Get: Section 1, Chapter 3 General Laws of two creating Jim Hogg 6 approved 3-31-1912. H.B. 191 Chapt 73, p. 133 Counter 55519

courts, and under like rules

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ting effect of this Act, the eases now pending in the sective Counties of Nucces, with all records and papers aid Criminal District Court rwise provided in Section 2

retofore issued or served in of delinquent taxes pending er Nueces, Kleberg, Willacy Sth Judicial District Court, uses pending in said courts said 28th Judicial District he Criminal District Court prescribed, and all such proalidated as if the same had strict Court of Nucces, Kleby created, and at the time onds and recognizances in al District Courts, when this persons to appear in said is Act, shall have the effect ar at the first term of said n Nueces, Kleberg, Willacy ond, bond or recognizances ial District Court, after the in in said court in said rem term to term until fully ovided by law in such cases. ter was still pending in the d or recognizance was origids, bonds and recognizances alid and binding as if this term of said Criminal Disid bail bond, bond, or ree district court of the 28th vely.

of laws in conflict with the ed.

f eases upon the docket of lacy and Cameron Counties y the creation of a Criminal i imperative duty, necessity institutional rule requiring suspended, and the rule is aced upon its third reading at this Act take effect from

BOUNDARY LINES OF DUVAL AND JIM HOGG COUNTIES.

S. B. No. 235.] C

CHAPTER 47.

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An Act to amend Section 23, Chapter 75, General Laws of Texas, creating Duval and other counties, approved February 1, 1858; and to amend Section 1, Chapter 73, General Laws of Texas, creating Jim Hogg County, approved March 31, 1913, the purpose of this Act being to change the boundary line between Duval and Jim Hogg Counties so as to conform to the result of elections duly called and held in said counties on the 6th day of January, 1917, the returns of which have been duly estimated, tabulated, certified to, sealed, endorsed and transmitted to the Speaker of the House of Representatives of the State of Texas, in the manner and form prescribed by law, whereby certain territory was detached from Duval County and attached to Jim Hogg County; providing for the payment by Jim Hogg County to Duval County the proportion of the liabilities of Duval County on the territory so taken from it and attached to Jim Hogg County; to repeal all laws in conflict herewith, and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

SECTION 1. That Section 23. Chapter 75. General Laws of Texas, ereating Duval and other counties, approved February 1, 1858, be so amended as to hereafter read as follows:

Section 23. That the County of Duval shall hereafter contain a superficial area of 1752 square miles, more or less, and shall be bounded as follows:

Beginning at a point on the West line of Webb County 18.8 varas West from the N. W. corner of Survey No. 150, Abstract 789, Certificate No. 3, known as the Duval County school land; being also the S. W. corner of Survey No. 169, by virtue of a G. C. & S. F. Certificate No. 4 1181;

Thence East with the south line of said Survey No. 169 and the north line of said Survey No. 150, at 1914 vrs. past the S. E. corner of said Survey No. 169, being also the S. W. corner of Sur. No. 170, and with the south line of said Survey No. 170, and the north line of said Survey No. 150, at 3814 vrs. pass the S. E. corner of said Survey No. 170, being also the S. W. corner of Survey No. 171, and with the south line of Survey No. 171, and the north line of said Survey No. 150, at about 5886 vrs. intersect the west boundary line of the Noricitas Grant. at the S. E. corner of said Survey No. 171, being also the N. E. corner of Survey No. 150;

Thence north with the west line of the Nortieitas Grant, at 278 vrs. to the N. W. corner of said Norieitas Grant, also an inner corner of said survey No. 171;

Thence east with the south line of said Survey No. 171. and the north line of the said Norieitas Grant, at 896 vrs. pass the S. W. corner of the "Santa Maria de los Angles de Abajo" Grant, also known as "El Mesquite" Grant, and with its south line and the north line of said Norieitas Grant, at about 10387 vrs. to the N. E. corner of the said Norieitas Grant, on the west line of the Diego Hinojosa Grant, being also the west line of Share No. 52, as per the partition of the said Diego Hinojosa and the Marcelo Hinojosa Grants, as made and confirmed by the District Court of Starr County, Texas:

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Thence East 4488 vrs. to the intersection of the west boundary line of Share No. 42 A, being also the East boundary line of Share No. 52:

Thence South with the said east boundary line of Share No. 52, and west boundary line of Share No. 42 A. 1863 vrs. to the S. W. corner of Share No. 42 A. being also the N. W. corner of Share No. 55;

Thence East 4108 varas with the north boundary line of Share No. 55 and 56, to the S. E. corner of Share No. 42 A:

