

The State of Texas Be it Remembered that
County of Titus Upon this the 11th day of
May AD 1903 there was begun
and helden within and for Titus County,
Texas at the court house theret in the Town
of Pleasanton a regular term of the County
Commissioners Court present and presiding
the Hon P H Rogers County Judge, Hes G. Hays
A M Scott, W M King and J Sutherland,
County Commissioners of Titus County Texas and
Sam Carter Sheriff and Ottabell Clark Clerk of said
County whereupon the following proceedings
among others were had, to-wit:

In the matter of the petition of May 11th 1903
of J W Vaughn et al for a This day came
Justice Court at Argo Texas to be heard
and considered
the petition of J W Vaughn and others for
a Justice Court at Argo Texas and it being
made to appear to the Court that there is
a public necessity for such court at Argo
and for a Justice precinct as herein often
described and that the same can be estab-
lished without conflict to any other Saline
or other precinct as is restricted by law.
It is therefore considered ordered and
adjudged by the Commissioners Court of
Titus County Texas that the following
boundaries be and they are hereby
declared the boundary lines of a Justice
precinct which said Justice Precinct
shall be known as Argo Justice Precinct
Number Seven (7) of Titus County Texas
which said Justice precinct is described
by metes and bounds as follows to-wit
Beginning at the Ellis Bridge on White
Creek thence south with the meander-
ings of the Ellis Bridge and Cooper Chappel
public dirt road to the Liberty Hill and
County line public road thence West with
the Meanderings of the Liberty Hill County Line

road to the Harts Bluff road, at the Widow Crawford place, thence North with the Harts Bluff Public road to White Oak Creek, at Evans Bridge on said Creek, thence East with the meanderings of said White Oak Creek to the place of beginning at Ellis Bridge on said Creek.

It is further ordered by the court that all Justices Court in said boundaries shall be held in the town of Argo in said precinct on the second Monday in each month.

In the matter of the 3 May, 11 1903
Appointment of a Justice of this day it is
of the Peace for Precinct No. 7. 3 appearing to the
Court that it is

necessary to appoint a Justice of the
Peace for Precinct No. 7, as Argo Texas
and that Robert Rose, a Republican,
will accept such appointment.

It is therefore ordered by the court that
Robert Rose be and he is hereby app-
pointed Justice of the Peace in and for
precinct No. Seven, Titus County Texas.

In the matter of appointment of May 11th 1903
of Constable for Justice 3 This day it is
Precinct No. 7, as Argo Texas 3 ordered by the
Court that R.H.

Rose as all he and he is hereby
appointed Constable for and for Justice
Precinct No. Seven as Argo Titus County
Texas.

In the Matter of the petition of 3 May, 12, 1903
H H Harbour for Change in the M.P. 3 This day came on to
Ellis Bridge Road 3 he heard the petition
of H H Harbour et al: for a change in the M.P. from
Ellis Bridge Road. And it appearing

In the court that said change will put
the road an better ground and not
materially lengthen the distance. It is
therefore ordered by the court that said
change be and the same is authorized
as follows to-wit: as described in the
petition Beginning at the Branch about 200
yards West of H.H. Hartoun lot Thence West 224 yards
Mill Cochran D.B. line, Thence South about
400 yards intersecting the old road at J.P.
Perrells Land.

For the Matter of the Petition of May 12. 1903
Jim Parr et al for a 3 This day came
Public Road 2nd Class 3 an to be considered
Parr and others for a 2nd class public road
leading from Winfield to Monticello and
it appearing to the court that there is a
necessity for such road. It is therefore
ordered by the court that said application
be and the same is hereby granted:
and Thos. Spruill, H.W. Justis, Jas A. Brown
McBenton and Bill Garrison are hereby
appointed a jury of view to lay out said
road as follows. To-wit: Beginning
at Winfield Thence South to Monticello
School house.

N.

