
RESOLUTION

WHEREAS, it appears that there are many tracts of land located within the boundaries of North Fork Drainage District No. 2 of Weakley and Obion Counties, on which there are drainage assessments and against which there are many years of delinquent State and County Taxes, many of which assessments for State and County Taxes are not made in name of proper parties and are uncollectable, and many of which State and County assessments exceed the value of the property assessed; and,

WHEREAS, it appears that the Board of Directors of said Drainage District is making a concerted effort to put said Drainage District on its feet financially and to bring all assessments down to date and get all liens against said lands current; and,

WHEREAS, it appears that much of the lands in said Drainage District might be cleared and reclaimed so as to increase its value for future tax purposes provided the State and County Taxes could be brought down to date, thereby offering an incentive and making it financially feasible to make the necessary expenditures to put such lands into cultivation; and,

WHEREAS, it appears that some years ago the Court permitted the delinquent County Taxes against property in this Drainage District to be paid for Twenty-Five Cents on the Dollar of the original assessments, and it is now desirable that the balance of these taxes be paid on the same basis.

THEREFORE, BE IT RESOLVED BY THE QUARTERLY COURT IN REGULAR SESSION, That all County Taxes assessed against the various tracts of land located within the boundaries of said North Fork Drainage District No. 2, in Weakley County, now delinquent, may from and after this date be paid at the rate of Twenty-Five (25) cents, on the Dollar of the original assessment, The remaining Seventy-Five (75¢) cents on the Dollar of such original assessments is hereby waived, released and discharged. All penalties and interest on the delinquent assessments are waived, released and discharged. The Honorable Cayce Pentecost, County Judge and Financial Agent of the County, is hereby empowered and authorized to sign and execute on behalf of the County all such credit memoranda, receipts and releases as may be necessary to satisfy the records of the Trustee and the Clerk and Master for the Seventy-Five (75¢) cents on the Dollar of such original assessments and for all the penalties and interest accrued and accumulated on the whole of such original assessments; and, if necessary, in order to satisfy the records of said two offices, the County Judge, the County Court Clerk, Chairman of Road Commission, and Chairman and Secretary of Board of Education, are hereby authorized, empowered and directed to draw warrants in favor of the Trustee and Clerk and Master on the County funds against which they are authorized by law to draw warrants for such separate fund's proportionate part of said assessments, penalties and interest forgiven, released and discharged by this resolution.

This resolution shall remain in full force and effect until revoked by this Court.

By motion of John C. Hatler and seconded by C.C. Underwood the above resolution was duly adopted by the Weakley County Quarterly Court in regular session.,