per centum of alcohol by weight.

IN SPECIAL SESSION THIS AUGUST 51, 1935.

BE IT REMEMBERED that on this day there was called a special session of the County Commissioners Court of Titus County, Texas for the purpose of canvassing the returns and declaring the results of the local option election held in Titus County, Texas, on august 26, 1933, for the purpose of enabeling the qualified voters in said County to determine whether or not the sale of Beer containing not more than 3.2 per centum of alchel by weight shall be prohibited or permitted in said County. The following members of said Commissioner's Court were present.

to-wit:-i.J.Luna, Judge of the County Court, and all commissioners wir: R.*.Blankenship, R.L.
Thomae, 1.S.Lilly and L.H.Wilson, Jack Cross Clerk Thereupon the eaid Court, being duly opened
and in session and all of the returns of said election from all of the election precincts of the
said County having been duly made and presented to said Court, the returns were opened and by
the said Commissioners Court, the Clerk being present, were duly tabulated and it was found
therefore that at said election there were 601 votes east for the sale of beer containing not
more than 3.2 per centum of alcohol by weight, and 590 votes were cast against the sale of beer
esptaining not more than 3.2 per centum of alcohol by weight, and that a majority of the votes
cast in said election in Titus County were for the sale of beer containing not more than 3.2

It is therefore heleby declared and ordered by the said County Commissioners Court that the result of the said election was in favor of the sale of beer containing not more than 3.2 per centum of alcohol by weight, and that this order declaring said results shall be entered of record in the office of the Clerk of the County Commissioners Court of Titus County, Texas, upon the minutes of said Commissioners Court, whereupon Itshall be lawful in said Titus County, Texas, to sell and distribute beer containing not more than 3.2 per centum of slochol by weight under the terms of and asprovided in House Bill # 122 of the "ots

of the 43rd Legislature, page 200 and succeeding pages thereof.