For the Matter of the petition May 12. 1903
of F.L. Waller et al for 3 this day came
a Public highway 3 an to be re-
considered the
petition of F.L. Waller et al. for a public
highway and it appearing to the court
that said petition had been granted
at the last term of this court but that
a jury of view had not been appointed.
It is therefore ordered by the court
that said petition be and the same
is hereby granted and W.T. Kimballain

T. A. Holcomb, J. A. Willhite, J.W. Myers, and
 J.T. Anderson he and they are hereby appointed
 a jury of view to lay out and describe
 said road as herein after described to the
 greatest advantage to the public so
 that the same can be traced with a
 certainty, and the field notes of such survey
 and description of the road together with
 a statement of the damages assessed, if any,
 shall be included in the report of the jury
 and if adopted shall be recorded in
 the minutes of this court. And it is
 further ordered that the said jury make
 a report in this case at the next regular
 term of this court. Said road is described
 as follows to wit. Beginning at Coopers
 Chapel thence by way of a lane running
 East and West between Wm. Coopers farm
 and W.J. Ryan's farm. Thence through Wm.
 Kinkaburrs lane thence to Bridge on
 Horse Creek. Thence East with R.C. Sales
 W.B. Rice to his N.E. corner. Thence South
 with R. Sales E.B. Rice to Myers Gin. Thence
 through J.W. Myers Lane to Bridge on Bear
 Creek. Thence East with J.W. Myers S.B. Rice
 to the Morris County line.

No. 63

The State of Texas $\frac{3}{4}$ for the Commissioners Court
 County of Titus $\frac{3}{4}$ of Titus County Texas
 May Term 1903

Whereas on the 12th day of May ad 1903 at a
 regular term of civil court, held in and
 for said county, the court upon the
 application of J.P. Riddle and others
 for a public road, made the following
 order to-wit:

In the Matter of the $\frac{3}{4}$ Application for
 approvement of J.P. Riddle $\frac{3}{4}$ a public Road
 J.P. Riddle et al. for $\frac{3}{4}$ Second Class
 Public Road.

On this the 12th day of
 May ad 1903. Came in
 to be heard the application of J.P. Riddle

and Colvin others, freeholders of Tipton County
for a new road beginning at Farmers Academy
at a point where G.M. Clark's E&B line intersects
the Middlebury & Sulphur Springs road. Thence
North with the W.B. line of J.F. Coopers land and
the E.B. line of G.M. Clark's land about 600 yards
to Bob Narramore S.P. line. Thence North crossing
Bob Narramore farm (Woodland) about 500 yards
to G.M. S.P. line. Thence across said G.M.

woodland about 500 yards to S.E. Har-
bours S.P. line. Thence North Crossing said
Harbours land, with road now open, to
James Hinson's land crossing Hinson's land
with all road now open to the Middlebury
and Middleton roads, and terminating
at the Middle or Road.

And it appearing to the court that notice
of said application has been given as the
law directs. It is therefore ordered by the
court that H.M. Nicker, Mill Harbour, and Smith
R.P. Narramore and J.F. Coopers, freeholders
of said County, be and are hereby appointed
a jury of view a majority of whom may
after taking the prescribed oath before
a properly authorized person, proceed to
assess damages, if any are claimed and
without the County Surveyor, lay out, survey
and describe such road to the greater
advantage to the public, so that the same
can be traced with a certainty, and the
field notes of such survey and description of
the road, together with a statement of the
damages assessed, if any, shall be included
in the report of the Jury, and if adopted
shall be recorded in the minutes of this court.
It is further ordered that the said Jury make a
report in this cause at the next regular
term of this court.

- No. 153 In the Matter of the
Petition of A.M. Ryan May, 17, 1903
et-al for change in road This day comes on to
be considered the petition
of A.M. Ryan and
others for change in the McPheansett Season
Road as follows to-wit: by turning
due south in the land lines of A.M. Ryan
and Caroline Bailey heirs, and J. L. Carson
and H.G. Henderson and terminating at
H.G. Henderson's. And it appearing to the
Court that said change will not greatly
lengthen the distance and will put the
road on as good ground. It is therefore
ordered by the court that said change
be and the same is hereby allowed.
154. In the matter of the petition of J.H. Stephen et al for change in McPheansett Cypress Road, application of J.H. Stephen & others
for change in McPheansett Cypress Road
comes on to be considered and the
same is allowed. it being made to
appear to the court that it will not
materially affect the said Cypress Road.
155. Petition of D.A. Cook et al: May 17, 1903
for Change in the This day came on
Cookville Teresian Road, to be considered the
petition of D.A. Cook
et-al for change in Cookville Teresian
Road as follows. Beginning near C.C. Alex.
anderson house on old Cooks W.B. line thence
with his W.B. line to Ry. right of way. thence
with said Right of Way east to intersect
old road again at or on said right of
way, and it appearing to the Court
that said change will not materially affect
said road. It is therefore ordered by the court that
said Change be and is hereby authorized.

