

HAD FROM COUNTY COURT RECORD BOOK "M" PAGE 129.

IN THE COUNTY COURT OF PIKE COUNTY, ARKANSAS

IN THE MATTER OF THE PETITION
OF Floyd A.Kizzia , ET AL,
FOR THE ANNEXATION OF CERTAIN LANDS
TO THE CITY OF DELIGHT, ARKANSAS

ORDER

on this the 21st day of October, 1957, being the date provided in the Order, and Notice heretofore made, is presented to the Court the Petition of Floyd A.Kizzia, et al, for the annexation to the City of Delight, Arkansas, of the following described land in Pike County, Arkansas, to-wit: Begin at SW Corner of NW½ of NE½, Section 25, Township 8 South, Range 24 West and run thence North along the land lines to the middle of Wolf Creek, thence in an Easterly direction along the middle of Wolf Creek to intersect the present City of Delight, Arkansas, thence in a Southerly direction following the Wes City Limits of Delight, and varying directions with the present City Limits on the West, to the South line of the said NW½ of NE½, Section 25, Township 8 South, Range 24 West, and run thence West to the point of beginning.

WHEREUPON, the Court hears testimony of creditable and disinterested witnesses from which other matters, things and proof properly before the Court, the Court finds that the Petition of et al, is signed by a majority of the total Flovd A.Kizzia number of Real Estate Owners in the area affected, which majority own more than one-half of the acreage affected; that said land is contiguous to and adjoins the City of Delight; that the Court hereto fore and more than thirty days prior to this date, set the day of October, 1957, at 10 o'clock A. M., as the date for the hearing on the Petition; that a notice has been published in the PikEA Weekly , a Newspaper of COUNTY CORIERNEWSpaper_ general circulation in Pike County, once a week for three consecutiv weeks, which notice contains the substance of said Petition and stat that the time and place so appointed for the hearing thereof; that the Petitioners have complied in all respects with the law applicabl in such cases and that the Petition is in proper form as provided

County Court

IN THE COUNTY COURT OF PIKE COUNTY, ARKANSAS

IN THE MATTER OF THE PETITION OF FLOYD KIZZIA ET AL FOR ANNEXATION TO TOWN OF DELIGHT:

ORDER

On this the 25th day of September, comes on to be heard the petition of Floyd L. On this the 25th day of September of Delight, in Pike County, Arkansas, of Kizzia, and others for the Annexation to the Countieuous to said Town of Delight Kizzia, and others for the American Kizzia, and others for the American of Southwest Cuarter (Salari Continuous to Said Town of Delight, townit:

1. Southwest Quarter of Northeast Quarter of Southwest Quarter (SWINGESWIL)

Section Nineteen (19) Township Eight (8) South, Range Twenty-three (23)

Section Nineteen (19) Township Eight (8) Russell and West, containing 10 acres, owned by H.D.Russell and 2. Part of North Half of Northeast Quarter of SEction Twenty-five (25) Town-

Part of North Half of Northeast Quarter (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) South, Range Twenty-four (8) West, described as follows, to-ship Eight (8) South, Range Twenty-four (8) West, described as follows, to-ship Eight (8) South, Range Twenty-four (8) West, described as follows, to-ship Eight (8) West, wit: Begin at the Southwest corner of Northeast Quarter of Northeast
Quarter, thence West 552 feet; thence North & degrees East 1322 feet to
Quarter, thence West 552 feet; thence East North line thereof 406 feet;
North line of said Section 25; thence East North line thereof 406 feet;
thence Southeast 71 feet; thence
thence South & degrees West 196 feet; thence East 96 feet; thence South
thence South & degrees West 87 feet; thence East 96 feet; thence South
thence South & degrees West 1072 feet to point of beginning, containing 17 acres, more
& degrees West 1072 feet to point of beginning, and
or less, owned by J.H. Faulkner and wife, Gusty Faulkner, and

