

REPRODUCED FROM THE
HOLDINGS OF THE
TEXAS STATE ARCHIVES

S. B. No. 478.

I hereby veto Senate Bill No. 478 being "AN ACT making provision for a district attorney in the 90th Judicial District of Texas, and an assistant district attorney in said district; providing that such district attorney shall receive such salary as now or hereafter provided by law for district attorneys in districts containing two or more counties; enacting the necessary provisions in reference to an assistant district attorney for said district and his compensation; making provision for all other things necessary and incidental to the main purpose of this Act; and declaring an emergency".

This Bill is vetoed because I believe that in the manner in which it is drawn it violates a provision of the Constitution of this State.

And for the further reason, the District Attorney for the 90th Judicial District is in truth the District Attorney for Stephens County. There is no reason why an exception should be made of his case and he should be paid the salary or per diem paid District Attorneys in districts of more than one county, when the other District Attorneys who have but one county in their district are paid under another statute and another system.

For the reasons stated this Bill is vetoed.


GOVERNOR OF TEXAS

April 2, 1927.

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