Thence North 2275 varas to the N. W. corner of Share No. 27, on the east boundary line of Share No. 42A:

Thence East with the north boundary line of Share No. 27 and 26, 3702 varas to the N. E. corner of said Share No. 26;

Thence South with the east boundary line of Share No. 26, 2000 varas to its S. E. corner:

Thence East 3528 varas with the north boundary line of Share No. 25 and south boundary line of Share No. 28, to the N. E. corner of Share No. 25;

Then S. 0 deg. 50' W, with the cast boundary line of Share No. 25, 3645 varas to the S. E. corner of Share No. 25, and the N. E. corner of Share No. 23:

Thence South with the line between Shares Nos. 22 and 79 A. at 826 varas pass the S. E. corner of Share No. 22, being also the N. E. corner of Share No. 16, continuing with the dividing line between Shares Nos. 16 and 79 A. at 1355 varas pass the S. E. corner of Share No. 16, being also the N. E. corner of Share No. 14, continuing with the dividing line between shares Nos. 14 and 79 A. at 3915 vrs. pass the S. E. corner of Share No. 59 A. and continuing with the dividing line between Shares Nos. 59 A. and continuing with the dividing line between Shares Nos. 59 A. and 79 A. at 4665 vrs. intersect the south boundary line of Duval County, being also the North boundary line of Brooks County for a corner; the same being about 2075 varas East of a Hub in the center of Palo Blanco Creek, said Hub being at the extreme Northwest corner of Brooks County.

Thence East with the established boundary line between Brooks and Duval Counties to the Southeast corner of Duval County and the Southwest corner of Jim Wells County, formerly the Southwest corner of Nueces County at which a post is marked N. on the N. E. side, S. on the south side and D. on the west side.

Tence North at a variation of 9° 30' E, and with the established boundary line between Duval County and Jim Wells to the Northwest corner of Jim Wells County for the Northeast corner of Duval County at which point is a monument of stone and morter creeted by the Surveyors of Live Oak, Duval and Nucces Counties:

Thence West with the established division line between Live Oak County and Duval County and the division line between Duval and McMullen Counties to a mesquite post and pebble mound set by the Surveyors of Live Oak and Nueces Land Districts, the same being the Southwest corner of McMullen County, the Southeast corner of La Salle County and the Northwest corner of Duval County and the Northeast corner of Webb County, said post being marked M. on the Northeast side, D. on the S. E. Side, E. on the Southwest side and L.

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on the Northwest side and is in an a sides except the north.

Thence South with the established Webb Counties to the point of begi

SECTION 2. That Section 1, Char creating Jim Hogg County, approv so as to hereafter read as follows:

Section 1. That Jim Hogg Coursuperficial areas of 1152 square mile lows:

Beginning at a pint on the West West from the N. W. corner of Sa Cert. No. 3, known as the Duval Co S. W. corner of Survey No. 169, by ficate No. 4/1181.

Thence East with the South line of line of Survey No. 150 at 1914 vrs. p vey No. 169, being also the S. W. cor the South line of Survey No. 170 an No. 150 at 3814 vrs. pass the S. E. also the S. W. corner of Survey No. said Survey No. 171 and the North 1 5886 vrs. intersect the West boundar the S. E. corner of the said Survey N ner of said Survey No. 150.

Thence North with the West line of the N. W. corner of the said Noricitia said Survey No. 171.

Thence East with the South line of North line of said Noricitas Grant, at of the Santa Maria de Los Angeles El Musquite Grant and with its Sothe said Noricitas Grant at about 10, the said Noricitas Grant on the Wa Grant, being the West line of Share M said Diego Hinejosa and the Marcel confirmed by the district court of Sta

Thence East 4488 vrs. to the inteline of Share No. 42 A, being also the No. 52.

Thence South with the East boundary line of Share No. 42 . of Share No. 42 A, being also the N.

Thence East 4108 vrs. with the Nor 55 and 56 to the S. E. corner of Shar

Thence North 2275 vrs. to the N. W. East boundary line of Share No. 42 A

Thence East with the North bound: 3702 vrs. to the N. E. corner of Share

Thence South with the East bound 2000 vrs. to its S. E. corner.

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Thence East 3528 yrs, with the North boundary line of Share No. 25 and South boundary line of Share No. 28 to the N. E. corner of Share No. 25.

Thence S, 0 deg, 50' W with the East boundary line of Share 25, 3645 yrs, to the S. E. corner of Share No. 25 and the N. E. corner of Share No. 23.

