SPECIAL SESSION

BE IT RECEMBERED that a called meeting of the Commissioner's Court of Titus County, Texas was held at the Court House in Mt. Fleasant, Titus County, Texas, on the 10th day of March, 1936, with the following members present, to-wit:

> C. T. Neugent County Judge T. J. Stringfellow Commis sion ar W. J. Gody Commissioner Commission er

Ernest Brown

G. C. Luneford

Commissioner

There came on to be considered the matter of canvassing the return of an election held for Titus County, Texas on March 5th, 1938 for the purpose of determing whether or not the cale of beer containing alcohol not exceeding four (46) per centum by weight should be prohibited in Titus County, Texas.

Commissioner Lunsford introduced an order relative to the canvaseing of the returns of the above mentioned election and moved its adoption. Commissioner Cody seconded said motion. The County Judge called for a vote thereon and all Commissioners voted for same. Thereupon, the County Judge declared the motion carried and the order duly adopted. The order is as follows:

Whereas, heretofore to-wit on the 15th day of February, 1939 the Commissioner's Court of Titus County, Texas ordered an election to be hald on March 5th, 1935 in and for Titus County, Texas for the purpose of determing whether or not the sale of beer containing alsohol not exceeding four (4%) per centum by weight should be prohibited in Titus County. Texas: and

Whereas, on this the 10th day of March, 1938, same being a called session of said Commissioner's Court of said County, there came on to be considered the returns of said election; and

Whereas, said Commissioner's Court has considered and canvassed the returns of said election, and it appearing that said election was legally held after due notice thereof as required by law, and that said returns were duly and legally made in compliance with law, and that there were cast at said election "FOR PROHIBITING THE SAIZ OF BEER CONTAINING ALCOHOL NOT EXCHEDING FOUR (4%) PER CENTUM BY WEIGHT", a total of 1627 votes; and that there were east at said election "AGAINST PROHIBITING THE SALE OF BEER CONTAINING ALCOHOL NOT EXCEEDING FOUR (4%) PER CENTUM BY WEIGHT" a total of 2565 votes; and that such votes on such propositions by voting presincts in said County were as follows, to-wit:

> FOR PROHIBITING THE BALE OF BEER CONTAINING ALCOHOL NOT EXCEEDING FOUR (4%) PER CEN-TUM BY WEIGHT

AGAINST PROHIBITING THE SALE OF BEER CONTAINING ALCOHOL NOT EX-CEEDING FOUR (4%) PER CENTUM BY WEI CHI

Foting	Prec	. 1	(S.W.Mt.Pleasant) - 117 (Green Hill) 127	Voting Pro	0. 1	- 257 - 42
#		3	(Marshal Springs) - 106			- 26
49		- 1	(Monticello) 55		4	- 90
*	**	5	(Maples Springs) - 24		8	- 123
	*	ă	(Gookville) 126		6	- 125
**		ž		**	7	- 134
		8	(N.E.Mt.Pleasant) - 105	* *	8	- 227
**	**	9		# #	0	- 596
*	*	10	(Argo) 116		10	- 81
99		11	(Winfield) 205	* *	11	- 71
#	**		(Lone Star) 23		12	- 31
**	**	13			18	- 515
99	*	Ĩă.				- 205
	#	15			15	- 242
			1627			2365

	NOW, THEREFORE, be it ordered by the Commissioner's Court of Titus County, Texas
	that it declare and it is hereby declared that the proposition "AGAINST PROHIBITING THE SALE
	OF BEER CONTAINING ALCOHOL NOT EXCEEDING FOUR (45) PER CENTUM BY WEIGHT" carried by a majority
	in said election of the qualified voters of said Titus County, Texas voting at said election.
•	
	The above minutes read and approved in Open Court.

ATTEST:

County Judge.

Control of the Contro