

Not Taken A.D. 1911

Be it remembered that on Nov 13 - A.D. 1911 there was begun and helden within and for the County of Marion a regular term of the Marion County Commissioners Court with W.L. Riddle County Judge presiding. Present, A.O. Brown H.S. West, A.O. Brown, J.P. Tracy commissioners, A.S. Mather Clerk and J.A. Cooper Sheriff when the following proceedings were had to-wit:

In the Matter of office Reports Nov 13 - 1911
of various officers 3 on this day came on to
the Court for approval the quarterly reports of the
County & several officers and after duly examining the
following reports of the following officers the same were
Approved

B.B. Knott Road Rep't. Sam Porter Justice of the Peace F.B.
Brown J.P. J.A. Cooper Sheriff, W.L. Kelly, Clerk Clerk
Will Caron L.H. Armstrong, R.J. Tracy, M. Williams County
A.O. Brown, C.C. Belmont Tax Collector, W.W. Smith Comptroller
J.H. McElreath J.P. L.H. Armstrong, J.P. A.S. Mather
County Clerk W.L. Riddle County Judge J.A. Cooper
County Treasurer.

Petition of A.O. King for 3 Nov 13 - 1911.
Change in Winfield & Pleasant 3 On this day came on
Hill Public Road 3 to be considered the petition
of A.O. King for a change in Winfield and Pleasant
Hill Public Road to-wit 1- Beginning at
Pleasant Hill School House - Thence S. to last mo-
tions residence. Thence W. 70 or 80 yds. Thence about
150 yds. Thence E. 70 or 80 yds - thence South to the cor-
ner of the J.L. Spence tract of land - thence W. on
the J.L. Spence S.B. line to where said line in-
tersects said Pleasant Hill and Winfield Road
and it appearing to the Court that said change will
not lengthen said road and will be an as good road
as the old road by that said change will in no way
affect anybody except A.O. King. It is therefore ordered
adjudged and decreed by the court that said change be
and the same is hereby granted

In the Matter of Establishing 3 Nov 13 - 1911
line between Jessie Prentiss 3 On this day, came on
Mar 4 + 5. 3 to be considered

the matter of Establishing line between Justice Precinct no 4 and 5 and it appearing to the court that said line is inadequately described from the E.S. & W. corner of the Clepham survey on East it is therefore ordered that the following boundary line be established for said Precinct. Beginning where the original no 3 line intersects or crosses the west line of Morris County - Thence west with the said Sth. line or S. line to the N. W. corner - thence south with the said Sth. line west line to the N. E. corner of David Young tract of land - thence west with the said David Young or S. line to the N. W. corner of said David Young tract - thence South with said David Young west line to the S. E. corner of the said Clepham Survey.

In the matter of Petition of J.W. ³ on this the 13th day May 1911 for General election ³ of Nov 1911. Come on to be considered in Precinct no 4 ³ considered by the Commission Court of Titus County Texas a Petition signed by J.W. Myers and 55 others praying for a stock law election to be held in Justice Precinct no 4. of Titus County Tex. to determine whether horses, mules, jacs, jennets and cattle, shall be permitted to run at large in in the said Justice Precinct no 4. of Titus County. That as the petition being found in the proper form and signed by the required number of Proprietors of said Justice Precinct no 4. Titus County, Texas. it is therefore ordered that said election be held on the 23rd day of Dec 1911, and that the polls be open at 8 o'clock am and closed at 7 O'clock P.M. at Crossville and Lometa in said Precinct no 4. Titus County, Texas so that the inhabitants of said precinct may determine whether or not horses mules, jacs, jennets, and cattle be permitted to run at large in said Precinct.

In the matter of the Petition ³ Nov 13-1911 of J.W. Denman et al for ³ on this day come change in mt. Pleasant & ³ on to be considered ditching Public Road ³ the petition of J.W. Denman and others for a change in the mt. Pleasant and ditching Public Road as follows: —

Beginning at J.W. Moore's orchard place directly thence on south down Cason Road along the west Boundary line of the J.W. Denman place East of the a/c. slaughter place and west of

the L. Snider place to the Dickson school house which is located on the South East cor. of said place, the above distance is 625 yds. hence west 177 yds. to the said Daugherty South west cor., there intersecting the present Orling road, and it appearing to the Court that said change will be for the good of said road and that said change the road can be cleared and made it better for the travel. It is therefore ordered that said change be and the same is hereby made granted with the understanding that the County is to be at no expense opening up said road.