177

In the Matter of the Application of May. 12th 1903
of W. W. Burford and 11 others On this day
for Public Road, 2^d Class, cause on to be
heard the application
of W. W. Burford and eleven others, freeholders
of precinct No. 4 & 5: for a new road beginning
at the terminal of the Cockville Road near
H. T. Rhea's, thence south pass the place known
as the Dr. Wilkinson old home place, where
Walter Roach now resides and on south past
the farm of Fred Taylor and between the farms
of Mrs. Lula Cook and Wm Allison and
still on south and terminating at the place
where the neighborhood road intersects the
M. W. Pheasant and Jason Road, a total length
of about 2¹/₂ miles; And it appearing to the
Court that notice of said application had
been given, as required by law.

It is therefore ordered by the court that H. T. Rhea,
J. C. Justiss, W. W. Wooster, Fred Taylor and
W. J. Sealey, five freeholders, of said county,
be and are hereby appointed a jury of five
a majority of whom may, after taking the
prescribed oath before a properly authorized
person, proceed to assess damages, if any
are claimed and without the County Surveyor
lay out, survey and describe such road to
the greatest advantage to the public, so that
the same can be traced with certainty,
and the field notes of such survey and
description of the road, together with a state-
ment of the damages, if any, shall be in-
cluded in the report of the jury, and if
adopted, shall be recorded in the minutes
of the commissioners court.

It is further ordered that the said jury
make a report in this cause at
the next regular meeting or term
of this court.

116

X

In the Matter of the Report of May 12, 1903
of A.N. Holmes et al a ³ this day cause an
Jury of View.
To be heard the
Report of A.N. Holmes
John Hamilton and W.S. Swope a majority of
a Jury of view appointed at the February Term
of this Court to lay out a certain Road
leading from Winfield to the Pope Bridge
Road near A.N. Holmes Residence, and
it appearing to the court that said report
is in due form and that the jury had
complied with the law in giving the
legal notice, assessing damages and in
laying out said road. And it further
appearing to the court that there has
been no damages assessed, and the
said road will be opened without
any expense to the County. It is there-
fore ordered by the Court that said
report be and is hereby in all
things approved and ordered recorded
and said road is declared a public
road of the second class and ordered
to be put upon the Road Master
and shall be known as the Winfield
and Pope Bridge Road. And as Road
Premier No—

Report of Jury of View.

116

The State of Texas ³ To the Honorable Commis-
County of Titus ³ Siorers Court of Titus
County Texas, May Term A.D. 1903

We the undersigned a Jury of View,
appointed at the February Term of said
Court, to lay out the road herein after
described, beg leave to submit the
following Report, to wit:

After being duly sworn as the law directs,
we gave notice to all the property owners
through which the proposed road will run
a copy of which notice is heretofore attached
and made a part of this report and an

+

The 7th day of May ad 1903, proceeded to lay out said road as follows:-
 Beginning at the Winfield school house Thence North with C. Reeds survey to his N.W. corner. Thence East with said survey to the Tom Eddy S. W. corner Thence East with Eddy's S. B. line to W^m Eddy S. E. corner Thence North to W^m Eddy N. E. corner Thence East with W^j Hamilton S. B. line to his S. E. corner Thence North to the North Pipe Bridge road at A.M. Holmes residence and ending at A.M. Holmes residence.
 The parties through which the said road runs are willing to give the right of way and there is no damages assessed.
 Wherefore we ask that this report be approved and said road declared a public road.

Respectfully submitted this the 11th day of May ad 1903.

Jury of View	W. S. Swoope W. J. Hamilton A. M. Holmes.
--------------	---

Filed May 11th 1903.
 Garza County Clerk, Texas.

117

In the matter of the Report of 3 May 12, 1903
 J. Arnold et al a Jury of View 3 This day came
 on to be heard
 The Report of J. Arnold, W. H. Johnson and S. G.
 Newman a majority of a Jury of view
 appointed at the Feb^y. term of this court
 to lay out a public Road Beginning
 at where the old Snowhill road intersects
 the Mt Pleasant and Clarksville road,
 and terminating at the New Clarksville
 road at W. V. Wilson's Residence and
 it appearing to the Court that said Report
 is in due form and that due notice
 has been given as the law directs
 and that there is no damages assessed

It is therefore ordered by the court that said report be and the same is hereby approved and ordered recorded and that said road be and the same is hereby declared a public road of the second class and shall be called the Bear Hill extension. Road No. —

Report of Jury of Titus

117

We your Jury Commissioners beg leave to make the following report. We have this day Feb'y 25-1903 laid out the within described road as described in partition after having given 5 days notice in writing to party owning land on said road. a copy of which is hereby attached

J.M. Arnold
W.B. Johnson
S.A. Norman

179

The State of Texas In Commissioners Court of County of Titus Titus County, Texas. May Term 1903
Whereas the creation of a New Justice Precinct at Argo Texas creates a necessary change in the Voting and Commissioners precincts of said County. The court on its own motion is of the opinion that following changes be made.