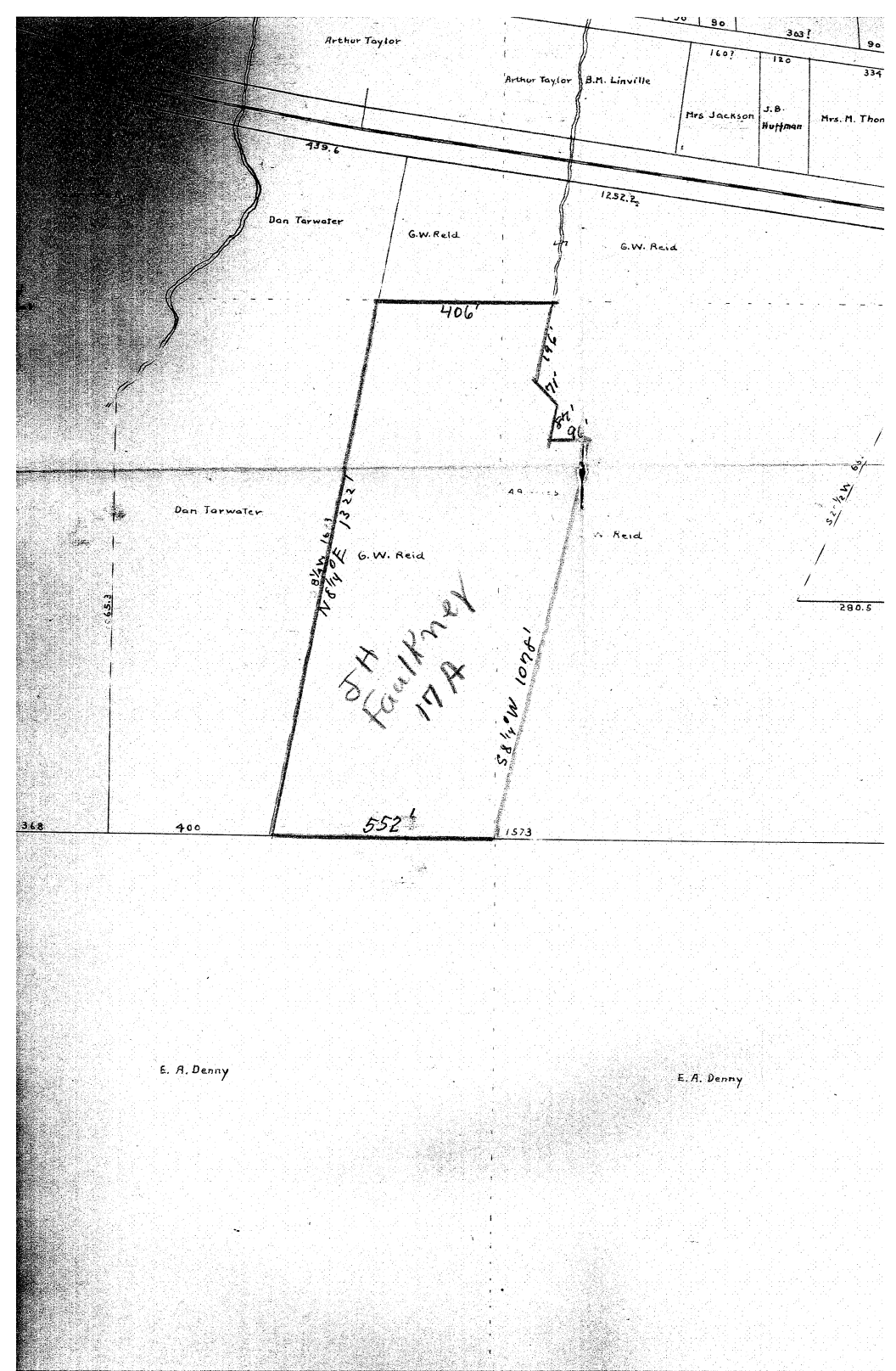
Part of Southeast Quarter of Northeast Quarter of Section Twenty-five (25)
Rant of Southeast Quarter of Northeast Quarter of Section Twenty-five (25)
Township Engat (8) South, Range Twenty-four (24) West, described as follows,
Township Engat (8) South, Range Twenty-four (24) West, described South
township Engat (8) South, Range Twenty-four (24) West, described South
township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engage (8) South, Range Twenty-four (24) West, described as follows,
Township Engage (8) South, Range Twenty-four (24) West, described as follows,
Township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engate (8) South, Range Twenty-four (24) West, described as follows,
Township Engage (8) South, Range Twenty-four (24) West, described as follows,
Township Engage (8) South, Range Twenty-four (24) West, described as follows,
Township Engage (8) South, Range Twenty-four (24) West, described as follows,
Township Engage (8) South, Range Twenty-four (24) West, described as follows,
Township Engage (8) South, Range Twenty-four (24) West, described as follows,
Township Engage (8) South, Range Twenty-four (8) West, described as follows,
Township Engage (8) South, Range Twenty-four (8) West, described as follows,
Township Engage (8) South, Range Twenty-four (8) West, described as follows,
Township Engage (8) South, Range Twenty-four (8) West, described (8) West, described (8) West, described (8) West, descr

