

Official Canvass

of Votes Cast at the

Melcher - Dallas Special

SCHOOL ELECTION

December 8 19 98

Marion County, Iowa

In Testimony Whereof, we have hereunto set our hands and caused this to be attested to and sealed by the County Auditor of said County this 14th day of December 1998

William Shepherd
K. V. Valente Supervisor

MEMBERS OF THE BOARD OF SUPERVISORS AND EX-OFFICIO BOARD OF CO. CANVASSERS.

(L. S.)

ATTEST:

Dody De Uria, Clerk, Board of Supervisors.

PUBLIC MEASURE A

QUESTION

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Shall the Board of Directors of the Melcher-Dallas Community School District in the County of Marion, State of Iowa, be authorized to contract indebtedness and issue General Obligation Bonds in an amount not to exceed \$1,750,000 to provide funds to build and furnish an addition to the elementary building and to improve, remodel and repair that building?

SHALL THE FOLLOWING PUBLIC MEASURE BE ADOPTED?

YES

NO

YES

NO

YES

NO

137

73

PUBLIC MEASURE B

QUESTION
Shall the Board of Directors of the Melcher-Dallas Community School District in the County of Marion, State of Iowa, be authorized to levy annually a tax exceeding two dollars and seventy cents per thousand dollars, but not exceeding four dollars and five cents per thousand dollars of the assessed value of the taxable property within said school corporation to pay the principal of and interest on bonded indebtedness of said school corporation, approval of this proposition shall not limit the source of payment of the bonds

QUESTION

QUESTION

YES NO YES NO YES NO

121

82

(Section 50.24, Code of Iowa)

Marion County, Iowa

We, the undersigned Members of the Board of Supervisors, and ex-officio Board of County Canvassers, for Marion County, hereby certify the following to be a true and correct abstract of the votes cast in this county at the M-D School Special Election held on the 8th day of December 1998 as shown by the tally lists returned from the several election precincts.

For the office of _____ there were _____
(Spell out number of votes in words)

votes cast as follows:

<small>(Number of votes in numbers)</small>		<small>(Spell out number)</small>	<small>(Number)</small>	
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes

We therefore declare _____
(Name) _____
(Office) _____ (District, if any) _____
for the term of _____
(Term)

For the office of _____ there were _____
(Spell out number of votes in words)

votes cast as follows:

<small>(Number of votes in numbers)</small>		<small>(Spell out number)</small>	<small>(Number)</small>	
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes

We therefore declare _____
(Name) _____
(Office) _____ (District, if any) _____
for the term of _____
(Term)

For the office of _____ there were _____
(Spell out number of votes in words)

votes cast as follows:

<small>(Number of votes in numbers)</small>		<small>(Spell out number)</small>	<small>(Number)</small>	
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes
_____	received	_____	_____	votes

We therefore declare _____
(Name) _____
(Office) _____ (District, if any) _____
for the term of _____
(Term)

OVER



Scattering received _____

(Spell out number of votes in words)

Upon the public measure A - authorization to issue bonds in amount of \$1,750,000 for addition to elementary school there were Two hundred ten votes cast, as follows:

FOR the question there were One hundred thirty seven votes cast.

AGAINST the question there were Seventy Three votes cast.

We therefore declare the public measure A- \$1,750,000 Bond issue to be adopted (of not adopted).

Upon the public measure B- authorizing tax of 2.70 to 4.05 per thousand to pay for bond issue there were Two hundred three votes cast, as follows:

FOR the question there were One hundred twenty one votes cast.

AGAINST the question there were Eighty two votes cast.

We therefore declare the public measure B- taxes to pay for bond issue to be adopted (of not adopted).

Upon the public measure _____ there were _____ votes cast, as follows:

FOR the question there were _____ votes cast.

AGAINST the question there were _____ votes cast.

We therefore declare the public measure _____ to be adopted (of not adopted).

Upon the public measure _____ there were _____ votes cast, as follows:

FOR the question there were _____ votes cast.

AGAINST the question there were _____ votes cast.

We therefore declare the public measure _____ to be adopted (of not adopted).

IN TESTIMONY WHEREOF, We have set our hands and caused this to be attested by the Clerk of the Board of Supervisors, with the seal of this County.

Done at Knoxville the county seat of this County, this 14th day of December 1998

William H. ...
Chairman

K.S. ...
Supervisor

Members of the Board of Supervisors and ex-officio County Board of Canvassers

ATTEST:

Dody De Urie
County Auditor and Clerk of the Board of Supervisors

ABSTRACT OF VOTES

For Offices and Public Measure A & B Questions of Melcher-Dallas School COUNTY / SCHOOL / CITY
cast in the several voting precincts thereof at the Special Election held therein December 8, 1998 A.D.
Filed in my office on this 14th day of December, 1998 A.D.
of Dody De Urie County Commissioner of Elections

Section 50.24 CANVASS BY BOARD OF SUPERVISORS. The county board of supervisors shall meet to canvass the vote on the first Monday or Tuesday after the day of each election to which this chapter is applicable, unless the law authorizing the election specifies another date for the canvass. If that Monday or Tuesday is a public holiday, section 4.1, subsection 34 controls. Upon convening, the board shall open and canvass the tally lists and shall prepare abstracts stating, in words written at length, the number of votes cast in the county, or in that portion of the county in which the election was held, for each office and on each question on the ballot for the election. The board shall contact the chairperson of the special precinct board before adjourning and include in the canvass any absentee ballots which were received after the polls closed in accordance with section 53.17 and which were canvassed by the special precinct board after election day. The abstract shall further indicate the name of each person who received votes for each office on the ballot, and the number of votes each person named received for that office, and the number of votes for and against each question submitted to the voters at the election.

The board shall also prepare a certificate showing the total number of people who cast ballots in the election. For general elections and elections held pursuant to section 69.14, a copy of the certificate shall be forwarded to the state commissioner.
Any obvious clerical errors in the tally lists from the precincts shall be corrected by the supervisors. Complete records of any changes shall be recorded in the minutes of the canvass.

MELCHER DALLAS SCHOOL BOND

December 8, 1998 MARION COUNTY, IOWA

MELCHER DALLAS SCHOOL
LEGION BLDG.

PUBLIC MEASURE A

Shall the Board of Directors of the Melcher-Dallas Community School District in the County of Marion, State of Iowa, be authorized to contract indebtedness and issue General Obligation Bonds in an amount not to exceed \$1,750,000 to provide funds to build and furnish an addition to the elementary building and to improve, remodel and repair that building?

SHALL THE FOLLOWING PUBLIC MEASURE BE ADOPTED?

9 YES

10 NO

PUBLIC MEASURE B

Shall the Board of Directors of the Melcher-Dallas Community School District in the County of Marion, State of Iowa, be authorized to levy annually a tax exceeding two dollars and seventy cents per thousand dollars, but not exceeding four dollars and five cents per thousand dollars of the assessed value of the taxable property within said school corporation to pay the principal of and interest on bonded indebtedness of said school corporation, approval of this proposition shall not limit the source of payment of the bonds

and interest, but shall only operate to restrict the amount of bonds which may be issued?

SHALL THE FOLLOWING PUBLIC MEASURE BE ADOPTED?

19 YES

20 NO

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