Thence South with the line between Shares Nos. 22 and 79 A. at 826 yrs, pass the S. E. corner of Share No. 22 being also the N. E. corner of Share No. 16, continuing with the dividing line between Shares Nos. 16 and 79 A. at 1355 vrs. pass the S. E. corner of Share No. 16 being also the N. E. corner of Share No. 14, continuing with the dividing line between Shares Nos. 14 and 79 A; at 3915 vrs. pass the S. E. corner Share No. 14 being also the N. E. corner Share No. 59 A. and continuing with the dividing line between Shares Nos. 59 A, and 79 A, at 4665 vrs. intersect the South boundary line of Duval County, being also the North boundary line of Brooks County, for a corner, it being about 2075 varas East of a Hub in the center of Palo Blanco Creek.

Thence West with the North line of Brooks County about 2075 varas to a Hub in the center of Palo Blanco Creek, for an inner corner of Jim Hogg County, and the extreme Northwest Corner of Brooks County.

Thence Southerly about thirty-five miles with the present division line between Brooks and Jim Hogg Counties to the North line of Starr County, the same being at a point on the division line between the La Blanca and Santa Teresa Grants, and the Southwest corner of Brooks County.

Thence West about thirty three miles with the present dividing line between Jim Hogg and Starr Counties to its present Southwest corner, the same being an inner corner of Zapata County;

Thence North about thirty miles with the West line of Zanata County to the South line of Webb County.

Thence East about ten miles with the South line of Webb County to its Southeast corner.

Thence North about six miles, with the East line of Webb County to the place of beginning.

Section 2a. The part of the territory hereby detached from Duval County and attached to Jim Hogg County shall be holden for and obliged to pay to Duval County its proportion of all liabilities existing at the date the election was held to detach the same as provided in Article 1339 of the Revised Civil Statutes.

SECTION 3. That all laws and parts of laws in conflict with this Act are hereby repealed.

SECTION 4. The great inconvenience to which people who are living in that part of Duval County so detached and attached to Jim Hogg County as aforesaid, by being compelled to travel extraordinary distances to their county seat and the fact that the time is at hand for the rendition of said land for taxes creates and emergency and an imperative public necessity exists that the constitutional rule requiring bills to be read on three several days should be and the same is GENERAL L

persage, and it is so enacted.

[NOTE.-S. B. No. 235 passed the Se 27, navs 0; and passed the House of 1 vote, yeas 111, nays 6.]

Approved February 27, 1917. Became a law February 27, 1917.

REMOVING CERTAIN RESTRICT TOWNS INCORPORATED UNDE

S. B. No. 238.]

CHAPTER .

An Act to authorize cities, towns and vil virtue of any Act of the Congress of 1 special, to accept the provisions of Ch Title 22 of the Revised Statutes of the of 1911, 1913 and 1915 thereto, upp town or village council thereof, and to or town council thereof to enlarge or define the bounds and limits of such make them conform to the requirem-Statutes, and providing that any and and villages accepting the provisions of the Revised Statutes of Texas shall town or village, and may be sold by and villages and the proceeds of such acquisition or construction and main of waterworks, sewer, gas and electric ing systems and for other public impr and villages, as may be determined by and villages, and declaring an emerge

Be it enacted by the Legislature of the

SECTION 1. That any city, town or porated under any law, general or s regardless of the extent of the bounits population, may accept the provisboth inclusive, of Title Twenty-two c of 1911, and the amendments of 1911. to cities and towns, in lieu of any such law of the Republic of Texas, by of such city, town or village: which had at a regular meeting thereof an their proceedings, and a copy of the attested by the Clerk or Secretary un recorded in the office of the Clerk of in which such city, town or village of said chapters one to thirteen, both

on the Northwest side and is in an open valley with high land on all sides except the north.

Thence South with the established division line between Duval and Webb Counties to the point of beginning.

SECTION 2. That Section 1, Chapter 73 General Laws of Texas, creating Jim Hogg County, approved March 31, 1913, be amended so as to hereafter read as follows:

Section 1. That Jim Hogg County shall hereafter contain a superficial area of 1152 square miles, and shall be bounded as follows:

Beginning at a pint on the West line of Webb County 18.8 vrs. West from the N. W. corner of Survey No. 150, Abstract No.789, Cert. No. 3, known as the Duval County School land being also the S. W. corner of Survey No. 169, by virtue of a G. C. & S. F. Certificate No. 4/1181.

Thence East with the South line of Survey No. 169 and the North line of Survey No. 150 at 1914 vrs. pass the S. E. corner of said survey No. 169, being also the S. W. corner of Survey No. 170 and with the South line of Survey No. 170 and the North line of said Survey No. 150 at 3814 vrs. pass the S. E. corner of Survey No. 170 being also the S. W. corner of Survey No. 171 and with the South line of said Survey No. 171 and the North line of Survey No. 150 at about 5886 vrs. intersect the West boundary line of the Norieitas Grant at the S. E. corner of the said Survey No. 171 being also the N. E: corner of said Survey No. 150.

