb County, Ala. Dr.

Nov. 8th, 1915.

To Geo. R. Moore and O. P. Reed,

Centerville & Perry County line,

For work done on road. Estimate covers work up to and including Nov. 5th, 1915.

10481 cubic yards of earth excavations at	150 to 154,000, 7	
	(141 to 157	2420.25
	(157 to 170	
Clearing & grubbing 4.3 acres		302.50
Overhaul 42519 at 5cts, 291, 6 at 10cts, 296, 6 at 15cts, 184.4 at 20cts-		131.75
1455.8 yds. gravel hauled one mile at .75		1092.25
483.4 " " " two " " 1.10		531.74
30.4 yds concrete in bridge at Sta. 22 at 12.00		364.80
8.3 " " " at river sluice		79.14
3.62 " " " at Quilms and High School		434.40
20.1 " " " at Coopers		241.20
601 lineal ft. pipe in place at 20cts per ft.		120.20
Hauling two hors loads pipe		28.16
Labor on Cobbs, Affness and Blinnet bridges 320 at 1.50		480.00
Wire and nails used in concrete 1 500 at 4cts		60.00
37 @ ft. lumber		27.25
Moving fences etc.		3.50
Labor on Penitence bridge		14.40
4 squares gal. iron for bridge at 4.25		17.00
213.6 ft. lumber at Cooper bridge at \$20.00 erected		64.10
Wheel barrows and shovels used in bridge work		14.40
J. C. Church 10 days at 2.10		21.00
J. O. Thomas 5 days at 2.10		10.50
Lumber from W. T. Fauce tt		204.32
" " " E. S. Fowler		54.58
D. R. Kornege 5 days at 2.10		10.50
Chert		24.75
Engineering in April W. H. Thomas		45.20
		<hr/>
		\$734.17
		220.00
		<hr/>
		\$514.17 ✓

Engineering

Filed Nov. 10th 1915

W. J. Nicholson, Judge of Probate.

D. H. Ham
 J. W. C. Nichols
 J. M. Batta
 J. S. Hamilton

Bibb County Dr.

Nov. 8th, 1915.

To Geo. R. Moore and O. P. Head

For work done on Woodstock and Blocton road. Estimate covers work up to and including Nov. 8th, 1915.

9897.4 cu. yds earth excavation at .25	2474.50
1901 cu. yds. chert hauled one mile	142.75
277 " " " " " " " " " " " "	28.70
20 " " " " " " " " " " " "	40.00
Clearing and grubbing 20 6 to 2 6 7.3 acres at 75.00	547.50
32 6 fence posts in place at 12cts	39.12
12 rolls hog wire at 25cts roll	30.00
5 rolls barbed wire at 1.50	11.40
1 keg staples at 3.25	3.25
Hillside ditching, 90 1/2 days at 1.50	149.25
1 Foreman 18 days at 2.00, 1 Foreman 14 days at 3.25	81.50
2E, 1 cu. yds concrete in bridge at sta. 259 at 12.00	24.00
Lumber in bridge at sta. 259, 2208 ft. at 200.00	440.00
5 squares gal iron bridge covering at 4.25	21.25
Laying 183 feet pipe at .20	36.60
Overhaul sta. 201 6.1 at 5cts sta. 230 108 at 10cts	177.08
sta. 259 236.8 at 15cts, sta 280 417.7 at 20cts	54.61
M.R. Body 2 6 days at 2.10	280.00
Chart from Mrs. Cox for River Bend road	25.00
Chart from J. H. Green for Woodstock road	27.50
Damage to Mrs. Williams property	

6664.49

Dec. 8th, 1915.

A call meeting of the court of county commissioners of Bibb County, Alabama called and held in all respects as required by law, and held in the office of the Judge of Probate of said county the following proceedings were had:-

The court authorized W. J. Nicholson as Probate Judge of said County to make arrangements for the county to borrow such sum of money as may be necessary to pay off all outstanding claims now in existence against the general fund of said county, to borrow ^{and to pay current expenses} same for such time as he may deem best at the best rate of interest obtainable not to exceed eight per cent per annum, and he is hereby authorized for and in the name of said county to execute notes for the payment of same, but the amount to be borrowed not to exceed one half of the probable revenues of the general fund of said county for the year 1916.

On motion W. B. Worley was elected County Engineer for term of one year at \$125.00 per month.

The Judge of Probate was authorized to investigate interest on Mr. Powell's warrant and if found correct to issue.

Warrants covering several claims for \$18.43 issued to Freedmen and charged to District District account.

W. J. Nicholson
J. C. Hamilton
J. M. Baulte
S. W. E. Nichols

State of Alabama,)

Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and George R. Moore Contractors, having this day presented their claim for work done in constructing and improving public road from Wood stock to Blocton pursuant to a contract providing therefor entered into by the Court of County Commissioners of said County and O. P. Head and Geo. R. Moore on the 5th day of January 1915, said claim being evidenced by estimate made by County Engineer, for work done on said public road during the month of November 1915 and being duly verified and sworn to by said contractor, said estimate showing that the County was indebted to said Contractor in the sum of \$ 600.00, and at the time of presentation of said claim referred to, County has no set-off or counter claim against same, and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any manner, it is ordered by the Court that said estimate be paid in accordance with the terms of said contract, and the Judge of Probate is hereby authorized, to draw warrants upon the Treasurer of Bibb County, total amount of warrants drawn being \$ 600.00.

Said warrants to be issued in payment of said estimate shall be for the sum of \$600.00 each, shall be numbered from 114 to 125 inclusive, shall mature Feb. 15th 1924 and Feb. 15th 1925 etc, and shall be dated December 1915.

W. J. Nichols

J. E. Hamilton

D. M. Van

W. J. Nichols
Commissioners.

State of Alabama,)

Bibb County,)

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular Term on this the 13th day of December 1915.

W. J. Nicholson, Judge of Probate.

Bibb County Alabama, Dr.

To O. P. Head and Geo. R. Moore, Contractors.

For work done on Woodstock to Blocton road from No. 8th to Dec. 11th 1915.

Earth embankment 12200 cu. yds	at .25	3050.00
Loose rock 231 "	.40	92.40
Clearing and grubbing		1498.25
Cherting		302.15
Force Account.		5845.16
		6000.00
	Less advance in November	42.79
		5957.21
	Advance in December	217.14
		\$ 6000.00

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, C. C. Huckabee, County Engineer for Bibb County hereby certify that the above statement is correct according to surveys and estimates made by me.

C. C. Huckabee

State of Alabama
Bibb County.

U. W. J. Nicholson, Judge of Probate for said County, hereby certify that the above is a true and correct copy of the claim or account of O. P. Head and Geo. H. Moore.

W. J. Nicholson, Judge of Probate.

Dec. 17th, 1915.

Bibb County, Ala. vs.
To O. P. Head and Geo. H. Moore.

For work done on Goodstock to Bledsoe road for work done in November and December 1915.

12200 Cu. yds earth embankment at .25	3050.00	to Sta 422
231 " " loose rock at .60	138.00	
Clearing and grubbing 2 @ to 482 10.67 ac. at 175.	800.25	
1346 cu. yds short hauled at 1.10	1483.90	
8 " " " " " .75	6.00	
2 " " " " " 1.25	2.50	
2 " " " " " 2.00	4.00	

Wrecks Account.

198 posts fence moved at 17.5 cts	33.75
101 new posts in place at 10	10.10
14 Falls box wire furnished at 5.50	33.37
3 " " barbed wire " " 2.09	6.27
Moving wall fence	3.90
288 lineal ft. pipe in place .20	47.60
424 sqs hillside ditching 1.25	58.43
1 Foreman 7 days 2.20	15.40
1 " " " " 3.57	10.71
Error in calculation of lumber Nov. estimate	48.12
O. P. Head 30 2.20	66.00

Ole Carroll right of way -

Total -

Less advance in November

Advance in December

16.50
<u>2845.65</u>
2.79
<u>2842.86</u>
217.14
<u>\$ 600.00</u>

Commissioners Court Record.

State of Alabama,
Bibb County.

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O. P. Head and George H. Moore Contractors, having this day presented their claim for work done in constructing and improving public road from Cartersville to Perry County line, pursuant to a contract providing therefor entered into by the Court of County Commissioners of said county and O. P. Head and Geo. H. Moore on the 20th day of January 1915, said claim being evidenced by estimate made by County Engineer, for work done on said public road during the month of November 1915 and being duly verified and sworn to by said contractor, said estimate showing that the county was indebted to said contractor in the sum of \$600.00 and at the time of presentation of said claim referred to, county has no set-off or counter claim against same, and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants were issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute controversy or litigation affecting validity of said warrants, or any of them, it is ordered by the court that said estimate be paid in accordance with the terms of said contract, and the Judge of

Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County, total amount of warrants drawn being \$5000.00.

Said warrants to be issued in payment of said estimate shall be for the sum of \$500.00 each, shall be numbered from.....to.....inclusive, shall date Feb. 15, 1905 and Feb. 15 1907 etc and shall be dated Feb. 15, 1907 Due 15th 1915.

W. J. Nicholson,

J. K. Hamilton

D. M. Van

S. W. Nichols

Commissioners,

State of Alabama
Bibb County.

I, W. J. Nicholson, Judge of Probate of said County hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular Term on this the 13 day of December, 1915.

W. J. Nicholson, Judge of Probate.

Bibb County, Ala. Dr.

To O. P. Head and Geo. R. Moore, Contractors.

For work done on Centerville to Perry County line road from Nov. 8th to Dec. 11th 1915.

Earth embankment 13132 cu. yds at .25	\$3283.00
Graveling road	2057.50
Clearing and grubbing	802.50
Force Account	1290.75
Engineering (Includes \$25.00 paid Quinn)	249.50
Due from November estimate	77.75
Advance on December	228.00
	<u>\$5000.00</u> ✓

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, C. C. Huckabee, County Engineer for Bibb County hereby certify that the above statement is correct according to surveys and estimate made by me.

C. C. Huckabee

State of Alabama,
Bibb County.

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of Probate.

Dec. 12th, 1915

Bibb County, Ala. Dr.

To O. P. Head and Geo. R. Moore.

For work done on Centerville to Perry County line road to Dec. 11th 1915.

13132 cu. yds earth embankment (to sta. 18 south of Blue Out bridge to sta. 12 North of Blue Out bridge, to sta 202 South of Centerville at .25.	\$3283.00
Clearing and grubbing 180 to 219.0 to 22 North, 0 to 32 South 10, 7 acres at \$75.00	802.50
2419 cu. yds gravel hauled 1 mile at 8 6	1963.00
	94.00

Force Account.

722 6 ft. lumber in Blue Out bridges at 1 650	119.25
1152 " " in Steele bridges " 13.75 (Nov Est.)	15.84
30 days labor on bridges at 1.50	45.00
32 lineal ft. pipe hauled and placed	6.40
140 panels fence moved and re-built	24.50
21 yds concrete in Haystack culvert bridge 12.00	252.00
37.7 yds " in two Blue Out culvert bridge 12.00	404.40
J. O. Thompson 6	13.20
W. L. Young 9	13.80

A. C. Files	14	2.20	Total	30.00 \$7074.17
Engineering (includes \$25.00 paid Quinn)				267.50
Due from November				77.75
M'Pherson, Selma & Mobile P. R.				4.61
Carolina Portland Cement Co.				314.50
Advances in December				257.40
				\$8000.00 ✓

December 27th, 1915.

On motion it is ordered by the Court that the two gates across the public road leading from Six Mile to Pratt's Ferry by way of J. E. Brown place that were placed across said road without authority to this Court to be removed without delay.

It is further ordered that notice be issued by W. J. Nicholson, Chairman of the Board of Commissioners to John Tate, the person alleged to have erected said gates.

Dec. 27th, 1915.

