| THE STAPE OF TEXAS | 1 | IN THE COMMISSIONERS' COURT |
| :--- | :--- | :--- |
| COUNTY OF SABINE | 1 | OF SABINE COUNTY |

WHERSAS, on the 27th day of June, A. D. 1961 came on to be considered by the Court, the returns oi an election held on the 26 th day of June, A. D. 1961, in the Springhill Community, in Prec. No. I, in Sabine County, Texas, upon the cuestion of determining whether cattle shall be permitted to run at large in certain territorial limitsi more particularly described as follows:

BEGINNING at a point in the WB Ine of the Joseph Walker $3 / 4$ Eeague Survey, where the centerline of Farm Road No. 83 crosses said line; THENCE in a Southwesterly direction With and following the centerline of said Farm Road 83 to the point where the centerline of said Farm Road 83 crosses the WB line of the James Low Survey, Abst. No. 341 ; THENCE $S 5$ Ewith West line of said James Low Survey to the West line of the John Moore League, Abst. No. 41; THENCE N 35 Ewith Moore's West line to the Northwest corner of sald League; THENCE S 55.E with Moore's.North line to the Northeast corner of sai d League; THENCE SS 35 W with the East line of said Jonn Moore League to the centerline of Farm Road 2426 , leading from Pineland to Yellowpine; THENCE Easterly with the centerline of said Farm Road 2426 to its intersection with the centerline of State Highway No. 87 ; THENCE Northerly with the centerline of State Highway No. 87 to the point where said centerline crosses the E boundary Iine of the Sion Smith League; THENCE S 32 W 95 vrs. to the SE corner pf the sion Smith League; THENCEN 58 W with the South line of the Sion Smith league to the NW corner of the William W. Davis Survey being the NE corner of the W. H. Crowell 40 acres said corner being also the NE corner of the John L. Quinalty Survey; 'THENCES 32 W with Davis' and Guinalty's Iine to the SE corner of the W. H. Crowell 25 acre tract; THENCE N 60 W with Crowell's South IIne 327 vrs. to the SW corner of said Crowell 25 acres; THENCEN 32 E 431 vrs. to the NW corner of said 25 acres;

THENCE N 60 W 284 vars. to the $S W$ corner of the W. H. Cowell 40 acre tract; THENCE N 32 E 364 vars to the NW corner of said Crewel 40 acres; THENCEN 58 W with the South line of the Sion Smith League to the Southwest corner of a tract of 240 acres, more or less, formerly owned by Pickering Lumber Company, said point being the South extremity of the division In e of the Sion Smith League; THENCE N 32 E with said divisional line to corner in the North line of said Sion Smith League; THENCE N 58 W with Sion Smith's North League line to the Point where the West line of the John Haley Survey intersects the North line of the Sion Smith League, being also the SE corner of the J. C. Boyd Survey, Abst. NO. 75 ; THENCE North with the West line of the John Haley Survey to the South In e of the Joseph Walker 3/4 league Survey; THENCE S 75 W with the South line of the Joseph Walker $3 / 4$ League Survey to its SW corner; THENCE N 15 W with the West line of said Joseph Walker $3 / 4$ League Survey to the PLACE OF BEGINNING.

And it appearing that said election was in all respects legally held and that said returns were duly and legally made and that there were cast at said election NINE votes, of which number were cast:
"FOR LETTING CATTLE RUN AT LARGE"- $-\ldots-\ldots-\ldots-\ldots-\ldots-\ldots$

and it appearing to said court from said returns that a majority of the legally qualified voters of said district voting in said election voted "AGAINST LETTING CATTLE RUN AT LARGE"; and that said returns were duly and legally canvassed and declared on said 2.7th day of June, A. D. lب6l by the said Commissioners' Court of Sabine County, and that the Court then and there declared said proposition to be adopted and that after the expiration of thirty (30) days from the date of proclamation of the County Judge of said results, it shall be unlawful to permit cattle to run at large within the limits hereinbefore designated:

THEREFORE, it is hereby declared that it shall be unlawful to permit cattle to run at large within the hereinabove described territory after the expiration of thirty (30) days from this date.

THIS PROCLAMATION ISSUED, SIGNED AND POSTED this 31 st day of July, A. D. 1961.


## RETURNS

I hereby certify that the original of the foregoing proclamation was posted by me on the 31 st day of July, A. D. 1961 on the bulletin board at the Court House in the County of Sabine and City of Hemphill, Texas, as required by law.

WITNESS MY HAND, this 31 st day of July, A. D. 1961.
> /S/ O. A. Beauchamp
> COUNTY JUDGE, SABINE COUNTY, TEXAS.

Sworn to and subscribed before me by 0. A. Beauchamp, County Judge of Sabine County, Texas, this 3lst day of July, A. D. 1961. (SEAL)

## /S/ J. H. Minton

NOTARY PUBLIC, SABINE COUNTY, TEXAS

I, Kyle $D$. Walker, Clerk of the Commissioner's Court, Sabine County, Texas, do hereby certify that the above and foregoing instrument was filed for record July 31, Ae D. 1961, at 4 olclock P.M and duly recorded August 1, A. D. 1961, at 3:30 o'clock P.M.