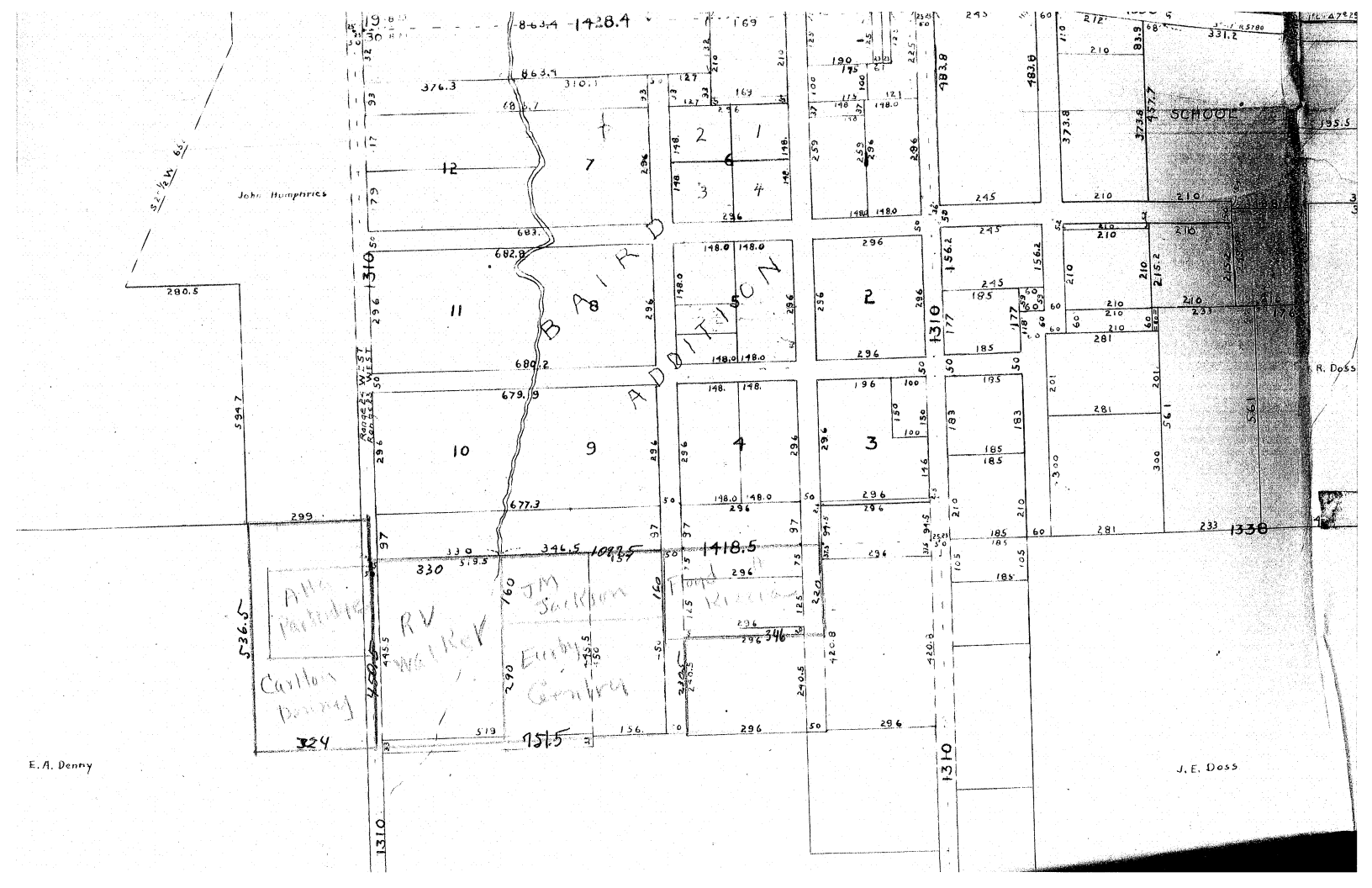
Part of Scuthwest Quarter of Northwest Quarter of SEction Thirty (30) Township Edght (03) South, Range Twenty-three (23) West described as follows, to-ship Edght (03) South, Range Twenty-three (23) West described as follows, to-ship Edght (03) South, Range Twenty-three (23) West described as follows, to-ship Edght (03) South 200, 5 feet; thence South 230.5 feet; thence South 220 feet; thence West 346 feet; thence South 230.5 feet; thence South 250 feet; thence West 346 feet; thence South 250 feet; neet; thence South 220 Reet, thence west party and 24; thence North thence W. st 751.5 feet to Range Line between Ranges 23 and 24; thence North on Range Line 450.5 feet to point of beginning, owned by Floyd A.Kizzia, Eurby Gentry, R. V. Walker and J. M. Jackson,