W. J. Nicholson be and he is hereby authorized as Hard Labor Agent of the County to execute a contract with the Pratt Consolidated Coal & Iron Company for the convict of said County for 1916 or such part of the year as he thinks best.

Call meeting Commissioners Court W. J. Nicholson was authorized to hire Bibb County convicts to Pratt Consolidated Coal & Iron Company from Jan. 1st, 1916 to July 1st 1916.

Dec. 31st, 1915.

Continued meeting Commissioners Court, Commissioners Ham, Nicholson & Hamilton were present, the following business was transacted-

Checking in new Engineer, partial arranging road districts and plans for road working for 1917-

Final reports from Road Supervisors was called, for they not being prepared to make report, Court adjourned-

State of Alabama,

Bibb County.

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work in constructing and improving public road from Centerville to Perry County line pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County, and O. P. Head and Geo. R. Moore on the 9th day of January 1915, said claim being evidenced by estimate made by County Highway Engineer, for work done on said public road during the month of December, and being duly verified and sworn to by said contractor, said estimate showing that the County was indebted to said contractor in the sum of \$5000.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement, and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, It is ordered by the Court that said estimate be paid in accordance with the terms of said contract, and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said contractor, total amount of warrants drawn being \$5000.00.

Said warrants to be issued in payment of said estimate shall be for the sum of \$500.00 each, shall be numbered from 151 to 160 inclusive, shall mature Feb. 15th 1925 and etc and shall be dated Jan. 10, 1916.

W. J. Nicholson

J. E. Hamilton

Jno. M. Battle

S. W. E. Nichols

D. N. Han - - COMMISSIONERS-

State of Alabama,

Bibb County.

I, W. J. Nicholson, Judge of Probate of said County hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular term on this the 10th day of Jan'y 1916.

W. J. Nicholson, Judge of Probate

BIBB COUNTY ALA BAMA DR

TO

O. P. Head & Geo. R. Moore, CONTRACTORS.

For work on..... road from Dec. 13/1915 to Jan'y 10th, 1916.

Earth embankment 10093 yds at 25 cts	\$2523.25
Cherting	1516.20
Clearing and grubbing	825.00
Force account	335.90
	<hr/>
	\$5200.35
Less Advance in December	228.89
	<hr/>
	\$4971.46
Advance on January work	28.54
	<hr/>
	\$5000.00 ✓

We, O.P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O.P. Head

Geo. R. Moore

I, C.C. Huckabee, Highway Engineer for Bibb County, hereby certify that the above statement is correct according to surveys and estimates made by me.

C.C. Huckabee

State of Alabama,

Bibb County.

I, W.J. Nicholson, Judge of Probate for said County hereby certify that the above statement is a true and correct copy of the claim or account of O.P. Head and Geo. R. Moore.

W.J. Nicholson, Judge of Probate.

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State of Alabama,)

Bibb County.

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O.P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work in constructing and improving public road from Woodstock to Blocton pursuant to a contract providing therefor entered into by the Court of County Commissioners of said County, and O.P. Head and Geo. R. Moore on the 9th day of January 1915, said claim being evidenced by estimate made by County Highway Engineer, for work done on said public road during the month of December, and being duly verified and sworn to by said contractor, said estimate showing that the County was indebted to said contractor in the sum of \$4500.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same, and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting and validity of said warrants, or any of them. It is ordered by the Court that said estimate be paid in accordance with the terms of said contract, and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated, payable to said Contractor, total amount of warrants drawn being \$4500.00.

Said warrants to be issued in payment of said estimate shall be for the sum

of \$500.00 each, shall be numbered from 142 to 150 inclusive, shall mature Feb. 15, 1927 and shall be dated Jan.....1917.

W. J. Nicholson
D. H. Ham
S. W. E. Nichols
J. R. Hamilton
Geo. W. Battle

COMMISSIONERS,

State of Alabama

Bibb County,

I, W. J. Nicholson, Judge of Probate of said County hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the Minute Book of the Court held at a regular term on this the 10th day of July 1916.

W. J. Nicholson, Judge of Probate.

BIBB COUNTY, ALABAMA Dr.

TO

O. P. HEAD & GEO. R. MOORE, CONTRACTORS.

For work on Woodstock to Blecton road from Dec. 15/15 to Jan 10th 1916.

Earth embankment 86.89 yds at .25 cts	\$2172.25
Charting	1269.55
Clearing and grubbing	258.00
Force account	854.40
	<hr/>
	\$4554.20
Less Advance in December	217.14
Advance on January work	4337.06
	162.94
	<hr/>
	\$4500.00 ✓

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief,

O. P. Head
Geo. R. Moore

I, C. C. Hunkabee, Highway Engineer for Bibb County, hereby certify that the above statement is correct according to surveys and estimates made by me.

C. C. Hunkabee

State of Alabama

Bibb County.

I, W. J. Nicholson, Judge of Probate for said County hereby certify that the above statement is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of Probate.

In compliance with a resolution passed by the Court of County Commissioners at Special term held on ____ day of ____ 191 .

The Bridge across Haysop Creek 90 ft. long & 18 ft. wide was contracted to

to cost as follows:

Steel Beams	\$126.00
Cement	120.00
Labor	218.00
Flooring for	60.75
Casing for concrete	20.00
Wheel B.	3.00
Nails	13.00
Hauling	3.60
Gravel Haul	36.00
Total--	\$1733.36 ✓

.....

The Bridge across Blue Girth Creek 40 ft. long and 18 ft. wide, contracted to

to cost as follows:

Steel Beams	\$280.00
Labor	60.00
Gravel Haul	20.00
Flooring	36.00
Concrete Casing	6.50
Nails	3.00
Cement hauling	100.00
Total--	\$505.50 ✓

.....

The Bridge across Affonoe Creek 80 ft. Long 18 ft. wide was contracted

to cost as follows:

Steel Beams	\$280.00
Cement	49.00
Labor	110.00
Casing	6.50
Nails	2.50
Gravel Haul	22.50
Hauling steel & concrete-	20.00
Flooring	36.00
Total--	\$526.50 ✓

.....

The bridge across Congo Creek 60 ft. long & 18 ft. wide as follows:

Steel Beams	\$340.00
Cement	58.00
Labor	104.25
Flooring	15.00
Concrete casing	15.00
Hauling cement	13.00
Nails	3.00
Hauling Gravel	22.50
Total--	\$1096.31 ✓

✓ The State of Alabama,)
Bibb County,)

WHEREAS, the Honorable Commissioners Court of the County of Bibb and order regularly made and entered upon the minutes thereof, on the 27th day of Dec, 1915 determined by which the referees had been, or thereafter should be sentenced to hard labor for said County, and whereas by a further order of said Court W. J. Nicholson was duly and regularly appointed convicts, and whereas, the said W. J. Nicholson agent aforesaid, acting for and in behalf, and to use of said County of Bibb and in compliance with the terms and conditions of the order aforesaid of said Court, has hired to the Pratt Consolidated Coal Company of the County of Jefferson and St to aforesaid all of the convicts who have been or may hereafter within the term covered by this contract, be sentenced to hard labor for said County,

Now therefore, this contract made and entered into this 29th day of December 1915 by and between the said W. J. Nicholson agent aforesaid, acting for and to the use of said County party of the first part the Pratt Consolidated Coal Company party of the second part, Witnesseth

1. That the party of the first part will deliver to the party of the second part all convicts of those under sentenced or hereafter to be sentenced to hard labor for the County of Bibb the said convicts to be employed by the party of the second part in the work and labor or in and around the mines at or near Flat Creek in the Counties of Wilkes and Jefferson and State of Alabama.
2. That the said party of the second part shall pay to the County of Bibb as hire of each of the convicts delivered hereunder, as follows: For all convicts now with the Sloss Company at Flat Top, Ala. whose sentence is sixty days and over, \$12.50 per month; for all able-bodied male convicts whose sentence is thirty days and over who are sentenced after Jan. 1st, 1916, \$10.00 per month; for all other males and females, maintenance only, Convicts who are sentenced after Jan. 1st, 1916, to be received by us at the Bibb County Jail, payment to be made as follows: First, all that part of the hire of each convict which accrues from so much of the term of hard labor as is imposed for the costs of conviction, shall be paid in advance on the delivery of the convicts, respectively, and credit therefor shall be allowed the contractor on the next settlement; and, Second, except as next provided, the hire under this contract shall be paid quarterly and if default be made in the payment of said hire, or any other payment of said hire, or any other payment required by this contract and suit to recover the same be instituted, twenty per cent damages on the amount, as to which the default occurs, shall be added thereto and be recovered as a part thereof.
3. That this contract is entered into under, and in contemplation of all the laws of the State of Alabama, heretofore or hereafter enacted, in relation to the hiring, management and treatment of County Convicts hired out of the County of conviction, and of all the rules and regulations of the Board of Inspectors of Convicts now existing or hereafter to be adopted, which are applicable to such convicts, and all said laws and rules are hereby made a part of this contract as though here fully set out.
4. That said party of the second part shall receive all convicts who may be assigned to it under this contract at the jail of the county of conviction, and shall pay the expenses of their transportation to the place at which they are to be put to hard labor.
5. That the said party of the second part shall furnish said convicts, while held by it under this contract, with a sufficiency of good and wholesome foods and with medicine and with medical attention when necessary, and with comfortable clothing, to comprise at least two suits and underwear, and said convicts shall, under no circumstances be cruelly and inhumanly treated by said party of the second part its employes, or agent.
6. That the said party of the second part shall provide a safe, commodious and comfortable prison for the confinement of said convicts at night, or when not at work, in which must be confined not less than one hundred convicts, and a sufficient number of competent guards to prevent escapes at all times, and it shall pay to said county the sum of one hundred dollars for each convict who escapes whether such escapes be the result of negligence or not, but upon the recapture of any escaped convict the party of the second part within three months after such escape, it shall be entitled to a credit of one hundred dollars on its next quarterly settlement with the agent of said county. The penalties for escapes are due on the first day of the month after that in which they occur.
7. That the said party of the second part shall discharge the convicts held under this contract at the expiration of their term of penal servitude, respectively and shall supply each convict upon his discharge with transportation to the county seat of the county in which said convict was sentenced to imprisonment, and with fifty cents for each day estimated to be necessary for the journey to said county seat, and it shall also supply each convict on discharge with one good suit of clothes, hat and shoes, the value of said clothes, hat and shoes, to be not less than eight dollars.
8. That this contract is to commence on the 1st day of January 1916 and terminate on the thirty days notice by either party, otherwise the 1st day of January, 1917, and said convicts are to be delivered to said party of the second part from time to time as they are sentenced during the continuance thereof, and the said party of the second part shall pay for all convicts received under this contract from the day of receiving them, whether they be full number contracted for or less or more.
9. That this contract shall be secured by a bond conditional as by laws required, with two or more good and sufficient sureties in double the gross amount contracted to be paid during the continuance hereof, to be approved in all respects by the Probate Judge of said County of Bibb.

10. That this contract shall terminate whenever the bond given to secure its performance, in the opinion of the Probate Judge of said County of Bibb becomes insufficient, or if any convict held hereunder is treated cruelly or inhumanely by the party of the second part or its employee, and the Probate Judge of said County has the power, and it is his duty, to remove the convicts held hereunder from the control of the said party of the second part, or to annul this contract as the case may hereafter be ordered as to do by the Governor, acting upon the recommendation of the Board of Inspectors; and upon the revocation or termination in any way of this contract, the said party of the second part shall forthwith deliver the convicts hereunder to the Commissioners Court of said County, or their agent, and shall pay the hire thereof up to the day of such delivery.

11. That said party of the second part shall, on the first day of each month make out and forward to the President of the Board of Inspectors of convicts, a report of, and concerning the convicts held under this contract, containing such information as the Board of Inspectors may, by regulation previously adopted, require, and a failure to make such report shall be good cause, in the discretion of the Board of Inspectors, for reporting the said contract to the Governor as provided by Section 4525 of the Code of 1896.