The Honorable Commissioner's Court met in regualr session, at the regular meeting place in Hemphill, Sabine County, Texas, on August 14, 1961 with the following members present: 0. A. Beauchamp, County Judee, H. W. Wright, Commissioner, Precinct No. 1, W. T. Love, Commissioner, Precinct No. 2, Paul Lout, Comissioner, Precinct No. 3, , Earl Smith, Commissioner, Precinct No. 4, and Kyle D. Walker, Olerk of the Court.

The following petition to add territory to areas now covered by the hog law was presented to the Court, to-wit:

August 8, 1961
PETITION TO ADD ADJACENT TERRITORY TO EXISTING HOG LAW TERRITORY

TO THE HONORABLE COMMISSIONERS: COURT OF SABINE COUNTY, TEXAS:
We the undersigned, constituting a majority of the owners of the hereinafter described lands which adjoin lands under which a stock law now prevails, and in which hogs, sheep, and goats are not permitted to run at large hereby petition your Honorable Body to include the said existing stock law territory the following described territiory in which there are less that twenty freeholders, and that you pass an Order extending the stock law, forbidding the running at large of hogs, sheep and goats to include the hereinafter described lands, said land requested to be included in said stock law being described by metes and bounds as follows:

BEGINNING at the NE corner of 125 acres of the G. A. Hart Survey owned by. D. B. Speights and being one of the South corners of the Joe Gordon 100 acres; THENCE $S$ with the East IIne of said 125 acre tract to its $S E$ corner on the South line of the G. A. Hart Survey; THENCE N $78 \frac{1}{4} E$ with the South line of the G. A. Hart Survey to the NW corner of the $T$. B. Watson Survey; thence $S$ l2E with the West line of said Watson Survey to-its SW corner; THENCE $N 78$ E with Watson's South line to the NE corner of the W. A, Malin Survey, Abst. No. 278; THENCE South With Malin's East. Ine to the SW corner of the $\mathrm{T} \& \mathrm{~N} O \mathrm{RR} \mathrm{Co} .$, Sec. 1, Abst. 2ll; THENGE East 2020 vrs. to the SE corner of said Sec. $1 ;$ THENCE North with the East line of said Sec. I at 2060 vrs . pessed the NE corner or said Sec. 1 , and continuing the same course to the SW corner of $53-1 / 3$ acres of the $J$. S. Lacy owned by W. A. Norsworthy; THENCE East 565 vrs . to Norsworthy's SE corner; THENCE West with Norsworthy's North IIne to the SE corner of 18 acres of said Lacy Survey known as the N. B. Alford 18 acres owned by W. E. Forbes; THENCE North 420 vrs. to Forbes' NE corner; THENCE East with Forbes' North line of the West line of the J. S. Lacy Survey and the East line of the G. A. Hart Survey; THENCI North with Hart's East line to Hart's NE corner; THENCE S $78 \frac{1}{4}$ W with Hart's Northline to the NE corner of the Young Buckiey 50 acres; THENCE South with the East line of the Young Buckley 50 acres and the R. H. Battle 38 acres to the SW corner of a 52 acre tract known as the John Partin 52 acres, owned by Faye Pratt; THENCE $S 78 \frac{2}{4}$ W with the South Ine of satd Hart Survey to the SE corner of a 100 acre tract on said Hart Survey known as the T. B. Watson 100 acres; THENCE about N 15 W with Watson's East I ine to the NE corner of said 100 acres at the SE corner of the Garner 128 acres THENCE Westerly with ivorth line of said Wabson's 100 acres to its NE corner in the East line of the T. W. Buckley 55 acres; THENCE about S 15 E with the West line of said Watson 100 acres to the $N E$ corner of a tract of 30 acres out of said Buckley 55 acres; THENCE West with the North line of said 30 acre tract to cornor in the East line of the Cooper 25 acre tract; THENCE North with Cooper's East line to the NR corner of said Cooper tract, being one of the corners of the Joe cordon 100 acres; THENCE with Gordon's South line as follows: S $78 \frac{3}{4} \mathrm{~W} 300 \mathrm{vrs} ; \mathrm{S} 78 \frac{1}{4} \mathrm{~W} 230 \mathrm{vrs} ; \mathrm{N} .180 \mathrm{vrs} ; \mathrm{S} 78 \frac{1}{4} \mathrm{~W} 210 \mathrm{vrs}$. and S 140 vrs to

And it appearing that sagid election was in all respects legally held and that said returns were duly and legally made and that there were cast at said election 9 votes, of which number were cast.
"FOR LETTING CATTLE RUN AT LARGE" - . . . . . . - 0
"AGAINST LETTING CATTLE RUN AT LARGE" - - - - - 9
And it appearing to the Court from said returns that a majority of the legally aualified voters of said District, voting at said election, voted "AGAINST LETYING CATTLE RUN AT LARGE", the Court does herebydeclere the proposition to have been adoptedrand Tx,
 Y


There being no further business; Count adjourned.


