

Be it remembered that on this the 6th day of March 1905, there was begun and holden a call term of the Commissioners' Court of Citrus County, Texas, for the purpose of appointing a Constable in Justice Precinct No. one in Citrus County, Texas, and of attending to other matters, said term being held at Court House in the town of Mt. Pleasant, Citrus County, Texas. Present and presiding, Sec. G. Caldwell, County Judge, Geo. B. Hays, Geo. B. Smith, W. C. Hastings and G. W. McClinton, Commissioners of Citrus County, Texas, Sam Porter, Sheriff, and R. B. Branch County Clerk. Whereupon the following proceedings, among others, were had, to wit:

On the Matter of the appointment of Constable for Precinct No. one } March 6th, 1905. This day
 of Constable for Precinct No. one } came on to be considered the
 resignation of J. W. Saunders }
 as Constable of precinct No. one, Citrus County, Texas, and it
 appearing to the court that said resignation should be
 accepted, it is therefore ordered by the court that said
 resignation of J. W. Saunders be accepted. It is further or-
 dered by the court that Bob Meeks, he, and he is hereby
 appointed Constable of precinct No. one in Citrus County,
 Texas, to serve for the unexpired term of said J. W. Saunders.

On the Matter of the Bond of } March 6th, 1905. This day
 Bob Meeks Constable of Prec. No. 1. } came on to be considered the
 bond of said Bob Meeks, }
 Constable of precinct No. one, in Citrus County, Texas, and
 said bond appearing to the court to be a good one, it is
 therefore ordered by the court that said bond be, and the
 same is hereby approved

On the Matter of allowing J. W. Allen } March 6th, 1905. On this
 et. al. claim for 1 day service as jury of view } day came on to be heard and
 examined the claims of }
 J. W. Allen et. al. against Citrus County for services on jury
 of view, and the court, after examining said claim, are of the
 opinion that the same is correct, it is therefore ordered by
 the court that the same be, and it is hereby allowed, and
 the clerk of this court is hereby authorized to issue war-
 rants to cover the amount of \$2.00 each for the jury
 of view

On the Matter of the Smallpox? March 8th 1905. This day, at the
 in the Town of Mt. Pleasant } request of S. W. Vaughan et al. came
 on to be heard and considered the
 Smallpox situation in the town of Mt. Pleasant, and after hearing
 the report of Dr. W. H. Blythe, County physician, in regard to the same,
 and it appearing to the court that all persons affected with Smallpox
 should be required to remain in their homes until pronounced well
 by said county physician, and until all danger of scattering the
 disease on their part is past, and that the houses of said patients
 should be disinfected, it is therefore ordered by the court, that
 Dr. W. H. Blythe, said County physician, place yellow flags
 about the houses occupied by Smallpox patients, and that he
 require them to remain at their homes until pronounced
 well. It is further ordered by the court that Dr. W. Blythe, said
 County physician, disinfect all houses occupied by Smallpox
 patients after said patients are pronounced well.

On the Matter of transferring? March 8th 1905. This day it is
 Certain funds } ordered by the court that the amount
 of \$35.00 be transferred from the
 Court House and Jail fund to the jury fund for the purpose
 of paying off warrants now held against the jury fund.

On the Matter of the? March 8th 1905. It is ordered by the
 Per diem of the Court } Court that the per diem of the
 Court be, and the same is hereby
 allowed.

There being no other business before the court, it
 is ordered that the court do now adjourn.

The foregoing read minutes read in open court and
 are in all things approved, this March 8th, 1905.
 J. P. Smith
 County Clerk
 S. W. Vaughan
 County Judge