That this contract be executed in triplicate, one copy to be retained by the party of the first part, one copy by the party of the second part, and one copy to be filed in the office of the President of the Board of Inspectors of Convicts at Montgomery.

In testimony whereof, we have hereunto set our hands and seals this, the 29th day of December, 1915.

W. J. Nicholson (L. S.)
Agent of Hard Labor for Bibb County

PRATT CONSOLIDATED COAL CO. (L. S.)
By S. G. McCormack
President.

BOND.

Know all men by these presents, that we the Pratt Consolidated Coal Company as principal and National Surety Co. a corporation under the laws of the State of New York as Surety are held and firmly bound unto the County of Bibb in said State in the penal sum of Five Hundred Dollars (\$500.00) Dollars, the payment of which well and truly to be made, we bind ourselves, our heirs, representatives and assigns, jointly and severally, by these presents.

Given under our hands and seals this the 29th day of December 1915.

The condition of the above obligation is such, that whereas, the above bound Pratt Consolidated Coal Company has hired all convicts for a term beginning on the 1st day of January, 1916, and ending on thirty days notice by either party otherwise on the 1st day of January, 1917, and has this day made and entered into a contract with the Hard Labor of said County for the hire of said convicts, which contract is here referred to and made by reference a part hereof.

Now, if the said Pratt Consolidated Coal Company shall well and truly comply with the terms of said contract, and faithfully do and perform all that it is herein required to do and in the manner therein required, and shall, among other things herein required to be done by it, furnish said convicts, while held under said contract, with a sufficiency of good and wholesome food, with medicine and medical attention, when necessary, with comfortable clothing, comprising at all times at least two suits and underware, and to furnish each convict upon his or her discharge, with a good suit of clothes, hat and shoes, and with transportation to the place of conviction, and make provision for his food during his journey, then the above obligation to be void, otherwise to remain and continue in full force and effect.

Witness our hands and seals, this the _____ day and date above written.

Pratt Consolidated Coal Co. (L. S.)
By S. G. McCormack President (L. S.)
National Surety Company (L. S.)
By _____
Attorney in Fact

Be it remembered at the February Term Commissioners Court the following business was transacted and the following claims were passed on. All the members of said Court being present.

Journal July 11/16
 Claim of Shields-Weige Hardware Company,
 At this meeting the claim of Shields-Weige Hardware Company for \$62.73 was filed for allowance. The claim is for merchandise furnished the County. The Court after examining this account hereby allowed as a proper charge against Bibb County, \$62.73 ✓

Journal July 11/16
 Claim of F. W. Jackson
 At this meeting the claim of F. W. Jackson for \$14.80 was filed for allowance. The claim is for work on water works etc. The Court after examining this account hereby allowed as a proper charge against Bibb County \$14.80 ✓

Journal July 25/16
 Claim of The Centerville Press
 At this meeting the claim of The Centerville Press for \$146.50 was filed for allowance. The claim is for stationery furnished the County. The court after examining this account hereby allowed as a proper charge against Bibb County ✓

Journal July 25/16
 Claim of J. R. White
 At this meeting the claim of J. R. White for \$27.00 was filed for allowance. The claim is for merchandise furnished the county. The court after examining this account hereby allowed as a proper charge against Bibb County \$27.00 ✓

Journal July 25/16
 National Insurance Company
 At this meeting the claim of The National Insurance Company for \$120.00 was filed for allowance. The Court after examining this account hereby allowed as a proper charge against Bibb County, Insurance on Court House- ✓

Journal July 25/16
 Claim of Jas. R. Mitchell
 At this meeting the claim of Jas. R. Mitchell for \$10.00 was filed for allowance. The court after examining this account hereby allowed as a proper charge against Bibb County. The claim is for house rent for holding election Dec. & Jan. \$10.00 ✓

Journal July 18/16
 Claim of Roberts & Sons
 At this meeting the claim of Roberts & Sons for \$117.69 was filed for allowance. The claim is for stationery furnished the County. The court after examining this account hereby allowed as a proper charge against Bibb County \$117.69 ✓

Journal July 18/16
 Claim of R. J. Jones
 At this meeting the claim of R. J. Jones for \$96.00 was filed for allowance. The claim is for services rendered Bibb Co. as member Board of Equalization. The Court after examining this account hereby allowed as a proper charge against Bibb County - To 6 days Jan. at \$5.00- \$30.00 To 10 days Feb. at \$5.00 \$60.00 Total \$96.00 ✓

Journal July 17/16
 Claim of S. C. Cottingham
 At this meeting the claim of S. C. Cottingham for \$120.00 was filed for allowance. The claim is for services rendered Bibb Co. as member Board of Equalization. The Court after examining this account hereby allowed as a proper charge against Bibb County- Jan. to 11 days at \$5.00-\$55.00 To Feb. 9 days at \$5.00-\$65. Total \$120.00 ✓

Journal July 21/16
 Claim of A. E. Ellis
 At this meeting the claim of A. E. Ellis for \$24.00 was filed for allowance. The claim is for services rendered Bibb Co. member Board of Equalization. The Court after examining this account hereby allowed as a proper charge against Bibb Co. --To 10 days Jan. at \$5.00-\$50.00. To 4 days Feb. at \$5.00-\$24.00 Total \$24.00 ✓

Journal July 11/16
 Claim of Centerville Light & Power Company
 At this meeting the claim of the Centerville Light & Power Company for \$50.00 was filed for allowance. The claim is for Electric lights furnished Court House & Jail from July 1st 1915 to July 1st 1916. The court after examining this account hereby allowed as a proper charge against Bibb County. ✓

Journal July 11/16
 Claim of Goodall-Brown Dry Goods Co.
 At this meeting the claim of Goodall-Brown Dry Goods Co. for \$18.00 was filed for allowance. The claim is for merchandise. The Court after examining this account hereby allowed as a proper charge against Bibb Co. \$18.00 ✓

Journal July 11/16
 Cleveland Cash Store
 He claims the sum of \$2.75 for 1 pair pants furnished poor house. ✓
 Allowed

Claim of J.P. Dobyne-

At this meeting the claim of J.P. Dobyne for \$4.50 was filed for allowance. The claim is for repairing typewriter Probate office 9 different times at .50 cts each \$4.50. The Court after examining this account hereby allowed as a proper charge against Bibb County

*Approved
Sept 18/16*

Claim of Red Eagle Coal Company,

At this meeting the claim of Red Eagle Coal Company for \$25.29 was filed for allowance. The claim is for 1 car of coal- The court after examining this account hereby allowed as a proper charge against Bibb County

*Approved
Sept 18/16*

Claim of the Centerville Gin & Cotton Company

At this meeting the claim of the Centerville Gin & Cotton Company for \$5.70 was filed for allowance. The claim is for 1 sack of meal & hulls- The court after examining this account allowed as a proper charge against Bibb County.

*Approved
Sept 18/16*

Dr. M.B. Williams-

At this meeting the claim of Dr. M.B. Williams for \$33.26 was filed for allowance- The claim is for services rendered Bibb County as County Physician- The court after examining this account hereby allowed as a proper charge against Bibb County,

*Approved
Sept 18/16*

Claim of Dr. Peters & Williams-

At this meeting the claim of Dr. Peters & Williams was filed for allowance. The claim is for examining body of John Binge and holding autopsy and mileage- The Court after examining this account hereby allowed as a proper charge against Bibb County \$22.00

*Approved
Sept 18/16*

Claim of Remington Typewriter Company-

At this meeting the claim of The Remington Typewriter Company for \$40.00 was filed for allowance. The claim is for a payment on Typewriter- The court after examining this account hereby allowed as a proper charge against Bibb County,

*Approved
Nov 17/16*

Claim of Luther Corwill-

At this meeting the claim of Luther Corwill was filed for allowance- The claim is for putting plate in Probate Office Court House- The court after examining this account hereby allowed as a proper charge against Bibb County. \$2.00

*Approved
Jan 23/17*

Claim of J.G. Hughes-

At this meeting the claim of J.G. Hughes for \$17.25 was filed for allowance- The claim is for putting up danger boards- The court after examining this account hereby allowed as a proper charge against Bibb County- \$17.25

*Approved
April 14/17*

Claim of Election Enterprise-

At this meeting the claim of the Election Enterprise for \$21.54 was filed for allowance- The claim is for publishing registration notices, subscription to paper for three years, other notices- The court after examining this this account hereby allowed as a proper charge against Bibb County- \$21.54

*Approved
July 1/17*

Claim of R.B. Glover-

At this meeting the claim of R.B. Glover for \$15.00 was filed for allowance- The claim is for making coffin and burying one man Mr. Green, Residence not known- The court after examining this account hereby allowed as a proper charge against Bibb County the.

*Approved
Sept 17/17*

Claim of Quarles-

The claim of S.S. Quarles for \$44.00 was filed for allowance. The claim is for time and material for work on Mount House, R.R. Park & board- The court after examining this account hereby allowed as a proper charge against Bibb County-

*Approved
Nov 1/17*

Claim of W.T. Steele-

At this meeting the claim of W.T. Steele for \$10.00 was filed for allowance. The claim is for 20 gal. molasses for poor house at 50cts gal. The court after examining this account hereby allowed as a proper charge against Bibb County,

*Approved
Nov 2/17*

Claim of J.M. Jones-

At this meeting the claim of J.M. Jones for \$1.00 was filed for allowance. The claim is for 1 sack of flour & lard- The court after examining this account hereby allowed as a proper charge against Bibb County

*Approved
Nov 2/17*

Claim of J.T. Avery-

At this meeting the claim of J.T. Avery for \$5.00 was filed for allowance- The claim is for hire mule for 3 days at 1.00 per day for poor house- The court after examining this account hereby allowed as a proper charge against Bibb County-

*Approved
Nov 14/17*

*Journal
July 18/16*

W. J. Nicholson-

At this meeting the claim of W. J. Nicholson, for \$2.52 was filed for allowance. The claim is for 1 turkey, barrel etc. The court after examining this account hereby allowed as a proper charge against Bibb County.

*Journal
July 17/16*

Claim of N. E. Stewart-

At this meeting the claim of N. E. Stewart for \$80.48 was filed for allowance. The claim is for interest on Warrant No. 508 on \$550.00 from Jan. 15, 1915 to 1916 \$44.00- On warrant No. 518 on \$21.65 ten & 1/2 months \$36.48--Total \$80.48 The Court after examining this account hereby allowed as a proper charge against Bibb County.

*Journal
July 17/16*

Claim of J. O. Langston-

At this meeting the claim of J. O. Langston for \$1.00 was filed for allowance. The claim is for 1 lock on Tax Collector's Desk. The court after examining this account hereby allowed as a proper charge against Bibb County.

*Journal
Nov 11/16*

Claim of T. P. Thomas-

At this meeting the claim of T. P. Thomas for \$7.30 was filed for allowance. The claim is for keeping court house clock for 3 months, Oct., Nov. & Dec. The Court examining this account hereby allowed as a proper charge against Bibb County.

*Journal
July 18/16*

Claim of Centerville Gin & Cotton Company-

At this meeting the claim of the Centerville Gin & Cotton Company for \$10.80 was filed for allowance. The claim is for cotton seed meal & hulls for poor house. The court after examining this account hereby allowed as a proper charge against Bibb County.

*Journal
Nov 19/16*

Claim of H. S. Bailey-

At this meeting the claim of H. S. Bailey for \$3.50 was filed for allowance. The claim is for hire 1 mule for poor house at 50cts per day. The court after examining this account hereby allowed as a proper charge against Bibb County.

*Journal
July 18/16*

Claim of Cahaba Supply Company.

At this meeting the claim of Cahaba Supply Company for \$7.26 was filed for allowance. The claim is for merchandise furnished the County. The Court after examining this account hereby allowed as a proper charge against Bibb County.