Which Petition is presented to the Court by Alfred Featherston, Attorney at law ami Agent for Petitioners, and it appearing to the Court that notice of this hearing has been given for three weeks by publication in the P.ke County, Courier, a weekly newspaper in Pin County, Arkansas, and having a bona fide circulation therein, and a notice having been postal for more than three weeks prior to this date of hearing on the fron door of the Floyd's Kizzia Store, a public place within said Town of Delight, all as provided by law, that there are no remonstrants, and thepetition being signed by more than six qualified voters, having a freehold interest in the territory proposed to be annexed, and who actually reside within the limits described in said petition, and that said petition has been signed by a majority of them, and that said limits have been accurately described, and an accurate map thereof made and filed with the petition, and that the prayer of the petition is right, and proper, and that said petition should be granted;

It is therefore by the Court ordered, considered and adjudged that the territory as hereinabove described be and same is hereby annexed to the town of Delight, Arkansas; that the petitioners pay the cost of this proceeding; that said territory be now a part of the Town of Delight, and that this order be recorded in the records of this Court and if said terrirory be accepted by the Town Council of the Town of Delight, and no notice of objection hereto be made prior to Oct. 25th, 1954 that the Clerk of this Court make two certified copies of the Petition, land description and map accompanying same and of this order, and of the Town of Dolink of the Town of Delight.

County Judge, Pike County, Arkansas





County Court

T_____10

CLAIM NO.	CLA IMANT	PURP Deligh	A E
360	R. A. Young & Son, Inc.	Patr	0
361	Ball Chev. Co.	Part	.0
362	Wisener Chev. Co.	Paż1	
363	Magnolia Petroleum Co.	Fuel	23
364	Daniel Chev. Co.	Tire	31
365	Murfreesboro Hdwe.	Mis	37
366	Lion Oil Company	Gas	38
367	Dennis Sorrells, Lbr. Co.	Lumoer	l,
368	Sportsman's Headquarters	$\mathtt{I_{ce}}$	15.60
370	J. A. Riggs Tractor Co.	Parts	180.95
371	Alton's Auto Supply	Misc. Parts	396.29

There being no further business was ordered adjourned until the 4th., day of November , 1957.

Doyle Jones, County Judge

Filed for record this 7th, day of October, 1957

Elbert Ray, Clerk.

ding sperie Country Course for Prikic Country, Arkansas

IN THE MADIER OF THE PETITION
OF FLOYD A. KIZZLA, ET AL,
FOR THE ANNEXATION OF CERTAIN LANDS
TO THE CITY OF DELIGHT, ARKANSAS

ORDER

On this the 21st day of October, 1957, being the date provided in the Order, and Notice heretofore made, is presented to the Court the Petition of Floyd A. Kizzia, et al, for the annexation to the City of Delight, Arkansas, of the following described land in Pike County, Arkansas, to-wit: Begin at SW Corner of NW4 of NE4 Section 25, Township 8 South, Range 24 West and run thence North along the land lines to the middle of Wolf Creek, thence in an Easterly direction along the middle of Wolf Creek to intersect the present City of Delight, Arkansas, thence in a Southerly direction following the West City Limits of Delight, and varying directions with the present City Limits on the West, to the South line of the said NW4 of NE4, Section 25, Township 8 South, Range 24 West, and run thence West to the point of beginning.