In the Matter of the petitioning Nov 13 - 1911
of H. A. Miller et al. 3 On this day came on to be considered
for a new Road 3 and the matter of hearing the petition
of H. A. Miller et al. for a new road as follows:

Beginning at a point on the Daugherty W.E. line where the Ellis Bridge road turns North. thence west with Neighborhood road now in use to a point where said Neighborhood road now intersects the Starts Bluff Public Road, making a distance of about 5 miles. Said road to be a second class public road.

It is therefore ordered by the Court that said road be and the same is hereby granted as prayed for.

In the matter of contract with 3 Nov 14 - 1911.
J. J. Smith vs. W. E. Riddle 3 On this day came on to be
considered the matter of con-
Montgomery County 3 Celling contract with J. J. Smith

to locate School land belong-
ing to Titus County, in Montgomery County, and it
appearing to the Court that W. E. Riddle thinks he is in
possession to locate said land and offers to attempt
to do so, for $\frac{1}{4}$ of the proceeds of same it is
therefore ordered by the Court that said contract
with J. J. Smith be canceled, and that contract
be made with W. E. Riddle to locate same and
that he be allowed $\frac{1}{4}$ of the proceeds of said
land that is $\frac{1}{4}$ of what amount he may recover
for said Titus.

In the matter of 3 Nov 14 - 1911
boarding prisoners. 3 On this day came on to be con-
sidered the matter of boarding
prisoners and it appearing to

In the Court that 80 cents per day each was allowed J.A. Cooper for boarding prisoners, and it appearing to the Court that 45 cents is enough to pay for boarding prisoners, it is therefore ordered by the Court that J.A. Cooper Sheriff be allowed the sum of 45 cents each per day hereafter.

In the Matter of Petition of D.B. Meadows for Change in Mt. Pleasant 3 Nov 14-1911.
All this day came on to Change in Mt. Pleasant to consider the matter of & Question Public Road Petition of D.B. Meadows for a change in Mt. Pleasant

Public Road. Beginning on my South Boundary line about half way between S.E. corner & S.E. corner at a point in said public road - thence E. to my S.E. corner on land line thence N. on my said land line to place where said line intersects said Mt. Pleasant and Cedarwood Road. And it appearing to the Court that said change will effect no one but D.B. Meadows, and that same ought to be granted.
It is therefore ordered, adjudged and decreed by the Court that said petition be granted and road be changed as prayed for.

In the Matter of buying Wood 3 Nov 14-1911
for Court house All this day came on to be considered the matter of furnishing wood for the Court house, and appearing to the Court that \$9⁰⁰ for each office will help out quite a great deal toward buying wood, it is therefore ordered by the Court that each office be allowed the sum of \$9⁰⁰ for the purpose of buying wood for the season.

In the Matter of collecting delinquent Taxes 3 Nov 13-1911.
Taxes for 1910
All this day came on to be considered the matter of collecting delinquent Taxes for 1910 County Taxes and it appearing to the Court that J.M. Williams County attorney refuses to bring suit for said delinquent Taxes, and that it is the duty of the Court to appoint some and to bring said suits. It is therefore ordered adjudged and decreed by the Court that J.M. Burford be employed to bring said Tax suits and he is hereby employed and allowed the regular fees allowed the County attorney in such suits.

Decr. Term A.D. 1914.

Bethel Settlement of the matches in the 15th Inst
George Mitchell and wife Caroline Mitchell 3 on this day came
on to be considered the matter of application of
Mrs Mitchell by wife Caroline Mitchell for an allow-
ance of \$7⁰⁰ per month, and it appearing to
the Court that George is receiving from
the County the sum of \$5⁰⁰ per month and that
that is not sufficient amount to support them
it is therefore ordered adjudged and decreed
by the Court that said application be granted
and they be allowed the sum of \$7⁰⁰ per
month