

RECEIVED

DEC 7 1933

REFERRED TO MAP

1170

Seymour Texas

Nov 28 1933.

Hon S. S. Sayers

Dear Sir.

I have referred
 the survey of 4089 acres to the
 Comm. Court. When the Commission
 Court of Baylor appointed me to
 survey the south and west lines
 the Comm returned my report for
 the reason I should have been
 appointed by the County Court. The
 papers were readjusted accordingly

It seems to me for like reason
 as long as I was appointed by the
 County Judge of Archer Co for the
 purpose only of determining the
 area of those half sections lying in

Archer Co the law has been complied
 with. However as Acting Court you are
 "at the bot" and your decision must be
 complied with. When I corrected
 all those surveys lying north of survey
 no 2 B B B & R R Co, Archer County
 was not cancelled nor did she pay any-

of the expense, also when in
about 1885 I officially had
several hundred acres abstracted
out of ~~Bay~~ Archer into Baylor
the former was not contested,
as I see it, I am not running
a County Line. My ~~deed~~
Sir you I know are acquainted
with the fact that the State abstract
says of these surveys $\frac{1}{3}$ is Archer
but with the corner of the County
at South W corner of Archer
612 vs West of E. line of 1878 is
evidence that more than a third
is in Archer.

In leaving this matter up to
Comes Court of Baylor County
~~we~~ simply invite them to hold
to $\frac{2}{3}$. They may very likely do so.
What will they do knowing they
have not $\frac{2}{3}$.

I am a licensed State Land
Surveyor not withstanding I know
some are incompetent.
A Compliment to Jagers, 'vig.
I hardly think an incompetent
Surveyor will run his staff over
Jagers. Comes Court meet see it
but I wish you could see fit to act
for me before that date. I know you
are taking David Crockett's advice

yours
A. D. Kerr,
Co. Law B. L. V.