WHEREUPON, the Court hears testimony of creditable and disinterested witnesses from which other matters, things and proof properly before the Court, the Court finds that the Petition of Floyd A. Kizzia et al, is signed by a majority of the total number of Real Estate Owners in the area affected, which majority own more than one-half of the acreage affected; that said land is contiguous to and adjoins the City of Delight; that the Court heretofore and more than thirty days prior to this date, set the 21st day of October, 1957 at 10 o'clock A. M., as the date for the hearing on the Petition; that a notice has been published in the Pike County Courier Newspaper a weekly, a Newspaper of general circulatio in Pike County, once a week for three consecutive weeks, which notice contains the substance of said Petition and states that the time and place so appointed for the hearing thereof; that the Petitioners have complied in all respects with the law applicable in succases and that the Petition is in proper form as provided by law, it is right and just

the County Road corporations aims having been he Clerk of the one in the sun

>1 emp, 10

40.94

79.56

84.78

61.58

53.5g

97.75 78.20 78.20 152.57 119.43 80.02 97.52 107.52 107.52 78.20 85•02 84.02 102.52 107.52 102.52 107.52 97•⁵² 6.90 10.98 t 300÷39 27.H

IN THE COUNTY COURT OF PIKE COUNTY, ARKANSAS

IN THE MATTER OF THE PETITION OF FLOYD KIZZIA ET AL FOR ANNEXATION TO TOWN OF DELIGHT:

OBDBR

On this the 25th day of September, comes on to be heard the petition of Floyd 4. On this the 25th day of September of Delight, in Pike County, Arkansas, of Kizzia, and others for the Annexation to the Countieuous to said Town of Delight to Kizzia, and others for the Annexas to be contiguous to said Town of Delight, to-wit; following described territory, alleged to be contiguous to said Town of Delight, to-wit; 1. Southwest Quarter of Northeast Quarter of Southwest Quarter (SW1NE1SW1)

1. Southwest Quarter of Northeast Eight (8) South, Range Twenty-three (22)

- Southwest Quarter of Northeast Quarter (SW\(\frac{1}{4}\)NE\(\frac{1}{4}\)SW\(\frac{1}{4}\) South, Range Twenty-three (23) Section Nineteen (19) Township Eight (8) South, Range Twenty-three (23) West, containing 10 acres, owned by H.D.Russell and
- 2. Part of North Half of Northeast Quarter of SEction Twenty-five (25) Town-ship Eight (8) South, Range Twenty-four (24) West, described as follows, to-ship Eight (8) Southwest corner of Northeast Quarter of Northeast wit:- Begin at the Southwest corner North 81 degrees East 1322 foot wit: - Begin at the Southwest corner of Northeast Quarter of Northeast wit: - Begin at the Southwest corner of North 8½ degrees East 1322 feet to Quarter, thence West 552 feet; thence East North line thereof 406 feet; North line of said Section 25; thence East North line of said Section 25; thence Southeast 71 feet; thence North line of said Section 25; thence East 96 feet; thence South thence South 8½ degrees West 196 feet; thence East 96 feet; thence South thence South 8½ degrees West 87 feet; thence East 96 feet; thence South 8½ degrees West 1072 feet to point of beginning, containing 17 acres, more 8½ degrees West 1072 feet to point of beginning, and or less, owned by J. H. Faulkner and wife, Gusty Faulkner, and
- 3. Part of Southeast Quarter of Northeast Quarter of Section Twenty-five (25) Part of Southeast Quarter of Northeast Carner of Said 40 acres tract the lows, Township Eight (8) South, Range I well of 101 (24, 102) decree tract; theme South to-wit: Begin at the Northeast corner of said 40 acres tract; theme South to-wit: Begin at the Northeast Collect of Sala 40 acres Gract; theme South 536.5 feet; thence East 324 feet; thence West 324 feet; thence East 324 feet to point of beginning, owned by Carlton E. Denny and Alta Denny, and
- 4. Part of Southwest Quarter of Northwest Quarter of SEction Thirty (30) Township Eight (8) South, Range Twenty-three (23) West described as follows, toship Eight (8) South, Range Twelloy Shirt 40 acre tract; thence East 1097.5 wit: - Begin at Northwest corner of said 40 acre tract; thence East 1097.5 feet; thence South 220 feet; thence West 346 feet; thence South 230.5 feet; thence West 751.5 feet to Range Line between Ranges 23 and 24; thence North on Range Line 450.5 feet to point of beginning, owned by Floyd A. Kizzia, Eurby Gentry, R. V. Walker and J. M. Jackson,