*Journal
July 18/16*

Claim of R. Carl Jones-

At this meeting the claim of R. Carl Jones for \$1.50 was filed for allowance. The claim is for 1 turkey for Poor House Thanksgiving. \$1.50

*Journal
Dec 10/16*

Claim of Superior Lumber Co.

At this meeting the claim of Superior Lumber Co. for \$2.95 was filed for allowance. The claim is for lumber. The Court after examining this account hereby allowed as a proper charge against Bibb County.

*Journal
Nov 11/16*

Claim of Frank Mason-

At this meeting the claim of Frank Mason for \$12.00 was filed for allowance. The claim is for repairing typewriter Probate Office. The Court after examining this account hereby allowed as a proper charge against Bibb County.

*Journal
April 18/16*

Claim of W. J. Nicholson-

At this meeting the claim of W. J. Nicholson for \$956.19 was filed for allowance. The claim is for making Poll & registration list, keeping Minutes Commissioners Court, County Court Ex-Off Fees etc. The court after examining this account hereby allowed as a proper charge against Bibb County.

*Journal
July 18/16*

Claim of J. S. Ward

At this meeting the claim of J. S. Ward for \$695.96 was filed for allowance. The claim is for Circuit & County Court, removal bills, Ex-Off Fees etc. The Court after examining this account hereby allowed as a proper charge against Bibb Co.

*Journal
Feb 20/16*

Claim of R. P. Caddell-

At this meeting the claim of R. P. Caddell for \$45.50 was filed for allowance. The claim is for hauling done for County. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of John Jones-

At this meeting the claim of John Jones for \$12.15 was filed for allowance. The claim is for carrying Mrs Ed Latam to Asylum Thomason, R. R. fare, Hotel bill etc. The Court after examining this account hereby allowed as a proper charge against Bibb County.

*476.75
13.25
489.00*

Journal
 Claim of Geo. T. Burdin-

At this meeting the claim of Geo. T. Burdin for \$50.59 was filed for allowance. The claim is for merchandise furnished County Poor House. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 Feb 18/16
 Claim of McQuiddy Printing Company-

At this meeting the claim of McQuiddy Printing Company for \$148.31 was filed for allowance. The claim is for Stationery books, witnesses certificate etc. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 Feb 18/16
 Claim of R. L. Avery-

At this meeting the claim of R. L. Avery for \$209.02 was filed for allowance. The claim is for County Court cases, Ex-Off Fees etc. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 Feb 18/16
 Claim of Marshall Bruce & Co-

At this meeting the claim of Marshall Bruce & Co for \$72.43 was filed for allowance. The claim is for Stationery, books etc. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 Feb 18/16
 Claim of Geo. D. Barnard & Co. for \$178.06 was filed for allowance. The claim is for Index Books, stationery etc. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 Feb 18/16
 Claim of J. R. White-

At this meeting the claim of J. R. White for \$47.00 was filed for allowance. The claim is for merchandise furnished Bibb County. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 Feb 18/16
 Claim of A. A. McElveen

At this meeting the claim of A. A. McElveen for \$9.20 was filed for allowance. The claim is for fruit trees for County Poor House. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 Feb 17/16
 C. L. Lewis Furniture Co.

At this meeting the claim of C. L. Lewis Furniture Co for \$14.00 was filed for allowance. The claim is for comforts and mattresses furnished jail for jury room during circuit court. The court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 Feb 11/16
 Claim of A. R. Gentry-

At this meeting the claim of A. R. Gentry for \$3.50 was filed for allowance. The claim is for 1 keg of nails used on bridge near Pipe river bridge in 1912. The court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 7/17/16
 Claim of C. L. Oakley-

At this meeting the claim of C. L. Oakley for \$66.00 was filed for allowance. The claim is for cases in County Court. The Court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 2/14/16
 Claim of E. F. Leather & Co.

At this meeting the claim of E. F. Leather & Co. \$38.35 was filed for allowance. The claim is for Auditing office of Probate Judge Bibb County. The court after examining this account hereby allowed as a proper charge against Bibb County.

Journal
 5/17/16
 Claim of Rush Goodson.

At this meeting the claim of Rush Goodson for \$6.55 was filed for allowance. The claim is for freight on castings, axels etc. The court after examining this account hereby allowed as a proper charge against Bibb County.

Claim of Southern Bell Tel. & Tel. Company-

At this meeting the claim of the Southern Bell Tel. & Tel. Co. for \$34.07. The claim is for \$17.56 Phone for Clarke office Nov., Jan- \$16.51 for phone Probate Office Nov to Feb. Allowed-

Journal
 2/13/16
 Claim of N. L. Wilson-

At this meeting the claim of N. L. Wilson for \$25.00 was filed for allowance. The claim is for 1 coffin for Florence Walker. The court after examining this account hereby allowed as a proper charge against Bibb County.

State of Alabama,)
Bibb County,)

The following resolution, or order, was passed by the Court of County Commissioners of Bibb County:

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public roads from Centerville to Perry County line, pursuant to contract providing therefor entered into by the Court of County Commissioners of said County, and O. P. Head and Geo. R. Moore on the 9th day of January 1915, said claim being evidenced by estimate made up by County Engineer for work done on said public road during the month of January 1916 and being duly verified and sworn to by said Contractors, said estimate showing that the County was indebted to said Contractors in the sum of \$5000.00 and at the time of presentation of said claim referred to, County has no set-off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued, and the proceedings of the court of County Commissioners relating to said improvements, and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, it is ordered by the Court that said estimate be paid in accordance with the terms of said contract, and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated payable to said Contractors, total amount of warrants drawn being \$5000.00

Said warrants to be issued in payment of said estimate and shall be for the sum of five thousand dollars (\$5000.00) each shall be numbered from 171 to 180 inclusive, shall mature Feb. 15, 1920 and.....19....etc, and shall be dated Feb. 17, 1916.

W. J. Nicholson
Geo. M. Battle
D. N. Ham
J. E. Hamilton
S. W. E. Nichols
- COMMISSIONERS.

State of Alabama,)

Bibb County,)

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the minutes book of the court held at a regular term on this the 17 day of February, 1916.

W. J. Nicholson, Judge of Probate

Bibb County, Ala. Dr.

To

Geo. R. Moore and O. P. Head, Contractors,

For work on Centerville to Perry County line road from January 10th to February 12th, 1916.

Earth excavation 5169 yds. at 25cts.	1292.25
Concrete work on bridge abutments 34.9 yds.	438.80
Charting	2544.75
Force Account	531.60
Clearing and grubbing	105.00
Total-	\$4892.40
Less advance on February work	28.54
Advance on February work-	\$4863.86
	126.54
	\$5000.00 ✓

Warrants.

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is a true and correct to the best of our knowledge and belief,

O. P. Head

Geo. R. Moore

I, C. C. Huckabee, Highway Engineer for Bibb County, Ala. hereby certify that the above statement is correct according to surveys and calculations made by me.

C. C. Huckabee

State of Alabama

Bibb County.

I, W. J. Nicholson, Judge of Probate for said County, hereby certify that the above statement is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of probate.

It is ordered by the Court that there be levied (on each license) except on automobiles fifty per cent of the amount collected by the State.

State of Alabama,)

Bibb County,)

The following resolution, or order, was passed by the Court of County Commissioners of Bibb County,

O.P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Woodstock to Blocton pursuant to contract providing therefor entered into by the Court of County Commissioners of said County, and O.P. Head and Geo. R. Moore on the 9th day of January 1915, said claim being evidenced by estimate made up by the County Engineer for work done on said public road during the month of January 1916 and being duly verified and sworn to by said Contractors, said estimate showing that the County was indebted to said Contractors in the sum of \$5000.00, and at the time of presentation of said claim referred to, County has no set-off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued, and the proceedings of the court of County Commissioners relating to said improvement and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, it is ordered by the Court that said estimate be paid in accordance with the terms of said contract, and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated payable to said Contractors, total amount of warrants drawn being \$5000.00

Said warrants to be issued in payment of said estimate and shall be for the sum of five hundred dollars (\$500.00) each; shall be numbered from 161 to 170 inclusive, shall mature Feb. 15 1929 and.....191....., etc and shall be dated Feb 17 1916.

W. J. Nicholson

Jno. M. Battle

D. W. Han

J. E. Hamilton

S. W. E. Nichols

-- COMMISSIONERS--

State of Alabama,)

Bibb County

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and same has been regularly entered upon the minute book of the Court held at a regular term on this the 17th day of February 1916.

W. J. Nicholson, Judge of Probate

Bibb County, Ala., Dr.

To

O. P. Head and Geo. R. Moore, Contractors,-

For work on Woodstock to Election road from January 10th to February 12th 1916.

Earth excavation 6885 yds. at 25cts,	1720.75
Clearing and grubbing	390.00
Concrete work on bridge abutments....yds.	946.00
Charting	1627.25
Perce Account	
	204.86
	\$6038.86
Less Advance on February work 162.94	162.94
	\$4875.92
Advance on February work	124.08
	\$5000.00 ✓

Warrants.

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above statements is true and correct to the best of our knowledge and belief,

O. P. Head

Geo. R. Moore,

I, C. C. Hucksabee, Highway Engineer for Bibb County, Ala. hereby certify that the above statement is correct according to surveys and calculations made by me,

C. C. Hucksabee

State of Alabama,

Bibb County,

I, W. J. Nicholson, Judge of probate for said County, hereby certify that the above statement is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore,

W. J. Nicholson, Judge of Probate

On motion permit was granted to the following persons for the erection of telephone lines on the following public roads Bibb County, viz: C. T. Ragland on Centerville and Moundville road commencing at Kaul Lumber Co's camp & extending to C. T. Ragland home; to J. S. Miller on Tuscaloosa & Columbiana road beginning at Shelby & Bibb County line & extending to Woodstock.

On motion Judge W. J. Nicholson was empowered to O.K. all orders given to salesmen for supplies for all Co. Officers.

The report Dr. L. R. Peacock, County Health Officer made his report year 1915 and same was duly accepted by Court of County Commissioners-

On motion a salary of J. M. Jones keeper of County Poor House was raised from \$20.00 to \$30.00 per month-

On motion J. W. Mitchell, Government Farm Demonstrator was allowed \$50.00 for Farm Demonstration work in Bibb County for year 1916-

On motion George R. Moore Construction Company was all owed to make bond in sum of \$5000.00 as security pending investigation of work on Election & Wiser Bend road-

Whereas, it is to the best interest of Bibb County to make a temporary loan in anticipation of the collection of taxes for the year 1916, therefore be it resolved by the Court of County Commissioners of Bibb County, Alabama, at this their regular february term; That the County borrow the sum of FIFTEEN THOUSAND DOLLARS as a temporary loan in anticipation of the collection of taxes for the year 1916, and that such loan bear interest at the rate of 8 per centum per annum.

- (2) That said loan shall mature on December 15th, 1916, together with interest on same.
- (3) That a certificate evidencing said loan be made for the respective amount above set out and that the same be registered by the County Treasurer of said County.
- (4) That W. J. Nicholson, Judge of said County, be and he is hereby authorized, empowered and directed for and in behalf of Bibb County, Alabama, and in its name to issue and execute in the name of the County by himself as Probate Judge, such warrants or certificates of indebtedness as may be required by the person, firm or corporation from whom said money may be obtained.
- (5) That the Treasurer of said County be and he is hereby authorized and directed to retain out of the taxes collected for the year 1916 a sufficient amount of same to pay the above loan, together with interest on same, on or before the date of maturity thereof.
- (6) That W. J. Nicholson, as Probate Judge of said County, be and he is hereby authorized and empowered and directed to execute any and all notes, warrants, coupons or certificates of indebtedness either or all, as may be required by the person, firm or corporation from whom said loan may be obtained.
- The foregoing resolution was offered by Commissioner Jno. M. Battle, who moved its adoption; the yeoman vote being taken Commissioner Jno. M. Battle, J. E. Hamilton, D. M. Ray and S. W. E. Nichols as members of the Commissioners Court of Bibb County, Alabama, voted in favor of the adoption of said Resolution, the yeoman resolution was declared to be adopted.