It is therefore ordered by the court that Justice Precinct No. 7 at Argo be and the same is hereby declared and created, one voting precinct with meets and bounds as follows Beginning at Ellis Bridge on White Oak Creek. Thence south with the meanderings of the Ellis Bridge & Cooked Chappel Road to the Liberty Hill County line Road. Thence West with the Liberty Hill County line Road to the Harts Bluff Road at the Midway Crawford place. Thence North with Harts Bluff Road to White Oak Creek. Thence with the meanderings

of White Oak creek to the place of beginning at Ellis Bridge on said creek. Said Election Precinct shall be known as Argo Election Precinct No. 10, and all election held in said precinct shall be held at Argo Titus County Texas.

It is further ordered that P. B. Branch be and he is hereby appointed Manager of the Election for Argo Precinct No. 10.

It is further ordered by the court that Argo Justice Precinct No. 7 and Argo Election Precinct No. 10 shall constitute a part of the Commissioners Precinct No. 4.

It is further ordered by the court that Election Precinct No. 10 at Coopers Chapel be and the same is hereby discontinued.

It is further ordered by the court that the place for holding the election in Election Precinct No. 2 be and the same is hereby discontinued at Bladewater and changed to Green Hill school house, and all elections held in said Election Precinct No. 2 shall be held at Green Hill school house.

In the Matter of the Varians of May. 12 1903
accounts against the County, This day came on

to be considered the various accounts against the County and after examining same the Court finds that the following are correct. to wit:

Titus County To Sam Porter Sheriff Dr	
To Jail Accounts for Board of Prisoners	\$295.00
" General Act Waiting on Dis Court etc.	25"
Titus County To Constable Dr.	
To Keeping Finance Ledger etc	25-5"
Titus County To D.W. Teller J.P. Dr.	
To holding 4 Inquests	20"
Titus County To Whippoorwill Lumber Co.	
To General Acc't for Lumber for Bridges	103.42

Continued

Titus County To Jenkins Dr	
To Qualifying & Monthly Reports as Col.	1.50
Titus County To Button & Gathen Dr	
To Acct Patching jail floor of Bridg. Hangers	82.00
Titus County To J.W. Johnson Dr	
To Digging Grav. for Paupers Minn. Clements	5.00
Titus County To H.W. Cheny, Esq	
To Coffins for Paupers Minn. Clements, Postman	21.75
Titus County To M.W. Pleasant Electric Co	
To 3 Mo. light services for jail	6.00
Titus County To Jas A. Fabb Dr.	
To 6 cords of Wood Pails furnished road Divers	6.00
Titus County To J.W. Norton Dr	
To Burying Handled horse	5.00
Titus County To Heirs of H.G. Thomas Dr	
To Letting & Rec. Bridges Thru to his Success	10.00
Titus County To W.C. Blythe Dr.	
To painting done on court house	4.85
Titus County To J.H. Kaen Dr.	
To 27" Gals. Iron for jail	2.70
Titus County To J.E. Gossett Dr. (Reduced)	
To Timber for Road	2.00
Titus County To Dooley Printing Co.	
To Stationary Blank Books etc. to date	233.00
Titus County To A.D. Aldridge & Co	
To Stationary etc. Inv. to date	3.60
Titus County To Geo D. Barnard Esq	
To Envelopes for Jenkins	5.25
Titus County To Maverick Clark, Lth Co.	
To Acct for Stationary to date	15.00
Titus County To Clark Courts	
To Acct for Stationary etc. (Reduced)	36.65
Titus County To J.S. Sutherland	
To Letting & Rec. Bridges	8.00
Titus County To W.H. Blythe No.	
To Autopsy Link Blueprint (Reduced)	19.00
Titus County To G.M. Roberts	
To account for Stationary etc to date (Reduced)	56.30
Titus County To Swins & Fleming	
To Acct Drps for jail Stationary etc	6.80
Titus County To O.D.W. Ferrin	
To making Coffin etc for Weston Harrison Dray	5.00