Which Petition is presented to the Court by Alfred Featherston, Attorney at law and Agent for Petitioners, and it appearing to the Court that notice of this hearing has been given for three weeks by publication in the P.ke County, Courier, a weekly newspaper in Pin County, Arkansas, and having a bona fide circulation therein, and a notice having been poster for more than three weeks prior to this date of hearing on the fron door of the Floyd ! Kizzia Store, a public place within said Town of Delight, all as provided by law, that there are no remonstrants, and thepetition being signed by more than six qualified voters, having a freehold interest in the territory proposed to be annexed, and who actually reside within the limits described in said petition, and that said petition has been signed by a majority of them, and that said limits have been accurately described, and an accurate map thereof made and filed with the petition, and that the prayer of the petition is right, and proper, and that said petition should be granted;

It is therefore by the Court ordered, considered and adjudged that the territory as hereinabove described be and same is hereby annexed to the town of Delight, Arkansas; that the petitioners pay the cost of this proceeding; that said territory be now a part of the Town of Delight, and that this order be recorded in the records of this Court and if said terrirory be accepted by the Town Council of the Town of Delight, and no notice of objection hereto be made prior to Oct. 25th, 1954 that the Clerk of this Court make two certified copies of the Petition, land description and map accompanying same and of this order, and forward one to the Secretary of State in Little Rock, Arkansas, and one to the Town Recorder of the Town of Delight.

County Judge, Pike County, Arkansas

Filed for record this the 25th day of September, 1954 and recorded same day.

T 19

11.97 40.94 79.56 84.72 61.28 53.55

1 erm, 19

the County Road corporations aims having been the Clerk of the ons in the sum

13.15 87.55 97.75

97.75

94.55 97.75

89.55 73.60

97.75 78.20

78.20 152.57

119.43

80.02 97.52

107.52

107·5² 78.20

85.02

84.02

102.52

102.52

107.52

97.52

6.90

10.98

300.39

County Court

O. S GARMARD TOMPLEY, ST COC'S	annumber of the second			
CIAIM NO.	CLA IMANT	PURP Deligh	t E	
360	R. A. Moung & Son, Inc.	Pa tr	0	
361	Ball Chev. Co.	Part	C	
362	Wisener Chev. Co.	Part		
363	Magnolia Petroleum Co.	Fuel		
364	Daniel Chev. Co.	Tire	30	
365	Murfreesboro Hdwe.	Mis	3	
366	Lion Oil Company	Gas	31	
367	Dennis Sorrells, Lbr. Co.	Lumper	li	
368	Sportsman's Headquarters	Ice	15.6	
370	J. A. Riggs Tractor Co.	Parts	180.9	
371	Alton's Auto Supply	Misc. Parts	396.2	

There being no further business/was ordered adjourned until the 4th., day of November, 1957.

Doyle Jones, County Judge

Filed for record this 7th., day of October, 1957.

Elbert Ray, Clerk.

IN THE COUNTY COURT OF PIKE COUNTY, ARKANSAS

IN THE MATTER OF THE PETITION OF FLOYD A. KIZZIA, ET AL, FOR THE ANNEXATION OF CERTAIN LANDS TO THE CITY OF DELIGHT, ARKANSAS

ORDER

On this the 21st day of October, 1957, being the date provided in the Order, and Notice heretofore made, is presented to the Court the Petition of Floyd A. Kizzia, et al, for the annexation to the City of Delight, Arkansas, of the following described land in Pike County, Arkansas, to-wit: Begin at SW Corner of NW¹/₄ of NE¹/₄ Section 25, Township 8 South, Range 24 West and run thence North along the land lines to the middle of Wolf Creek, thence in an Easterly direction along the middle of Wolf Creek to intersect the present City of Delight, Arkansas, thence in a Southerly direction following the West City Limits of Delight, and varying directions with the present City Limits on the West, to the South line of the said NW¹/₄ of NE¹/₄, Section 25, Township 8 South, Range 24 West, and run thence West to the point of beginning.

WHEREUPON, the Court hears testimony of creditable and disinterested witnesses from which other matters, things and proof properly before the Court, the Court finds that the Petition of Floyd A. Kizzia et al, is signed by a majority of the total number of Real Estate Owners in the area affected, which majority own more than one-half of the acreage affected; that said land is contiguous to and adjoins the City of Delight; that the Court heretofore and more than thirty days prior to this date, set the 21st day of October, 1957 at 10 o'clock A. M., as the date for the hearing on the Petition; that a notice has been published in the Pike County Courier Newspaper a weekly, a Newspaper of general circulatio in Pike County, once a week for three consecutive weeks, which notice contains the substance of said Petition and states that the time and place so appointed for the hearing thereof; that the Petitioners have complied in all respects with the law applicable in succases and that the Petition is in proper form as provided by law, it is right and just