J. M. Battle
S. W. E. Nichols
J. E. Hamilton

Bibb County, Alabama Dr.
To

O.P. Head and Geo. R. Moore, Contractors;

For work done on Woodstock to Blocton road from Feb'y 12/16 to March 11th, 1916.

Charting	\$2130.00
Earth work	2352.00
Rock	1170.20
Clearing and grubbing	518.75
Force Account	970.37
	<hr/>
Less advance on Feb'y.	\$7141.32 124.08
	<hr/>
Less deduction March	\$7017.24 17.24
	<hr/>
	\$7000.00 ✓

We O.P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

O.P. Head

Geo. R. Moore

I, W.R. McMurtrey, County Engineer for Bibb County, hereby certify that the above estimate is true and correct according to surveys and estimate made by me.

W.R. McMurtrey

State of Alabama,

Bibb County.

I, W.J. Nicholson Judge of Probate for said County hereby certify that the above statement is a true and correct copy of the claim or account of O.P. Head and Geo. R. Moore

W.J. Nicholson, Judge of Probate

State of Alabama,
Bibb County.

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O.P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done on constructing and improving public road from Woodstock to Blocton pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and O.P. Head and Geo. R. Moore on the 9th day of January 1916, said claim being evidenced by estimate made by County Engineer for work done on said public road during the month of Feb. 1916 and being duly verified and sworn to by said contractors, said estimate showing that the County was indebted to said contractors, in the sum of \$7000.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvements and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrant, or any of them, it is ordered by the Court that said estimate be paid in accordance with the terms of

said contract and the Judge of Probate is hereby authorized to draw warrants upon Treasurer of Bibb County for the amount stated, payable to said Contractors, total amount of warrants drawn being \$7000.00.

Said warrants to be issued in payment of said estimate for the sum of \$500.00 each, shall be numbered from 195 to 208 inclusive, shall mature Feb. 15 1932 and..... 1933, and shall be dated Feb 13 1916.

W. J. Nicholson
 J. E. Hamilton
 Jno. M. Rattle
 S. W. E. Nichols,
 COMMISSIONERS.

State of Alabama,

Bibb County,)

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and the same has been regularly entered upon the Minute Book of the Court held at a regular term of this the.....day of.....1916.

W. J. Nicholson, Judge of Probate.

=====

Bibb County, Alabama, Dr.

To
 G. P. Head and Geo. R. Moore, Contractors,

For work on Centerville to Perry County line road from Feb'y 12/16 to March 11/16,

Gravel	\$553.45
Earth work	3882.45
Clearing and grubbing	322.50
Perce account	291.45
Total-	<u>\$6960.05</u>
Less advance on Feb'y	136.14
	<u>\$6823.91</u>
Advance on March	175.00
Warrants-	\$7000.00 ✓

We, G. P. Head and Geo. R. Moore do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

 G. P. Head

 Geo. R. Moore

I, W. R. McFurtney, County Engineer for Bibb County hereby certify that the above estimate is true and correct according to surveys and estimates made by me.

W. R. McFurtney.

State of Alabama,

Bibb County,

I, W. J. Nicholson, Probate Judge of said County, hereby certify that the above statement is a true and correct copy of the claim or account of G. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of Probate

✓ State of Alabama,)

Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and Geo. R. Moore, Contractors having this day presented their claim for work done in constructing and improving public road from Centerville to Perry Co. line pursuant to a contract providing therefor entered into by the Court of County Commissioners of said County and O. P. Head and Geo. R. Moore on the 9th day of January 1915, said claim being evidenced by estimate made by County Engineer for work done on said public road during the month of Feb. 1916 and being duly verified and sworn to by said contractors, said estimate showing that the County was indebted to said contractors, in the sum of \$7000.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the court of County Commissioners relating to said improvements and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, it is ordered by the court that said estimate be paid in accordance with the terms of said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount aforesaid, payable to said Contractors, total amount of warrants drawn being \$7000.00.

Said warrants to be issued in payment of said estimate for the sum of \$500.00 each, shall be numbered from 181 to 194 inclusive, shall mature Feb. 15 1931 and.....1932 and shall be dated Feb. 13, 1916.

W. J. Nicholson
J. E. Hamilton
Jno. M. Battle
S. W. E. Nichols,

COMMISSIONERS.

State of Alabama,

Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and the same has been regularly entered upon the Minute Book of the Court held at a regular term on this the.....day of.....1916,

W. J. Nicholson, Judge of Probate

State of Alabama,)

Bibb County,)

A special meeting of the Court of County Commissioners of Bibb County Alabama, held in the office of the Judge of Probate on Thursday March 16th 1916; present County Commissioners J. R. Hamilton, S. W. E. Nichols and John M. Battle, this being quorum of the Court; Commissioner J. R. Hamilton was elected Chairman Pro Tem of the Board for this meeting; It appearing to the court that this meeting has been called in strict compliance with the law in such cases made and provided, the purpose of the meeting being to consider the Road Laws of the County of Bibb. The Court considered said matter and being unable to finish the matter adjourned over until Friday March 17th 1916, on said date viz: March 17th the above named Commissioners were joined by Commissioner D. N. Ham, who was not notified in time to attend first days session. The County Commissioners after carefully considering the question and having received advice from counsel is of the opinion as indicated by the following resolution which was unanimously passed,

1st. It is the judgment and decision of this court that the Officer of Road Supervisors of the County of Bibb was abolished by the Act passed by the Legislature of Alabama said purpose to abolish said Road Supervisors for Bibb County Alabama, was given in the Notice of the intention to pass said act, was given in the title of the Act and that said officer is by Section 37 of said Act abolished "Sec. 37 That the office of Road Supervisor in and for Bibb County be and the same is hereby abolished .

2nd. It is the judgment and decision of the said Court of County Commissioners for Bibb County Alabama, that in all other respects than as indicated by decision one first set out the Old Road Law of Bibb County Alabama approved August 1st 1907 is automatically in effect upon the decision of the Law Passed by the last Legislature and approved Sept. 2nd 1915 as unconstitutional. And that said Old Road law with the Exception of the parts relating to the Road Supervision be and the same is hereby adopted as the Road Law for Bibb County Alabama, by this court.

3rd. That the time of payment of the Per Capita Tax is extended until May 1st 1916 by this court.

4th. That at a subsequent meeting this court will divide the County into convenient Road districts and will appoint Road overseers over each of said districts, said overseers to be recommended to the court by the commissioners from the Commissioners district in which they shall serve.

There being no further business before the court the same adjourned subject to the call of the Chairman.

W. J. Nicholson

J. R. Hamilton

S. W. E. Nichols

D. N. Ham

John M. Battle

Commissioners,

Filed March 17th, 1916.

*Journal
Book 1916*

C. L. Oakley
VS
Bibb County.

He claims the sum of \$314.20 for work on Centerville & Marion road East side of River - Eastern Division.

Allowed.

State of Alabama,
Bibb County,)

The following resolution of order was passed by the Court of County Commissioners of Bibb County.

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Centerville to Perry County line pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County and O. P. Head and Geo. R. Moore on the 9th day of January 1915, said claim being evidenced by estimate made by County Engineer for work done on said public road during the month of March 1916 and being duly verified and sworn to said contractors, said estimate showing that the county was indebted to said contractors, in the sum of \$2500.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvements and the issuance of said warrants nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, it is ordered by the court that said estimate be paid in accordance with said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the amount stated payable to said contractors, total amount of warrants being \$2500.00.

Said warrants to be issued in payment of said estimate for the sum of \$500.00 each, shall be numbered from _____ to _____ inclusive shall mature _____ 19____ and _____ 19____ and shall be dated _____ 19____.

Jno. M. Battle

D. M. Ham

S. W. K. Nichols

J. F. Hamilton

COMMISSIONERS.

State of Alabama,
Bibb County.

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and the same has been regularly entered upon the Minute Book of the Court held at a regular term on this the _____ day of _____ 1916.

Judge of Probate

BIBB COUNTY, ALABAMA DE,

To

O. P. Head and Geo. R. Moore, Contractors,

For work on Centerville to Perry County Line from March 11/16 to April 17/16.

Earth	1535.50	
Gravel	1204.50	\$2740.00
Force Account	968.00	968.00
Less March Advance		\$3708.00
		176.09
		3531.91
		31.91
Less Warrants.		\$3500.00 ✓

We, O. P. Head and Geo. R. Moore, do solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

I, W. R. McMurtrey, County Engineer for Bibb County, hereby certify that the above statement is correct according to surveys and estimate made by me.

W. R. McMurtrey,

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the above statement is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

Judge of Probate.

#####

State of Alabama, }
Bibb County, }

The following resolution or order was passed by the Court of County Commissioners of Bibb County,

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Six Mile pursuant to a contract providing therefor, entered into the Court of County Commissioners of said County and O. P. Head and Geo. R. Moore on the 5th day of January 1915, said claim being evidenced by estimate made by County Engineer for work done on said public road during the month of March 1916 and being duly verified and sworn to by said contractors, said estimate showing that the county was indebted to said Contractors, etc in the sum of \$4000.00 and at the time of presentation of said claim referred to, County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvements and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them, It is ordered by the court that said estimate be paid in accordance with said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County

for the amount stated payable to said Contractors, total amount of warrants being \$4000.00.

Said warrants to be issued in payment of said estimate for the sum of \$500.00 each, shall be numbered from _____ to _____ inclusive shall mature _____ 19__ and _____ 19__ and shall be dated _____ 19__

D. N. Ham
Jno. H. Nettle
S. W. R. Nichols
J. E. Hamilton

COMMISSIONERS,

State of Alabama,)

Bibb County,)

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and the same has been regularly entered upon the Minute Book of the Court held at a regular term on this the _____ day of _____ 1916.

Judge of Probate

BIBB COUNTY ALABAMA - DR.

To
O. P. Head & Geo. R. Moore, Contractors,

For work on Six Mile Road from March 11/16 to April 6/16.

Earth 5313 yds. at 25cts	\$1328.25	
Overhaul	256.90	
Loose rock 500 yds. at 60cts.	300.00	
Clearing and grubbing 6.6 at \$75	495.00	\$2420.15
Force Account.		
Ditching (141-148) (196-197) 43 days 1.37	58.91	
Foreman 5 days at 3.57	17.85	
" 1 " at 2.20	2.20	
Fencing 414 panels at 17½ cts	72.45	
286 posts at 11cts	31.46	
Staples	4.00	
15 Rolls Hog wire at 5.50	82.50	
4 rolls barbed wire at 2.10	8.40	277.77

\$2697.92 ✓

We, O. P. Head and Geo. R. Moore, do solemnly swear that the above estimate is true and correct to the best of our knowledge and belief.

I, W. R. McMurtrey, County Engineer for Bibb County, hereby certify that the above statement is correct according to surveys and estimate made by me.

W. R. McMurtrey,

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the above statement is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

Judge of Probate.

BIBB COUNTY ALABAMA DE.
TO
O. P. Head & Geo. R. Moore, CONTRACTORS.

For work on Woodstock to Blocton Road from March 11/16 to April 10/16,

Earth 816 yds at .25cts	\$204.00	
Chert 2 mile haul 414 yds at 1.10	455.40	
Loose rock 260 yds. at 60cts	156.00	\$815.40
Force Account, Ditching at Woodstock	31.90	
14 Bbls. cement at 2.26	31.64	
Foremen 7½ days at 3.57	26.77	
10 yds gravel and sand	17.50	
500' flooring at \$18	9.00	
Drayage on lumber	1.92	
20 lbs. nails	1.10	
Rolling and dressing road to Depot,	29.85	
30' drain pipe at 20cts	6.40	
E. R. Nady 2 days checking at 2.20 account	4.40	
10% omitted on force in March	15.23	
Balance on Engineering for C. C. Huckabee	220.00	\$296.71
		\$1211.11 ✓

We, O. P. Head and Geo. R. Moore, do hereby solemnly swear that the above estimate is true and correct to the best of our knowledge and belief.

