

Return in Ten days to

L. H. EVANS,
COUNTY JUDGE,
Mt. Pleasant, Titus County, Texas.

Titus & Morris Co.

31

Mr Richard W. Keall
Land Commissioner
Austin
Tex

Prentiss & Kalway
9/2/1900

Titus Co Barry Line 3



count 59300

258

If a line has been once run and adopted by both Counties, that line, according to decision of Supreme Court, cannot be changed, even if found to be erroneous.

W. D. Proffitt

Mr Pleasant Tx. 9/20 1890

Wm Richd. W. Hale

Austin Tx

Dear Sir.

The surveyor, from Morris co & myself began from center of this County Town, and ran due east 9 miles. which carried us 250
vrs East of line claimed by Morris co. We then ran due North 14 miles to "Dolphin" in doing so, Titus co. gets a strip from Morris co. They have forbidden their surveyor to go any further with the line and now claim, that they (the Commissioners) only instructed him to resurvey the old line, and ascertain the amount of land belonging to each co. The line which they claim never had a mile post or
mark or any indication of a line and all parties which have

which have been on the ground
line run by us to Guelph, will
justify that it is not a straight
line, but a very crooked one,
and that they never set a compass
for miles on north end, we have
run a correct line, so far.

I am instructed by Co. Judge Evans
to ask you how to proceed further

I will also state, that, the order
to this court, says, "The Surveyor is
to ascertain the true western bou-
ndary of Morris, etc. and establish
miles posts, etc." and we have done
so. I let their Surveyor carry the
leaves, dividing the chain men,
This "X" is gone, Mr. Hove
and we hope you will order this
Co. to continue the Survey.

I await a reply anxiously

Yours truly
J. C. Turner

As Secy. Of the Co. Dry Line