(Continued)

Titus County To Q.S. Lovett or To Burial Luis for Painter Tector Harmon	4.22
Titus County To A.C. Leveleen or To Nails for Bridges by W.M. King	1.60
Titus County To J.W. Badtke or To Nails for Jail Court house etc.	5.82
Titus County To W.M. King or To 3 days work letting & Rec. Bridges	6.00
Titus County To Gas & Hays or To 8 days letting & Recession, Bridges	16.20
Titus County To John Carpenter or To Janitor services 1 day for Court Room	1.30
Titus County To A.H. Miller or To Lumber for Roads.	4.20
Titus County To Henry Moore or To Killing & Burial Standard Horse	5.00
Titus County To G.M. Scott or To 6 day letting & Rec. Bridges	12.00
Titus County To William Bros or To General Nails etc accts for Bridges	15.45
Titus County To J.T. Stickrison or To 3 mo. Keeping city Clock	6.00
Titus County To Perkins & Dillard or To Must (Snuff) for Painter	2.00
Titus County To G.T. Cleland, W.M. Allison & R.B. White or To Examining Standard Stock of S.A. Turpin	6.00
Titus County To R.T. Cleland A.R. Smart W.M. Allison or To Examining Standard Stock (not Standard)	6.00

and it is ordered by the court that the same
be in all things approved and allowed and
the Clerk will see to it that the various
funds to which they belong to cover same.

In the matter of the Petition of May 14, 1903
of J.B. Adair that for a
Change in S.S. Road at Winfield 3 am to be heard

The Petition of J.B. Adair
that for a Change in the McLean & Sulphur Springs
Road at Winfield and it appearing to the court
that there is a necessity for such change as asked
for and that it will put the road in as
good ground and that there is no damage

claimed by reason of such change
 It is therefore ordered by the court that
 said application be and the same is hereby
 granted and said road is permitted to be
 changed as follows to-wit: Beginning
 at E.C. Moore's S.W. corner in W.W. Clifton Survey
 Thence North with his N.E. line 210 rods to the
 S.E. line of the town of Winfield. Thence enter-
 ing what is known as fifth street Thence
 West with said street to Lincoln street Thence
 South 70 feet to J.B. Rogers N.E. line Thence
 in South Westly direction to J.B. Barrett's S.E. line
 150 feet from his S.E. corner and continuing
 in said direction intersecting said W.W. Clifton
 and Sulphur Springs road 150 feet West of said
 J.B. Barrett South East corner.

In the matter of transfer of May, 13-1903
 of funds to Jury fund ~~3~~ This day is being
 made to appear to the
 court that there is a deficit in the Jury
 fund. It is ordered by the court that
 the Treasurer transfer Nine hundred dollars
 from the General County fund to the
 Jury fund.

In the matter of the ~~3~~ May, 13, 1903
 Various reports of the ~~3~~ This day came in to
 County & Precinct Officers ~~3~~ to be examined the
 Reports of the various
 County and Precinct officers and the
 court after examining the same is of
 the opinion that they are correct and
 should be approved.
 It is therefore ordered by the court that the
 following reports of officers which have
 been examined by the court, be and
 they are hereby approved, to-wit:
 R.H. Rogers County Judge
 Ovidah County Clerk

Sam Porter Sheriff, J.C. Keeney County Attorney
 J.S. Wilkinson District Clerk, & Willis Justice
 of the Peace Prec. No. 1, J.H. Amucham, J.P.
 G. Smiley J.P., J.S. Southern and J.P. J.T. Woot-
 ley J.P. W.M. King J.P. H. Sander Constable
 J.W. Bennett constable.

In the Matter of Approving ~~3~~ May 13, 1903
 The Bond of Robert Rose ~~3~~ This day came
 Justice of the Peace No. 7 ~~3~~ an to be considered

The Bond of Robert
 Rose, the appointee to the office of Justice of the
 peace in and for the newly created Justice
 Precinct No. 7 at Argos Texas. And it
 appears to the court that said bond
 is conditioned and payable as the law
 directs and the securities therein are good
 and sufficient surety for said bond.
 It is therefore ordered by the Court that
 said bond be and the same is hereby
 approved and ordered recorded.

