

Feb. Term 1915 Feb. 8th

Be it remembered that on the 8th day of Feb. 1915, there was begun and held in regular Term of the Hon. Commissioners Court, Presiding Hon. Sam Porter County Judge, A.P. Director J. P. Plemons, H.M. Gandy & G.C. Sims Commissioners whereat the following Proceedings were had to wit:

In the matter of the petition of J. N. Loyd et al
for Stock Law election -

On this the 8th day of January 1915, at a regular session of the Commissioners Court of Peters County, Texas, came on to be considered the petition of J. N. Loyd and 33 other persons praying that an election be ordered to be held in Justice Precinct No. 2 of Peters County, Texas, (being for the most part the mesas and banks of said precinct) for the purpose of determining whether horses mules, Jacks, Jeannies and cattle shall be permitted to run at large in said precinct.

It appears to the Court that said petition was filed in the office of the County Clerk of said County on the 1st day of January 1915 and that this is the first regular term of this Court since said petition was filed. It further appears that said petition describes said precinct by mesas and banks, that it names the animals sought to be prohibited from running at large, that it is directed to the Commissioners Court of Peters County, Tex., and is signed by fifty four propholders residing in said precinct.

His therefore ordered adjudged and decree
 by the Commissioners Court of Titus County, Tex. as that
 an election be held in Justice Precinct No
 3 of Titus County, Tex. as which is
 described by Titus and bounds
 as follows, to wit: Said Precinct
 project as now existing and as
 it has been established by this
 Honorable Court is described as follows
 to wit, beginning at a point in the
 West Boundary line of Justice P.
 No. one of Titus County, Tex.
 where same crosses the public
 road leading from Mt. Pleasant
 to Mt. Vernon - Then with
 said road to where the same
 forks about 400 yards west
 of about rings - Then on the
 with the left hand fork of said
 road which is so intersected
 by the south fork or branch
 Rock Ridge road, but which
 is now designated and
 called the Mt. Pleasant and
 Mt. Vernon road to the West
 Boundary line of Titus
 County. It is next to East
 Boundary line of Greenville
 County, Texas in the Precinct No. 4
 with said P. C. line of Titus
 County and E. B. line of
 Gravillie County to where
 the same crosses the
 Rock Creek - There is an
 easelby direction with
 the intersection of said
 creek to the place where
 the W. B. line of said project
 and the intersection of said creek
 there south with the W. B.

line of Premit no one to the place of
Beginning.

I have the foregoing description this is
excepted the following described
territory which was taken
away from said Justice Premit
and added to Springfield Justice
present by the said Court to wit:

Beginsing at Bridge on Ripley
Creek on the East bridge road
in line between Precincts 2 & 8
spence North with said Creek to
bridge on Ripley even on
Hog Rife and Hophne road -
thence West to County line
thence South with said
County line to Springfield
Premier Rd. line. Then East
with Boundary line of
said Premit to Head of
beginning on the 30th day
of March 1915 at Marshall
Springs School House.

Louis Croyton is appointed
Monegur of said Election
D. G. Moxton ass't Monegur -
Alfred Lano and C. J. Blackburn
are appointed clerks to check
said election and
make returning them
as required by law.

John P. T.
County Judge

The State of Texas

County of Titus

Whereas, on the 29th day of January 1915, J.W. Floyd and 53 other freeholders residing in Justice Precinct No. 2 of Titus County, Texas, filed their petition with the Clerk of the Commissioners Court of Titus County, Texas, praying that an election be ordered in said Justice Precinct for the purpose of determining whether the freeholders of said precinct would prohibit the running at large therein of Horses, Mules, Jacks, Jennets and cattle;

And whereas, the Commissioners Court of Titus County, Texas, on the 8th day of February orders an election to be held in said precinct on the 20th day of March 1915.

It appearing to me that said petition names the animals desired to be prohibited from running at large, sets forth the metes and bounds of Justice precinct No. 2 of Titus County, Texas, and is signed by at least 50 of the freeholders residing in said precinct.