I, W. R. McMurtrey, County Engineer for Bibb County, hereby certify that the above statement is correct according to surveys and estimate made by me.

W. R. McMurtrey

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the above statement is a true and correct copy of the claim of account of O. P. Head and Geo. R. Moore.

Judge of Probate

Bibb County, Alabama Dr.
To
O.P. Head and Geo. R. Moore, Contractors

For work on Centerville to Perry County Line from March 11/16 to April 7/16.

Earth 6142 yds. at 25 Cts		
Gravel for Road 840 yds. 75 Cts	\$1230.50	
" " Young 766 yds at 75 Cts	620.00	
Perce Account.	574.50	\$2740.00
44 yds ^{concrete} for wing walls	528.00	
G.M. Nichols 13 1/2 days checking at 2.20	30.05	
A. C. Pike 5 3/4 days checking at 2.20	32.45	
Engineering, labor, transit and supplies	388.30	
Repairing fill at Maynop	9.00	
		<u>968.00</u>
Less March advance		\$2708.00
		<u>176.00</u>
Less		\$2531.91
		<u>21.01</u>
Warrants		\$2500.00 ✓

We, O.P. Head and Geo. R. Moore, do hereby solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

I, W. R. McMurray, County Engineer for Bibb County, hereby certify that the above statement is correct according to surveys and estimate made by me.

W. R. McMurray

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the above statement is a true and correct copy of the claim or account of O.P. Head and Geo. R. Moore.

Judge of Probate.

BIBB COUNTY ALABAMA DR.
To
O.P. Head and Geo. R. Moore, Contractors.

Recapitulation of Woodstock & Six Mile Road.

For work on Six Mile Road from March 11/16 to April 6/16.

Earth	\$1829.15
Chart	455.40
Loose Rock	458.00
Clearing & Grubbing	495.00
Perce Account.	673.48
	<u>\$3909.03</u>
Plus March deduction	17.24
	<u>\$3926.27</u>
Advance on April	73.23
Warrants	\$4000.00 ✓

We, O.P. Head and Geo. R. Moore, do solemnly swear that the above statement is true and correct to the best of our knowledge and belief.

Geo. R. Moore

I, W. R. McMurray, County Engineer for Bibb County, hereby certify that the above statement is correct according to surveys and estimate made by me.

W. R. McMurray

State of Alabama,
Bibb County.

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the above statement is a true and correct copy of the claim or account of O.P. Head and Geo. R. Moore.

Judge of Probate

Here

MAY 8th, 1916.

Be it remembered at the regular term of Commissioners Court all the members being present the following business was transacted.

On motion the Court is hereby adjourned until May 15th, 1916.

Claim of S.S. Cottingham.

He claims of the County the sum of \$420.00 for services rendered Bibb County as member of Equalization Board, for the month of Feb. 10 days..\$60.00- March 27 ..\$162.00 April 26 days..\$156.00, May 7 days..\$42.00...Total \$420.00

Allowed--

Claim of G.E. Willis

He claims of the County the sum of \$230.00 for services rendered Bibb County as member of Equalization Board, for months of Feb. 9 days..\$45.00, March 21 days...\$126.00, April 18 days..108.00, May 6 days..\$42.00, Total..\$230.00

Allowed.

Claim of R.J. Jones

He claims of the County the sum of \$444.00 for the month of Feb, 14 days..\$34.00, March 27 days..\$150.00, April 26 days..\$156.00, May 7 days..\$42.00, Total..\$444.00 for services rendered Bibb County as member of Equalization Board.

Allowed.

R.F. Cadiell

VS

Bibb County

He claims the sum of \$40.00 work on road and bridge near Friendship Church Beat 3- Road Fund.

Allowed

F.C. Champion

VS

Bibb County.

He claims the sum of \$49.88 for lumber.

Allowed.

V.A. Stewart

VS

Bibb County.

He claims the sum of \$113.30 for lumber and nails for Scottsville bridge.

Allowed.

T.P. Waggoner

VS

Bibb County

He claims the sum of \$45.56 for work done on bridge at Scottsville

Allowed

R.A. Deleber

VS

Bibb County.

He claims the sum of \$125.40 for lumber, building bridge etc.

Allowed.

R.A. Deleber

VS

Bibb County.

He claims the sum of \$52.00 for hire of mule for month commencing July 1915 to November at .50cts per day.

Allowed.

C.L. Oakley

VS

Bibb County.

He claims the sum of \$14.20 for road work on East side of River.

Allowed.

T.P. Thomas

VS

Bibb County.

He claims the sum of \$6.25 for keeping Court House Clock for Jan, Feb'y and March

Allowed

Approved
5/11/16
Aug 30/16

Approved
5/11/16

Approved
5/11/16

Approved
5/11/16

Approved
5/15/16

Approved
5/15/16

Approved
5/15/16

Approved
mch 12/16

Approved
4/11/16

<i>January 4/1916</i>	Winter Loeb Grocery Co. { VS Bibb County. {	They claim the sum of \$75.45 for groceries furnished Bibb Co. Poor House. <i>Order of Dec. 11th. Feb. 1916. 7311</i>	Allowed.
<i>January 9/1916</i>	R. L. Avery { VS Bibb County {	He claims of the County the sum of \$267.49 for Circuit & County Court cases, Ex-Off. fees etc.	Allowed.
<i>January 9/1916</i>	J. S. Warr { VS Bibb County {	He claims of the County the sum of \$272.10 for cases in Circuit & County Court, Removal Bills, Ex-Off fees etc.	Allowed.
<i>January 9/1916</i>	Centerville Press { VS Bibb County {	They claim of the County the sum of \$265.70 for Stationery etc.	Allowed.
<i>January 9/1916</i>	S. J. Rolling { VS Bibb County {	They claim of the County the sum of \$11.45 for merchandise furnished Co.	Allowed.
<i>January 9/1916</i>	George I. Burdin { VS Bibb County {	He claims of the County the sum of \$28.09 for merchandise furnished the Court for Jail, Poor House	Allowed.
<i>January 9/1916</i>	W. J. Nicholson, { VS Bibb County {	He claims of the County the sum of \$268.35 for keeping Minutes Commission Court, County Court, Ex-Off fees etc.	Allowed.
<i>January 9/1916</i>	Shafley Yeager { VS Bibb County {	He claims of the County the sum of \$13.75 for painting tank.	Allowed.
<i>January 9/1916</i>	Parker & Mandren { VS Bibb County {	They claim the sum of \$17.10 for lumber furnished Bibb County for Poor House.	Allowed.
<i>January 9/1916</i>	Calhoun Supply Company { VS Bibb County {	They claim the sum of \$12.19 for merchandise furnished Bibb County.	Allowed.
<i>January 9/1916</i>	Centerville Gin & Cotton Co. { VS Bibb County {	They claim of the County the sum of \$25.80 for cotton seed meal & bulins furnished Poor House.	Allowed.
<i>January 9/1916</i>	Shelders-Wiggs Hardware Co. { VS Bibb County {	The claim of the County the sum of \$42.80 for merchandise furnished the County.	Allowed.
<i>January 9/1916</i>	Roberts & Son { VS Bibb County. {	The claim of the County the sum of \$13.55 for Flat Sheets, Binder etc furnished Bibb Co. Equalization Board	Allowed.
<i>January 9/1916</i>	Brown Printing Co. { VS Bibb County {	They claim the sum of \$33.50 for Ballots & Stenographer note books Circuit Court	Allowed.
<i>January 9/1916</i>	J. F. Suttle { VS Bibb County {	He claims the sum of \$25.04 for interest on Powell money	Allowed.
<i>January 9/1916</i>	O. R. Cleveland { VS Bibb County {	He claims the sum of \$7.00 for lumber and nails furnished County for Sandy Creek	Allowed.
<i>January 9/1916</i>	R. L. Olenesky { VS Bibb County {	He claims the sum of \$54.75 for merchandise furnished the County.	Allowed.
<i>January 9/1916</i>	R. L. Avery { VS Bibb County {	He claims the sum of \$28.60 11 days as Jury Commissioner at \$2.60 per day	Allowed.
<i>January 9/1916</i>	J. W. Stewart { VS Bibb County {	He claims the sum of \$60.00 for rent of Court House Blection	Allowed.
<i>January 9/1916</i>	J. C. Langston { VS Bibb County. {	He claims the sum of \$12.45 for lights for Jail, Tank floats & work.	Allowed.

*Carroll
Aug 22/74*
*Carroll
4/10/76*
*Carroll
4/10/76*
*Carroll
5/20/76*
*Carroll
5/20/76*
*Carroll
5/20/76*
*Carroll
5/20/76*
*Carroll
5/20/76*

W.A. Moore & Son { He claims of the county the sum of \$25.61 lumber furnished
VS { Bibb County Allowed

Dixie Culvert & Metal Co { *The claim the sum of \$269.67 for culvert furnished Bibb
VS { County for Centerville & Houston & Perry Co. road. Allowed

Lee Cleveland { He claims the sum of \$142.05 for work on road, lumber etc.
VS { Bibb County Allowed

Joseph Beer { He claims of the County the sum of \$10.75 Blacksmith work for
VS { Bibb County County Allowed

J.E. Rancher { He claims of the County the sum of \$1.50 for work on Jail & Pump.
VS { Bibb County Allowed

West Disinfecting Co., T { The claim the sum of \$45.75 for Disinfectant for Court
VS { Bibb County House. Allowed

Dixie Culvert & Metal Co { They claim the sum of \$1245.50 for Culvert Pipe for
VS { Bibb County Road Allowed

Washington Typewriter Co. { They claim the sum of \$40.00 payment on typewriter for
VS { Bibb County Probate Office. Allowed

The State of Alabama, { Court of County Commissioners,
Bibb County,

To A. H. Steele, J. V. Murphy and I. S. England,

The Court of County Commissioners of said County at a term commencing on the 15th day of Feb., 1916, ordered that you view and mark out the following proposed road, to-wit:

Beginning at Thompson Road near Jess Murphy's, thence by J. V. Murphy's and A. H. Steele's, thence along or near the old settlement road by R. T. Ferguson's; M. J. Ward's and into Pontville and Collins road near I. S. England's and that you assess the value of the land of each landowner which will be taken for said road; and you mark, after viewing and marking out the route and making the said assessment of compensation return the same to said Court.

Before acting you must take out on each a view and mark out the road going described road to the greatest advantage to the public, and with as little prejudice to individuals as possible and without partiality or favor; and to justly assess the value of the land of each landowner which will be taken for said road; and you must, after viewing and marking out the route and making the said assessment of compensation return the same to said Court.

R. M. Hubbard, Justice of the Peace.

We, the undersigned, hereby petition the Honorable Board of Commissioners to kill that certain portion of the Scottville cutoff road lying on the southwest boundary of Brent, beginning at a point of the M. & O. R. R. and extending southwest to the Marion and Centerville public road, a distance of about 500 yds. We deem this advisable due to the fact that this portion of the road is never traveled or kept in repairs sufficient for the safety of the traveling public.

Respectfully submitted,

J. V. Johnson
M. J. Johnson
E. F. Jones
E. R. Smith
J. W. Mason
C. E. Carter
C. E. Schaefer
H. L. Caddell
A. T. Middlebrooks
L. W. Cox
V. A. Hunt
Dr. R. E. Walker

J. E. Varley
I. T. England
M. A. McGraw
M. V. Bennett
Wm. S. Field
J. T. Nichols
H. C. Steele
Dr. A. M. Walker
C. S. Cox
M. D. Updegr
A. R. Deane
W. L. Cottingham

J. S. Wagner
A. J. Hamlin
W. O. Edwards
Jackson Hill
J. D. Jones
W. A. Fosterman

60

✓ COMMISSIONERS COURT, REGULAR MAY TERM, MAY 15th, 1916.

