.1.

Be It remembered that on Jamery 10th A. D. 1911 there we begun and holden with in and for the County of Titus A Special Term of the Hon. Commissioners Court, with W. E. Riddle County Judge Titus County, Texas, preciding, Present Commissioners R. B. White, A. O. Brown, H. W. West and R. J. Gray, A. S. Mitchell County Clerk, and J.-*. Cooper Cheriff When the following proceedings were had to-wit:

In the matter of Having AbStriet booke of Titus County, made.

Jan. 10th 1911, On this day seme on to be considered the matter of Paving abstracts of Titus County made, and it appearing to the Court that the Tax Collector needs an abstract in order to collect all taxes becoming to the County I is therefore ordered by the Court, that the Tax Collector be instructed to have the abstract made as cheap as he can have the Work done.

In the Eatter of Issuing duplicate Warrant for Art Met 1 Co.

Jan 10th AD. 1911, on this d/y came on to be considered the matter of issuing a duplicate warrant for the sum of \$50,00 for The Art Metal Construction Co. and it appearing to the Court that in May 1910 and Warrant Was issued to said party, and affidavit had been filed stating that said Warrant had been lost or misplaced. It is critered by the court that the clerk order a duplicate for the sum of \$50.00 and send it to said Co.

In the Matter of Delinquent. Texes.
Jen 10 1911, On this day examen to be considered the matter of Delinquet Taxes, and it appearing to the sourt t at there is a large no of delinquent Tax payers in this County and that same should be collected. It is therefore by the sourt that the County Attorney bring suit for All delinquent Taxes in this County and that said suits be filed as soon as possible.

In the matter of approvin Official Bonds. Jan. 10 1911.

On this day erre on to be examined for approval the official bonds of J. E. Pittman as Constable Precinct No. ? and Geo Blalock as Constable precinct No. 3, and it appearing to the cont that said bonds are in good form and are amply secured. It is therefore ordered and adjudged that said bonds of the said Eithman and Blalock be approved.

State of Texas, :

County of Titus: On this the 9th day of January 1911, ease on to be
Counted the votes in the Justice Precinct No. I, Titue
County, Texes, wherein the question to be vied upon was to-wit: To determine
whither or not the freeholders of bob precinct No. I, desired to let horses, mules
Jacks and Jennets and eattle run at large and whereas, at the said election it
appears that there were 147 votes east in voting Precinct No. I, Mt. Pleasant,
(West side), 99 votes to prohibit the said stock and 48 votes against prohibiting
thesaid stock from running at large and 121 votes eest in Voting Precinct No. 8,
Mt. Pleasant (East Eace), 85 votes to prohibit said etock and 48 votes a ainst
prohibiting said stock from running at large; and 69 votes at Greenhill voting P
precinct No. 2, 6 votes to prohibit the said stock and 63 votes against prohibiting the said stock from running at large.

And Whereas it appears that there were east a total number of 337 rotes in the said election, 190 votes to promibit said stock and \$47 votesagainst prohibiting the said stock from running at large and Whereas, it appears that that there were a majority of 43 votes to prohibit said stock from running at large;

Therefore by virtue of the law vested in me as County Judge of Titus County, Texas, I declare the law to have earried in Justice Precinct No. I, Titus County, Texas and I do hereby decree by said authority, that it will be unlawful to let horses, mules, Jacks Jennets and cattle, run att unrestrained on the commons, on and after the loth day of Pebruary ISII, in said Justice Precinct No. I, Titus Co nty, Texas.

W. E. Riddle, Co, Judge of Titus Co. Texas.