Now, therefore, by virtue of authority vested in me by law, I order that an election be held in Justice Precinct No. 2 of Titus County, Texas, on the 20th day of March 1915, at the Marshall Springs School House therein for the purpose of submitting the same to the freeholders of said precinct the question of determining whether Horses, Mules, Jacks, Jennets and Cattle shall be permitted to run at large in said precinct. Louis Croxton is appointed Manager of said election, D.A. Maxton, assistant manager, Alfred Luna and C.J. Blackburns appointed clerks of said election.

The metes and bounds of said Justice Precinct are as follows, to wit: Beginning at a point in the West Boundary line of Justice Precinct Number One of Titus County, Texas, where same crosses the Public Road leading from Mt. Pleasant to Mt. Vernon in Franklin County, Texas, Thence West with said road to where the same forks about 400 yards West of Albert Kings, Thence on West with the left hand fork of said road (which is sometime called the Folk or South Popo Bridge Road but which is here now designated and called the Mt. Pleasant and Mt. Vernon road) to the West Boundary line of Titus County, Texas, and the East Boundary Line of Franklin County, Texas, Thence North with the said W.B. line of Titus County and E.B. line of Franklin County to where the same crosses White Oak Creek, Then in an Easterly direction with the meanderings of said creek to the place where the N.B. line of said precinct No. 1 intersects said creek, then S. with the N.B. line of precinct No. 1 to the place of beginning. Except the following described territory, to wit: which was taken away from said justice precinct and added to Winfield Justice Precinct by said court, to wit: Beginning at bridge on Ripley Creek on Folk Bridge road in line between precincts 2 & 8, Thence North with said creek to bridge on Ripley Creek on New Hope and Legion Road, Thence West to County Line, Thence South with said County line to Winfield Precinct N.B. line, Thence East with boundary line of said precinct to place of beginning.

Done at my Office in Mt. Pleasant, Texas this February 9th, A.D. 1915.

S. W. Floyd
County Judge, Titus County,
Texas.

In the matter of repository
for Teton County,

Whereas, on the 8th day of February
the bids filed offering robes & libels for all
the County funds of Teton County, for the time and
term subsequent to said date as prescribed by
law, were opened and it appearing that the bid
made by the State National Bank of Mt Pleasant
was the highest and best bid received. It
was accepted by the Commissioners of County
of Teton County, T^ho. C. and Whereas the Bonds
so agreed by law to be made by State National
Bank of Mt Pleasant were made and filed
with the Clerk of said court on the 12th day of
Feb 1911 and the same appearing to be in
proper form for the amount so demanded and
agreed to be paid by law. It is ordered
agreed and decreed by the court that
the same be and is in all things approved.
And it is further ordered adjudged and
decreed by the court that "State National Bank
of Mt Pleasant is here and now designated
the depository of all the funds of Teton
County T^ho. C. until sixty days after
the time provided by law for the selection
of a depository for said County and is
authorized to receive and
pay out all
funds, it is authorized to receive and
pay out by law, in the time, form and
manner required and provided by
law.

In the matter of locodano & Feb. 8-1915
and Rosa Bryant, Defendants

On this day came on to
be considered the cause of Joe Odano & Rosa Bryant
for mounthorn. And after being considered by
the court, It is ordered, That Joe Odano be paid
\$750 per month and Rosa Bryant \$500 per month for
mounthorn beginning Jan 15th 1915 each.

In the matter of a refund of \$6 Feb 8, 1915
To & from Ed L McCleary

On this day came on to be considered the motion of refunding an over assessment of W. S. Jones and H. P. Fitzgerald of a total of \$795. Ed L McCleary and Jim Keith paid said parties said amount. It is therefore ordered that a credit is given against Titus County to Ed L McCleary & Jim Keith said amount of \$795.

