

SUPERVISOR'S PROCEEDINGS.

O'Neill, Nebr., July 9th, 1929.
10 o'clock a. m.
Holt County Board met in regular session and pursuant to adjournment, all members present.
Board called to order by the chairman. Minutes for June 27th, 1929, read and approved.
The following claims were audited and approved and on motion allowed on the General Fund:
Mrs. Clark Hough \$ 74.00
LeRoy Richards 6.25
C. & N. W. Ry Co. 3.11
C. P. Hancock 10.00
N. W. Bell Telephone Co. 10.00
Mrs. Mary Zastrow 35.00
James Davidson 215.08
On motion the matter of change in a portion of the county road from Stuart to Swan Lake was postponed until the next regular meeting.
12 o'clock, noon, on motion, board adjourned until 1 o'clock p. m.
John Sullivan, E. F. Porter,
Chairman Clerk

O'Neill, Nebr., July 9th, 1929.
1 o'clock p. m.
Holt County Board met pursuant to adjournment. All members present. Board called to order by the chairman.
This being the hour set for hearing on the matter of the division of the valuation of the Northern Nebraska Power Company between School Districts No. 13 and 142, the matter was taken up. Mr. Lowery and Mr. Black appeared for District No. 142 and Mr. Hull and Mr. Witte appeared for District No. 13.
Motion by McKim, seconded by Gibson that the valuation of the Northern Nebraska Power plant be divided equally between District No. 13 and 142.
Upon the motion being put to vote by the chairman it was declared carried and so ordered.
Delegation from Chambers appeared before the board in the matter of the appropriation for county fairs. No action was taken; the matter was postponed to a later date.
5 o'clock p. m. On motion the Board adjourned until July 30th at 10 o'clock a. m., unless sooner called by the Clerk.
John Sullivan, E. F. Porter,
Chairman Clerk.

O'Neill, Nebr., July 30th, 1929.
10 o'clock a. m.
Holt County Board met pursuant to adjournment; all members present.
Board called to order by the chairman. Minutes for July 9th, 1929, read and approved.
In the matter of the Distribution of Taxes for the year 1929 between School District No. 142 of Holt County, Nebraska, and School District No. 13 of Holt County, Nebraska.
To the Honorable Board of Supervisors of Holt County, Nebraska:
MOTION
Now comes School District No. 142 of Holt County, Nebraska, by Roy Lowery, its Treasurer, and moves this Honorable Board to vacate and set aside the Order made by it on the 9th day of July, 1929, between "District No. 13 and No. 142," and to grant a re-hearing in said matter for the following reasons:
I.
Because said Order is indefinite and gives no specific direction as to what shall be done.
II.
Because the action of the Board was taken merely upon motion by McKim, seconded by Gibson, that the value of the Northern Nebraska Power Plant be divided equally "between District No. 13 and No. 142."
III.
Because said Motion does not show what is meant by "District No. 13 and No. 142."
IV.
That if "District No. 13 and No. 142" were intended for school districts, then they should have their legal designations, which they did not attain or receive in the Motion or Resolution or this Honorable Board.
V.
Because every school district is a municipal corporation, and is a legal entity under the law of this state, and when action is taken in behalf of or against any school district, said school district must be designated by its number and the county in which it is located, and it cannot be

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GEORGE JACKSON,
Secretary
Capitol Building, Lincoln, Nebr.

sued, or any action cannot be taken against it in any other way than as herein designated, which is the designation given by the Statute of this State.
VI.
Because "District No. 13 and No. 142" do not show what kind of Districts they refer to, or where the districts are located, or the object and purpose of the districts, or the creation thereof.
VII.
Because if "District No. 13 and 142" are irrigation districts, this Honorable Board would have no power or authority to make any order in the premises, such as made in this matter, and there is nothing to show, either by motion or order, what kind of districts are meant by District No. 13 and No. 142."
VIII.
Because if this Honorable Board attempted to make an order in relation to School District No. 142 of Holt County, Nebraska, and School District No. 13 of Holt County, Nebraska, then they were without authority to make any such an order purely upon motion, such as the record in this case shows their order was made on.
IX.
Because all of the Northern Nebraska Power Plant and the property thereunto belonging, which is situated in Holt County, Nebraska, is all situated in School District No. 142

of Holt County, Nebraska.
X.
Because no part of the Northern Nebraska Power Plant or any of its property is located or situated in School District No. 13 or Holt County, Nebraska.
XI.
Because this Honorable Board has no jurisdiction, power or authority to divide the value of the Northern Nebraska Power Plant and the property thereunto belonging for taxation purposes equally between School District No. 142 of Holt County, Nebraska and School District No. 13 of Holt County, Nebraska, for the reason that no part of said property is located or situated in School District No. 13 of Holt County, Nebraska.
XII.
Because this Honorable Board has no power, right or authority to give one-half of the value of certain property situate in School District No. 142 of Holt County, Nebraska, in taxes derived therefrom to School District No. 13 of Holt County, Nebraska.
XIII.
Because the division lien between School District No. 142 of Holt County, Nebraska, and School District No. 13 of Holt County, Nebraska, has been duly surveyed by the Surveyor of Holt County, Nebraska, and the line running North and South between said School Districts has been

fully established, and that said line or division between said School District No. 142 of Holt County, Nebraska and School District No. 13 of Holt County, Nebraska, is located East of the East side of the Northern Nebraska Power Plant, and is East of any property owned by said Northern Nebraska Power Plant, and all of said Northern Nebraska Power Plant and its property thereunto belonging which is situated in Holt County, Nebraska, is located in School District No. 142 of Holt County, Nebraska, and no part thereof is located in School District No. 13 of Holt County, Nebraska; and that by reason of these facts, this Honorable Board has no right or authority to take the property or the value thereof of the Northern Nebraska Power Plant for taxation purposes away from School District No. 142 of Holt County, Nebraska, and set it over and give it for taxation purposes to School District No. 13 of Holt County, Nebraska.
XIV.
Because School District No. 13 of Holt County, Nebraska, has no right to collect taxes from any property except property located in said School District No. 13 of Holt County, Nebraska, and no part of the property of the Northern Nebraska Power Plant is located in School District No. 13 of Holt County, Nebraska.
(Continued on page 8)

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[THE NEW EMBLEM DEDICATED TO BETTER MOTORING]

What the MARLAND CONTINENTAL Merger MEANS TO MOTORISTS

THE consolidation of the resources and facilities of the Marland Companies and the Continental Oil Company, under the latter's name, is more than a corporate merger. It is a happy union of well balanced production, manufacturing and marketing operations from which will come a host of unusual advantages to the millions of customers and thousands of distributors.

Wide Field for Crude Selection
Out of a total area of more than two and one quarter million acres in eight states, Continental selects the crudes best suited for its manufactured products. Raw materials for oils, greases and gasolines may often come from widely separated regions. Continental controls its own crude supply and chooses the best for each refining operation and thus assures a standard uniform output from year to year.

Strategic Location of Eight Refineries
Economic and efficient operation of petroleum manufacture frequently depends upon the relative locations of the raw

product, the refinery and the market. Continental is fortunate in that its eight modern manufacturing plants are well placed to afford prompt and economical delivery both before and after refinement. These properties are located at Baltimore, Maryland; Ponca City and Sapulpa, Oklahoma; Artesia and Farmington, New Mexico; Wichita Falls, Texas; Florence, Colorado; and Glenrock, Wyoming.

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