In the Matter of approving ~~3~~ May 13, 1903
 The Bond of R.H. Newmarral ~~3~~ This day came
 Constable for Precinct No. 7 ~~3~~ an to be considered

The Bond of R.H.
 Newmarral, the appointee to the office of Const-
 able in and for the newly created Justice
 Precinct No. 7 at Argos Texas. And it appear-
 ing to the court that said bond
 is conditioned and payable as the law
 directs and that the securities are
 good and sufficient surety for said
 bond. It is therefore ordered by
 the court that said bond of R.H. Newmar-
 ral as constable for Precinct No. 7 this
 County Texas. Be and the same
 is hereby approved and ordered Recorded.

In the matter of the Annual Report of J McKeith Tax Collector of Titus Co. Texas. This day comes to be examined

the Annual Report of J McKeith Tax Collector for said County, for year ending May 1st ad 1903. And it appearing to the Court that said report is correct.

It is therefore ordered by the court that said report be and the same is in all things approved and the clerk is ordered to make all proper entries as the said directs, which said report being summarily as follows.

Debits

To occupation Tax Receipt furnished	\$2624.25	26.24.25-
" Assessment Roll for 1903 School Revenue 5.00	130.94.68 447.83 634.50	14177.01
Penalty collected on late School	5.9.09	5.9.09
Assessments by Del. School	8.47	
Poll	2.25	10.72
Amt. Recd in Redemption of Property including Penalty	552.20	
Sale under Power of Sale Costs	33.67	585.87
Special County occupation Taxes		10.00
		<u>17466.94</u>

Credits

By occupation Tax Receipt returned Unpaid 1902	1764.26	1764.25-
Assessments and School	273.28	
Amounts Refunded Poll	6.01	
1902 Taxes	188.75	466.99
Assessments and School	61.70	
Amounts Refunded Poll	6.36	
7.75		73.81
Amounts Delinquent Report Prior years	242.65	
School	4.99	
Poll	2.75	250.39
Amounts Delinquent Report of 1902 Taxes	108.12	
School	6.35	
Poll	8.00	122.47
Commission for Occupations	43.57	
Collecting Other Taxes	5.8.7.46	630.96
Commission Paid	18	
Collector for Assessing School	18	
Forwarded		36

By a/cr. credit brought forward	3311.28	3311.28
Collections by Comptroller { Revenue	62.2	
from Non Residents School	.23	6.45
June 1-1903 by Accts Oct. L.M. Brooks Esq. Treas.	60.02	
July 1 " " " " "	25.870	
Aug 1 " " " " "	168.33	
Sept 1 " " " " "	31.82	
Oct. 1 " " " " "	338.03	
Nov. 1 " " " " "	485.86	
Dec. 1 " " " " "	785.23	
Jan 1 1903 " " " " "	3394.82	
July 9 " " " " "	787.21	
Feb 4 " " " " "	324.90	
Apr 4 " " " " "	170.58	
May 4 " " " " "	182.93	
" " " " " A. D. Anderson (Costs)	33.67	19137.07
		17491.80

In the matter of Repairing Windows in Court house May 14, 1903
 This day came on to be heard the application and bid of J.A. Davis, among others to repair the Court house windows, and it appearing to the court that the putty in all said windows has fallen out and there is danger of the lights falling. And that the bid of J.A. Davis is the lowest bid to repair and putty said windows. It is therefore ordered by the court that J.A. Davis be and he is hereby employed to repair and putty said windows at once and that he be allowed 35 cents for each opening to be paid upon the order of H.H. Hay Commissioner of Finance No. 1 whose duty it shall be to examine and receive said work.

It is ordered by the court that the per diem of the Court & Sheriff be and the same is hereby allowed for 4 days of this term of Court.

In the matter of repairing the fence
around the county jail yard.
It is ordered by the court that Sam
Porter Sheriff be and he is hereby
authorized to have the jail yard fence
repaired as seems to him to the best
interest of the county jail and warrant
shall issue to cover expense of same
upon the certificate of the said Sam Porter
Sheriff approved by Geo T. Hargrave County
Treasurer. Wm. C.

In the matter of the 3 May 14-1903
Treasurers Quarterly Report, this day it is
ordered by the
Court that the quarterly Report of T.M. Brooks
Treasurer for this County be and the
same is in all things approved and
the Clerk shall make all necessary
entries as the law directs

There being no further business before
the court it is ordered by the court
that the court do now adjourn.

The foregoing minutes read in open
court and are in all things approved
this May 14, 1903

Attest,

P. H. Rogers
County Judge