Be it known that among other things transacted at this the adjourned meeting of the regular May Term Commissioners Court, Bibb County, Alabama, the Court having duly and properly considered the application and petition of J. D. Freeman and R. A. Belcher as Road Supervisors, the same is hereby refused.

It is ordered by this Court that said petition of said Freeman and Belcher together with this decree be recorded on the Minutes of the Commissioners Court.

The State of Alabama,)
Bibb County,)

TO THE HONORABLE COMMISSIONERS COURT OF BIBB COUNTY ADJOURNED PURSUANT TO ORDER AT REGULAR MAY TERM:

You Petitioner respectfully represents that heretofore the Honorable W. J. Nicholson in his proper and legal capacity as Bar Office Judge of the County Court, declared unconstitutional a law passed by the last legislature, the said law revising and amending a road law for Bibb County.

In view of said rendition of judgment, the said road law for Bibb County as passed, was held null and void, therefore, putting into legal effect the law previously passed wherein inasmuch which your petitioners were duly and legally elected road Supervisors for Bibb County.

Your Petitioners, through their attorney respectfully ask your Honorable Court to acknowledge them as road Supervisors for the Eastern and Western Road Districts of Bibb County and further ask that warrants be issued at the rate of Seventy Five Dollars per month to them since the rendition of said opinion annulling and declaring unconstitutional the said law passed by the last legislature.

W. L. Pratt, Attorney

J. D. Freeman
R. A. Belcher

State of Alabama,)
Bibb County,)

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road from Centerville to Perry Co. line pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County, being evidenced by estimate made County Engineer for work on said public road during the month of April, 1916 and being duly verified and sworn to by said contractors, said estimate showing that the County was indebted to said contractors in the sum of \$500.00 and at the time of presentation of said claim referred to, the County has no offset or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvements and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them. It is ordered by the Court that said estimate be paid in accordance with said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the sum stated payable to said Contractors, total amount of warrants being \$500.00.

Said warrants to be issued in payment of said estimate for the sum of \$500.00 each, shall be numbered from 224 inclusive, shall mature Feb. 15, 1917 and Feb. 15, 1921 and shall be dated May 8, 1916.

W. J. Nicholson

J. S. Hamilton

D. N. Ham

COMMISSIONERS.

State of Alabama,
Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and the same has been regularly entered upon

the Minute Book of the Court held at a regular term on this the 7th day of May 1916,

W. J. Nicholson, Judge of Probate.

BIBB COUNTY, ALABAMA DR.

To

O. P. Head and Geo. R. Moore, Contractors,

For work on Centerville to Perry County Line from April 7/16 to May 4/16,

Gravel		\$302.25
Force Account		154.25
	Total	\$456.50
Plus April deduction		31.31
Plus May Advance		2.19
	Warrants,	\$500.00 ✓

We, O. P. Head and Geo. R. Moore do hereby solemnly swear that the above estimate is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, W. R. McMurtrey County Engineer for Bibb County, hereby certify that the above statement is true and correct according to surveys and estimates made by me.

W. R. McMurtrey

State of Alabama, Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the above statement is a true and correct copy of the claim or account of O. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of Probate.

State of Alabama, Dr.

to

O. P. Head and Geo. R. Moore, Contractors,

For work on Centerville to Perry County Line from April 17/16 to May 6/16,

403 yds. gravel at 75cts		\$302.25
FORCE ACCOUNT.		
Repairing fills		150.00
Laying 20' pipe at 20cts		6.00
O. M. Nichols 3 3/4 days checking		8.25
	Total	\$466.50
Plus April deduction		31.31
Plus May advance		\$497.81
	Warrants,	\$500.00 ✓

State of Alabama,
Bibb County,

The following resolution or order was passed by the Court of County Commissioners of Bibb County.

O. P. Head and Geo. R. Moore, Contractors, having this day presented their claim for work done in constructing and improving public road Six Mile road pursuant to a contract providing therefor, entered into by the Court of County Commissioners of said County, being evidenced by estimate made County Engineer for work on said public road during the month of April 1916 and being duly verified and sworn to by said contractors, said estimate showing that the County was indebted to said contractors in the sum of \$500.00 and at the time of presentation of said claim referred to, the County has no set off or counter claim against same and there being no litigation pending or threatened directly or indirectly affecting the

the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvements and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them. It is ordered by the Court that said estimate be paid in accordance with said contract and the Judge of Probate is hereby authorized to draw warrants upon the treasurer of Bibb County for the sum stated payable to said Contractors, total amount of warrants being \$5000.00

Said warrants to be issued in payment of said estimate for the sum of \$500.00 each, shall be numbered from 235 to 234 inclusive, shall mature Feb. 15, 1917 and Feb. 15, 1921 and shall be dated May 8, 1916,

W. J. Nicholson

J. R. Hamilton

D. H. Lee COMMISSIONERS

State of Alabama,

Bibb County,

I, W. J. Nicholson Judge of Probate of said County, hereby certify that the foregoing order is a true and correct copy and the same has been regularly entered upon the Minute Book of the Court held at a regular term on this the 8th day of May 1916,

W. J. Nicholson, Judge of Probate

BIBB COUNTY, ALABAMA, DE.

O. P. Head and Geo. R. Moore, CONTRACTORS,

For work on Six Mile Road from April 6/16 to May 6/16 1916.

Chart	\$348.75	
Earth	2405.40	
Clearing and grubbing	810.00	\$3564.15
Force Account	1250.44	1362.44
Total		\$4926.59
Less April advance		78.73
Plus May advance		\$4847.86
	WARRANTS	\$4847.86
		\$5000.00 ✓

We, O. P. Head and Geo. R. Moore, do hereby solemnly swear that the above estimate is a true and correct to the best of our knowledge and belief,

O. P. Head
Geo. R. Moore

I, W. R. McMurtrey, County Engineer for Bibb County, hereby certify that the above statement is correct according to surveys and estimate made by me.

W. R. McMurtrey

State of Alabama, Bibb County,

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the above statement is a true and correct copy of the claim of account of O. P. Head and Geo. R. Moore.

W. J. Nicholson, Judge of Probate

State of Alabama DR.		
To		
O. P. Head and Geo. R. Moore Contractors.		
For work on Six Mile Road from April 6/16 to May 6/16 inc.		
Chart 405 yds at 75cts	\$308.75	
Earth Sta. 91-137	1702.25	
Raising Fall 1423 yds.	325.75	
Overhaul	347.40	
Clearing and grubbing 10.4 acres at 75c	610.00	\$2564.15
FORCE ACCOUNT		
452 Panels Fence at 17 1/2 cts	78.60	
384 new Posts at 11cts	42.24	
11 Yells Wire at \$5.50	60.50	
1 Yell 40" Wire	9.00	
6 Spools Barbed Wire	12.60	
50 Panels Rail Fence at 5cts	1.50	
9 Stock Gaps at 1.00	9.00	
66 Hrs. Ditching at 1.375	90.75	
Powerman 7 Hrs. at 20cts	1.40	
Laying 28' Pipe at 20cts	5.60	
Pip Nap 150 yds at 2.00	300.00	
A. D. Boland Crop damage	12.50	
G. A. Blake damaged well	32.50	
Wm. Brewer damaged crop	16.50	
W. J. Lempson 10 days checking at 2.20	22.00	
30 yds. concrete at \$12.00	360.00	
Engineering & Freight on Pipe	286.00	
		1352.44
Total		\$4916.59
00.01	Less April advance	75.75
		\$4840.86
	Plus May advance	157.14
		\$5000.00
	Retainer	

To the Hon. Commissioners of Bibb County, Ala. we the undersigned Citizens of East No. 5 Hill Co. Ala. do ask your Honor to help us to construct a Bypass Vat on the Bigging Creek near the Tuscaloosa and Marion road for the purpose of clearing our outlet.

G. W. Johnson
J. E. Wiggins
Dock Hill
L. E. Shuttleworth
E. W. Greenhouse
J. J. Hill
M. L. Johnson
J. Q. Shuttleworth
A. E. Belcher
H. C. Benson
W. A. Hineshead
J. R. McAdair
M. E. Talley
W. C. Mills
C. J. Greenhouse
Walter K. Hill

G. E. Evans
J. K. Hobson
R. M. Hubbard
H. J. Creel
C. E. England
E. Holton
W. J. O. Oathouse
Kellie England
William J. Greenhouse
E. E. England
D. C. Wiggins
J. H. Owen
Geo. Doret
J. J. Goodwin
J. E. Evans
T. C. Hill

H. R. Sellers
W. R. Tinsley
Ferry Chandler
S. G. Chandler
J. L. Colburn



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Whereas some doubt exists as to whether or the Road Supervisor's office was abolished by Act of last Legislature, the Board is of the opinion that said office was abolished but upon the purpose of removing any doubt relative thereto the Board adopts the resolution hereinafter set out.

It is ordered by the Board that N. A. Bullock and J. H. Freeman, Road Supervisor for the Western Division and Eastern Division, respectively, of the County of Bibb, be and they are hereby removed from office for statutory reasons.

J. H. Kamm
 J. M. Battell
 C. H. E. Nichols

Bibb County, Alabama vs.

O. P. Head & Geo. R. Moore Contractors

For work on Dix Mule Road from May 6 to
June 10. 1906 inc.

Chart	\$806.70	
Earth	39.75	\$846.45
For account	434.51	414.51
Total		1811.25
Less May Advance		157.14
June Advance		1154.12
		345.58
Warrant		1500.00 ✓

H. O. P. Head and Geo. R. Moore do hereby solemnly swear that the above estimate is true and correct to the best of our knowledge and belief.

O. P. Head
Geo. R. Moore

I, W. B. M. Murtray, County Engineer, for Bibb County, hereby certify that the above estimate is correct according to surveys and estimate made by me.

W. B. M. Murtray

State of Alabama }
Bibb County }

I, H. J. Nicholson Judge of Probate of said County, hereby certify that the above estimate is a true and correct copy of the claim as account of O. P. Head and Geo. R. Moore.

H. J. Nicholson
Judge of Probate

Bibb County, Alabama, Vs.

R. P. Mead + Geo. R. Moore Contractors

Work on Six Mile Road from May		
4/6 to June 10/16		
Chert 1 mile Road 26 yds @ .75¢		\$19.60
" 2 " " 752 " @ .110		\$27.30
Earth 159 yds @ .25		39.75
For Account		\$86.65
5.5 yds. Concrete @ 12.00		\$102.00
170' Pipe " .20		34.00
12 yds Reprap " 2.00		24.00
J. J. Lupton 28 1/2 ds. checking @ 2.20		51.70
Engineering fee referd on freight (\$3.00)		218.11
Total		\$155.65
Less May Advance		15.00
		\$140.65
Plus June Advance		34.00
Warrants		\$174.65

State of Alabama }
Bibb County }

The following resolution an order was passed by the Board of County Commissioners of Bibb County.

R. P. Mead and Geo. R. Moore Contractors having this day presented their claim for work done in constructing and improving public road from Six Mile Road pursuant to a contract providing therefor entered into by the Board of County Commissioners of said County, being evidence by estimate made by County Engineer for a road and said public road during the month of May 1916 and being duly verified and return to by said Contractors and estimate showing that the amount was indebted to said Contractors in the sum of \$155.65 and at the time of presentation of said claim referred to the County they were set off as counter

claim against same and there being no litigation pending or threatened directly or indirectly affecting the contract pursuant to which said warrants are issued and the proceedings of the Court of County Commissioners relating to said improvements, and the issuance of said warrants, nor any dispute, controversy or litigation affecting the validity of said warrants, or any of them. It is ordered by the Court that said estimate be paid in accordance with said contract and the Judge of Probate is hereby authorized to draw warrants upon the Treasurer of Bibb County for the sum stated payable to said Contractor, total amount of warrants being \$1500.⁰⁰

Said warrants to be issued in payment of said estimate for the sum of \$500.⁰⁰ each, shall be numbered from 235 to 237 inclusive, shall mature Feb. 15 1933 and 19-, and shall be dated June 12 1916.

