

No.6545-

Austin County, §

Vs.

Ft. Bend County § This cause being called for trial , the parties appeared by Counsel and announced ready for trial, and represented to the Court that Plff & Deft. had agreed on the following to-wit:

That the dividing line between Austin County, Texas, and Fort Bend County is hereby established and shall hereafter run as follows:.

BEGINNING on the San Benard river in the upper line of the J.S. O'Corner League, and the lower line of the Jacob Stevens League. Thence with the upper or north line of said Ocorner League and the lower as south lines of the Stevens and the McCormack Shelby and Frazier League, to a line established by J.H. Macharmuhl , County Surveyor of Austin County, as the dividing line between Austin & Fort Bend County, is the same being at a point on the North line of the said Ocorner League, and the South line of the John McCormack D. Shelby and I. Frazier League 1250 vrs. from the N.E. corner of the former and 1770 varas from the S.E. corner of the latter , a mound and a cedar post mkd. "Ocorner" League " and McCornar League Thence N.1 E. with the line run by said Machemehl to a mound raised and Cedar Post mkd. 5 M. and Austin County and Fort Bend County, Thence N.1, E. 391 varas cross Gulf Colorado & Santafee Railroad track, at 10 varas further strike the head of the east or main fork of sixteen Mill Creek (which is also known a Cranfield; Point) Thence down the same with its meanderings in a north easterly direction to its forks , a water Oak marked " F.B.C." and a do. A.Co. Thence down said Creek with its meanders north eastern direction to its mouth on the Brazos River , it being 1183 varas above the lower or S.E. corner of said McCormuck League "

And it is further agreed that Austin County shall pay all the costs of this suit, and that neither County, Plff. or Deft. shall now or hereafter have any reclamation , the one against the other for any taxes due as heretofore paid on the assessed value of any property situated in the territory in dispute in this suit. And that both Counties will memorialize the Legislature of Texas at the next regular session thereof to pass an act establishing and defining the aforesaid line as the true and correct boundary line between said Counties. Which agreement being fully understood by the Court is in all things approved.

It is therefore ordered adjudged and decreed by the Court that the dividing line between Austin County and Fort Bend County is hereby established and shall hereafter run as herein before indicated , and that Plaintiff pay all costs of suit. And that neither County shall have reclamation , the one against the other for taxes now due as heretofore paid on the assessed value of any property situate within the territory in dispute in this suit.

We the undersigned attorneys representing the plaintiffs and Defendant do hereby certify that the above and foregoing is the judgment agreed to by the Commissioners Courts of the respective Counties and their Council .

Wherefore we ask that the same be entered of record as the Judgment of the Court.

Peurson & Ballowe & C.R. Breedlove,
of Council for Ft. Bend CO.

Bassett, Muse & Muse Bell & Shelburn
& S.R. Blake.

Attys for Plaintiff

counter 50249

X

The State of Texas.

County of Washington ☐

I, A. J. Wendt, Clerk of the District Court, in and for Washington County, Texas, do hereby certify that the above and foregoing is a true and correct copy of Agreed Judgment in cause # 6545- Austin County Vs. Fort Bend County, Recorded in Vol. P. Page 140, Civil Minutes of the District Court of Washington County, Texas.

Given under my hand and seal of office this the 30th day of October, A.D. 1931.

A. J. Wendt

Clerk, District Court, in and for
Washington County, Texas;

EMCO Onion Skin
ESLECKA MFG. CO.

counter 50250

Handwritten notes at bottom left

X

Austin Co. Bondry File 1931

5

No. 6545

Austin County

Vs.

Fort Bend County.

Certified copy of

Agreed Judgment.

Mr. John W. Pickett
% Bond Water Supply Co.
April 1932

counter 50251

K2