Thence North with the West line of said Norieitas Grant 278 vrs. to the N. W. corner of the said Norieitas Grant, also an inner corner of said Survey No. 171.

Thence East with the South line of said Survey No. 171 and the North line of said Noricitas Grant, at 896 vrs. pass the S. W. corner of the Santa Maria de Los Angeles de Abajo Grant, also known as El Musquite Grant and with its South line and the North line of the said Noricitas Grant at about 10.387 vrs. to the N. E. corner of the said Noricitas Grant on the West line of the Diego Hinojosa Grant, being the West line of Share No. 52 as per the partition of the said Diego Hinejosa and the Marcelo Hinajosa Grants as made and confirmed by the district court of Starr County, Texas,

Thence East 4488 vrs. to the intersection of the West boundary line of Share No. 42 A, being also the East boundary line of Share No. 52.

Thence South with the East boundary line of Share No. 52 and West boundary line of Share No. 42 A 1865 vrs. to the S. W. corner of Share No. 42 A, being also the N. W. corner of Share No. 55.

Thence East 4108 vrs. with the North boundary line of Share No. 55 and 56 to the S. E. corner of Share No. 42 A.

Thence North 2275 vis. to the N. W. corner of Share No. 27 on the East boundary line of Share No. 42 A.

Thence East with the North boundary line of Share No. 27 and 26 3702 vrs. to the N. E. corner of Share No. 26.

Thence South with the East boundary line of said Share No. 26 2000 vrs. to its S. E. corner.

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hereby suspended, and that this Act take effect from and after its passage, and it is so enacted.

[Note.—S. B. No. 235 passed the Senate by a two-thirds vote, yeas 27, nays 0; and passed the House of Representatives by a two-thirds vote, yeas 111, nays 6,]

Approved February 27, 1917. Became a law February 27, 1917.

REMOVING CERTAIN RESTRICTIONS UPON CITIES AND TOWNS INCORPORATED UNDER LAWS OF REPUBLIC.

S. B. No. 238. CHAPTER 48.

An Act to authorize cities, towns and villages, incorporated under and by virtue of any Act of the Congress of the Republic of Texas, general or special, to accept the provisions of Chapters 1 to 13, both inclusive, of Title 22 of the Revised Statutes of the State of Texas, and amendments of 1911, 1913 and 1915 thereto, upon a two-thirds vote of the city, town or village council thereof, and to authorize and empower the city or town council thereof to enlarge or diminish, alter or change and redefine the bounds and limits of such cities, towns and villages so as to make them conform to the requirements of Article 777 of the Revised Statutes, and providing that any and all property of such cities, towns and villages accepting the provisions of Chapters 1 to 13 of Title 22 of the Revised Statutes of Texas shall remain the property of such city, town or village, and may be sold by the councils of such cities, towns and villages and the proceeds of such sales appropriated to the purchase. acquisition or construction and maintenance and operation of systems of waterworks, sewer, gas and electric light and power plants and lighting systems and for other public improvements within such cities, towns and villages, as may be determined by the councils of such cities, towns and villages, and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

SECTION 1. That any city, town or village within this State, incorporated under any law, general or special, of the Republic of Texas, regardless of the extent of the boundaries thereof, or the number of its population, may accept the provisons of Chapters one to thirteen, both inclusive, of Title Twenty-two of the Revised Statutes of Texas of 1911, and the amendments of 1911, 1913 and 1915 thereto, relating to eities and towns, in lieu of any existing charter created by any such law of the Republic of Texas, by a two-thirds vote of the council of such eity, town or village: which action by the council shall be had at a regular meeting thereof and entered upon the journal of their proceedings, and a copy of the same, signed by the Mayor and attested by the Clerk or Secretary under the corporate seal, filed and recorded in the office of the Clerk of the County Court of the county in which such eity, town or village is situated, and the provisions of said chapters one to thirteen, both inclusive, of Title Twenty-two

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[Norg. 8, 15, No. 223 passed the Sounde by a two-thirds vote, year 7. mays 0; and passed the House of Representatives by a pro-Birds rote, years 111, mays 6.]

> Approved February 27, 1917 Recurse a law February 27, 1917.

HEMOVING (ERTAIN DESTRUCTIONS LPON CITHES AND TON'NS ENCORPORATED UNDER LAWS OF REPUBLIC.

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