W. E. Nicholson

R. W. Nam

J. E. Hamilton

Geo. M. Battle

Commissioners

State of Alabama }
Bibb County }

I, W. E. Nicholson, Judge of Probate of said County, hereby certify that the foregoing is a true and correct copy and the same has been regularly entered upon the Minute Book of the Court, held at a regular term, on the 12th day of June 1916.

W. E. Nicholson
Judge of Probate

The State of Alabama }
County of Bibb }

Be it remembered that at the June Term of the Court of County Commissioners of said County, held on the 19th day of June 1914 Mrs. S. Gardner, Tax Collector of said County, made his report on "Involunt" and "Error in Assessment" on taxes for the year 1915, as required by Section 4019 of Code. And after a careful and rapid examination of said reports by said Court, it was considered and adjudged that said collector be allowed credit on his settlement with the Auditor for the following amounts:

Involunt;	State Tax - General	812.90 ✓
	- Special Soldier	5.16 ✓
	- Special School	15.45 ✓
Error in Assessment;	State Tax - General	197.90 ✓
	- Special Soldier	71.52 ✓
	- Special School	314.56 ✓

And the said collector also made his report of taxes in litigation for 1915, and the following credits were made on assessment against the following parties:

Kaul David - P. Co.	General - Special Soldier - Sp. School	473.27 ✓	189.31 ✓	562.95 ✓
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And said collector has also made his report for final allowance to the successful balance of Involunt Taxes for the year as required by Section 4025 of Code 1896 and the Court thereupon made the following allowance to said collector of all such Involunt taxes as he may have been unable to collect, as follows:

State Taxe - General None
 - Special Soldier None
 - Special School None

Given under my hand this
 day of June 1916

W. J. Nicholas
 Judge of Probate

State of Alabama
 Bibb County

Be it remembered that at the June
 Term of the Court of Account Commenced
 of said County, on the 14th day of
 June 1916, Jno. S. Gardner, Tax Collector
 from account credits on his settlement
 with the County for the following
 amounts:

Involuntary County General	885.80 ✓
Special School	5.16 ✓
Special B + R	6.16 ✓
Special C. N.	2.74 ✓

Person County General	8367.80 ✓
Special School	71.52 ✓
Special B + R	71.52 ✓
Special C. N.	107.28 ✓

Litigated Law Land + P. C. Co. County General	8946.54 ✓
Special School	189.31 ✓
" B + R	189.31 ✓
" C. N.	283.97 ✓

Given under my hand this
 19th day of June 1916

W. J. Nicholas
 Judge of Probate

June Term 1916

It is ordered at this term of the Court that the taxes for all County purposes be and same in hereby levied as follows;

General County Tax	5 mills
School Tax	1 mill
Road + Bridge	1 1/2 mill
Jail	1 mill

on each dollar of Real Estate and personal property in said Bibb County.

Bibb County Ala. Sec.

O. P. Head and Geo. R. Moore Contractors
For work on Six Mile road from June 10
to July 5 1916 inc.

Check	\$205. ⁶⁰	
Cash	267. ⁵⁰	\$473.10
Four account		1013.99
Total		1413.09
Geo. R. Moore Advance		345.88
		\$1136.21
July advance		363.79
Warrants		1500.00 ✓

Mr. O. P. Head and Geo. R. Moore do hereby solemnly swear that the above estimate is true and correct to the best of our knowledge and belief

O. P. Head
Geo. R. Moore

J. H. B. McMurry, County Engineer for Bibb County, hereby certifies that the above estimate is correct according to surveys and estimate made by me

J. H. B. McMurry

(continued on page 415)

June 29 1916

Motion is made by Mr. Battle that the Court will not receive any bid on the present advertised Altate and Road. Second by Mr. Nace.
The Court voted unanimously in favor of above motion.
H. J. Nicholson

June 29 1916

H. J. Nicholson

Judge of Probate Bibb Co.

Dear Sir:

Clear furnish Terry Briggs & Slaton financial statement as per their request, at your earliest convenience. Also do what you can in your power to secure funds to complete the Six Mile and Ashby road now under construction.

Respectfully
C. E. Varnilton
Geo. M. Battle
S. H. E. Nichols
R. N. Nace

The State of Alabama }
Bibb County }

Be it remembered that at a Court meeting of the Commissioners Court of Bibb Co., was held on the 12th day of July for the purpose of looking after the roads and bridges of Bibb County.

State of Alabama }
Bibb County }

I, W. J. Nicholson, Judge & Probate
of said County hereby certify that the
above certificate is a true and correct
copy of the claim or account of O. P. Head
and Geo. R. Moore.

W. J. Nicholson
Judge of Probate

Bibb County Ala. vs.

to
O. P. Head and Geo. R. Moore Contractors
for work on City Mill road from June
10/11 to July 6/11 inc.

Lumber 188 yds @ 1.10 \$ 218.60

Earth 1078 yds @ 25¢ 269.50

Four Account \$476.10

Laying 28" Pipe @ 20¢ 5.60

14 yds. Riprap @ 2.00 28.00

1452' Lumber for bridge Sta 137 59.76

5 days working to & receipt 2.30 11.00

Earth due O. P. Head Blake Mill

1000 yds. @ 25¢ 250.00

Balance due O. P. Head on
State Aid Road to Blocton 403.23

Engineering 246.40 \$1003.99

Total \$1452.89

Less June Advance 345.68

Plus July Advance \$1136.21

Plus July Advance 365.79

Warrants \$1500.00 ✓

State of Alabama }
Bibb County }

The following resolution was ordered
was passed by the Board of County
Commissioners of Bibb County.

O. P. Head and Geo. R. Moore, Contractors,
having this day presented their claim
for work done in constructing and
improving public road from Six
Mile road pursuant to a contract
providing therefor, entered into by the
Board of County Commissioners
of said County, being evidenced by estimate
made by County Engineer for work
on said public road during the month
of June 1916 and being duly verified
and sworn to by said contractors,
said estimate showing that the County
was indebted to said contractors in
the sum of \$1500⁰⁰ and at the time of
presentation of said claim referred to,
the County has no set off or counter
claim against same and there being
no litigation pending or threatened
directly or indirectly affecting the
contract pursuant to which said
warrants are issued and the pro-
ceedings of the Board of County
Commissioners relating to said
improvements and the issuance
of said warrants, nor any dispute,
controversy or litigation affecting the
validity of said warrants, or any of them
it is ordered by the Board that said
estimate be paid in accordance with
said contract, and the Judge of Probate
in Parish authorized to draw warrants
upon the Treasurer of Bibb County
for the sum stated payable to said
contractors, total amount of warrants
being \$1500⁰⁰.

Said warrants to be issued in

payment of said estimate for the sum of \$500⁰⁰ each, shall be recorded from 238 to 240 inclusive, shall mature Feb. 15 1917 and Feb 15 1929, and shall be dated July 12 1916.

W. J. Nicholson,
S. W. E. Nichols
W. W. Nam
Commissioners

State of Alabama }
Bibb County. }

I, W. J. Nicholson, Judge of Probate of said County, hereby certify that the foregoing is a true and correct copy, and the same has been regularly entered upon the minute book of the Court held at a regular term on this day of 1916.

W. J. Nicholson
Judge of Probate

Examined & Approved, J. O. Forman, Chairman

July 17th 1914Adjourned meeting from July 15th 1914

The Court arranged for each Commissioner to buy lumber for bridges in his district. This arrangement to give immediate relief, so far as finances will permit. On motion Judge Nicholson was instructed to give Mr. Mike McCreaw written notice from this Court for him to remove his loading ramp for logs. Said ramp has been reported that it was an obstruction to the public road. Said ramp is located on the Centerville and Perry County Road.

The Court authorized Judge H. J. Nicholson and S. W. C. Nichols to issue all warrants for work done on the Public Roads caused from the recent flood.

Road Machinery Culverts	Bridge
Total amount \$1778 ⁵² / ₁₀₀	Date July 21 st 1914
	Ship order at once

A. L. Greubler Iron Co., Vore Monte Ind.

A clean ship to Bibb County at Break State gate, the following: 1 Bridge 120 ft span 14 load way 1 7' 9" beam 8 1/2" L. S. - #2 wood hub which Plymox Price each \$52⁰⁰ \$156⁰⁰

3 Trays Lumber #1 Double Bottom Leds # Ravine each \$7⁰⁰, \$23⁰⁰. Total \$1778⁵²/₁₀₀,

for which the undersigned agree to pay the A. L. Greubler Iron Company

Official Title

H. J. Nicholson

Judge of Probate

J. B. McCreaw County Engineer

P. O. Address Centerville, County of Bibb, State of Ga

Aug 3rd 1914

This meeting was called for the purpose of attending to road business in general. The Court authorized Judge Nicholson to issue warrants for road work without calling the Commissioners Court together; The Bill to be O.K. by Commissioners from his district; each Commissioner empowered to hire labor at an reasonable price as possible, also to work free labor to the best interest of the County, and on account of the emergency due to the floods and washouts on the roads, that the Treasurer be and he is hereby ordered to pay the following claims out of any funds now in his hands as Treasurer:

The following claims were allowed:

F. H. Cox - Road work	\$55.00
Road Bureau " "	29.75
H. G. Nichols " "	55.90

Repair work on Centerville & Perry County Road. Warrant for \$25⁰⁰ was authorized to be used for cement that was used in building Vah in Beat 3.

The claim of Southern Lumber Pipe Co. \$159⁰⁰, ordered paid.

Second
8/3/14

R. W. Cox
vs
Bibb County

He claims the sum of \$35⁰⁰
for repairing Centerville & Marietta
Bike road. Allowed.

Second
8/3/14

Road Housing
vs
Bibb County

He claims the sum of \$19⁰⁰
for repairing Centerville & Marietta
Bike road. Allowed.

Second
8/3/14

J. A. Thompson
vs
Bibb County

He claims the sum of \$7⁰⁰
for repairing Centerville & Marietta
Bike road. Allowed.

Second
8/3/14

H. E. Nicholson
vs
Bibb County

He claims the sum of \$35⁵⁰
for repairing Centerville & Marietta
Bike road. Allowed.

Second
8/3/14

Walker Motors Co
vs
Bibb County

They claim the sum of \$4⁰⁰
as to hire for Commissioner
Allowed.

W. J. Nicholson

Interest due by the County -

Shos H. Powell - ^{from} June 26th 1911 to Dec 26th 1913 - \$ 182.⁰⁰

Jail Warrants Issued by
order of Commissioners' Court
December 1st, 1910-

Dec 1 \$10,000⁰⁰ # 1-20 (to redeem temporary warrants issued)

Dec 3 \$ 3,000⁰⁰ # 21-26

Dec 27 3,000 # 27 to 32

Jan 6 to 11 \$ 5,500 warrants 33 to 43

Jan 28 to 19 " \$ 7,000⁰⁰ " 44 to 47-

Mar 23 1911 Issued # 55

~~Apr 1911~~

May 9 1911 Issued # 56-7 & 8-

~~Extra~~

Aug 15 1911 Issued 59-60-61-62-

The above extra warrants No. 59 to 62 has
been taken up by the issuance of warrants
of same number in a series of warrants
issued by order of the Commissioners
Court August 15th numbering 59 to 74.

The Co. Home for the Aged &
Infirm