In the matter of appointing election managers for the year 1915, to hold general and special elections in the various voting precincts of Titus County, Texas, and the following persons were appointed by the court to hold such election in the forenamed districts as follows:

To wit:

Precinct No. 1 West Side	J. G. Turner P.J. John Keith Miller Keasby C. D. Bloodstreet
-----------------------------	---

Precinct No 8 East Side	J. M. Henderson P.J. Allen Clements Joe Stojic T. R. McLean
-------------------------	--

Green Tree No 2	B. C. Branch P.J. Will Swind Bob Crookall Mort Parsons
-----------------	---

Mosher Springs No 3	Lewis Crockett P.J. W. G. Morton Alfred Lucia Chet Brookburn
---------------------	---

Monticello No 4	H. B. Thompson H. B. Burnet Porter Jones Will Taylor
-----------------	---

Maple Springs no 5 } Frank Blalock
N.C. Oliver.

Brockville no 6 } W. Hoey
J. P. Society
J. P. Smith
F. D. M. H.

Hickory Hill no 7 } S. J. Old
H. F. Flynn
Geo. M. Ledy
Ernest Taylor

Galed no 9 } A. D. Murphy
W. H. Birmingham

Argo no 10. } J. T. Garrison
George Holcomb
Church Webster
George Murphy

Winfied no 11 } J. W. Tolopero
Walter Horner
J. P. Smith
Will Bankhead

Sone Stn no 12 } B. J. Phillips
W. Myers

In the matter of Leasing { Feb. 8, 1915
Tax for year 1915 }

On this day come on
to be considered the matter of Tax, Tax for 1915, and
after due consideration, the Court is of the opinion
and the same is hereby ordered, To-wit, Rockland
Bridge 15 cents, Genl. County 20 cents Court House
and Jail 15 cents, and Juety 15 cents on the
\$100⁰⁰ valuation of property possessed, Due by
order of Court in Regular session Feb. 8th 1915.

In the matter of Quinelly & Feb. 9 - 1915
Reports Various Officers

On this day came before the court the Official Report of various County Officers (as follows), To: Wm. H. Edwards, J. H. Tabb, M. Kelly, M. H. Burdette, C. T. Meagor, J. A. Cooper, W. M. King, Fred A. Cook, The Superintendent, J. P. Foley, and after being examined by the court it is ordered that said Report be and the same hereby approved.

In the Matter of Roads Feb. 10 - 1915
Superintendent E.

On this day came on to be considered the appointment of Road Superintendent for Titus County and after due deliberation of the various applicants, W. L. Evans was unanimously chosen by the court and on presentation of his bond, and found in good form and signed by good and sufficient sureties and no record of foul, I, is ordered by the court that he take charge as Road Super. and enter on said duty.

In the matter of Ex Off. & Feb. 10 - 1915
Salaries of Various Officers

On this day come on to be considered Ex Officio salaries of Various Officials, and after considering same it was ordered by the court that they remain as one or previous year to wit, George Poole, Asst. Judge \$500⁰⁰
(G. H. Edgerton \$400⁰⁰) (L. Coop. Sheriff \$400⁰⁰
M. H. Kelly \$250⁰⁰ & \$200⁰⁰ for keeping Records, Insurance
Edgar etc as is agreed by law, each permanent.

In the matter of appointing Feb. 10 - 1915
of Titus County, Texas

On this day come on to be considered by the Commissioner's Court the matter of appointing a Health Officer for Titus County, Texas and after due consideration the court is of the opinion that Mr. S. P. Brothman of Mt. Pleasant, Tex.
is suited for appointed and he is hereby appointed.

Public Health Officer for Titus County, Texas,
done by order of Commissioners Court in
sessing, this the 10th day of Feb. 1913 -

In the Mother of Agricultural &
Demonstrator for Titus County, Feb. 10th 1913 -

On this day come on
to be considered the mother of an agricultural
demonstrator for Titus, N.C., Raynes being appointed
by the court at Aug Term 1913, Aug 11th (See page 42)
and to continue at \$40⁰⁰ per month except
Aug. & Dec. or \$400⁰⁰ per annum while further
ordered by the court. And after date considered
by the court it is the opinion that said
demonstration work should be discontinued.

It is therefore ordered and decreed by the
court that said demonstration work for
Titus be and the same is this day discontinued.

