

# PROCLAMATION

BY THE

## Governor of the State of Texas

TO ALL TO WHOM THESE PRESENTS SHALL COME:

WHEREAS, The Forty-first Legislature at its First Called Session passed Senate Bill No. 9, being " AN ACT validating all acts and proceedings of executors, administrators and guardians heretofore performed or had pursuant to notice, citation or process of any kind whether the same was published or posted; validating any and all probate acts and proceedings heretofore performed or had pursuant to notice, citation or process of any kind whether the same was published or posted; also validating any and all acts and proceedings of officers and agents in any probate proceedings heretofore had or performed pursuant to notice, citation or process of any kind whether the same was published or posted; and validating the sale of real estate by Executors and Administrators when citation was published as provided in Chapter 179, Acts Regular Session, 1917, being now Article 28, of the Revised Civil Statutes of Texas, 1925, and where such citation was not posted as provided in Article 3568 of the Revised Civil Statutes of Texas, 1925, and declaring an emergency; and

WHEREAS, said bill has been vetoed for the reasons set out in the following statement, which has been filed with said bill in the office of the Secretary of State:

EXECUTIVE OFFICE  
JUNE 10, 1929

The attached Bill, being Senate Bill No. 9, "AN ACT validating all acts and proceedings of executors, administrators and guardians heretofore performed or had pursuant to notice, citation or process of any kind whether the same was published or posted; validating any and all probate acts and proceedings heretofore performed or had pursuant to notice, citation or process of any kind whether the same was published or posted; also validating any and all acts and proceedings of officers and agents in any probate proceedings heretofore had or performed pursuant to notice, citation or process of any kind whether the same was published or posted; and validating the sale of real estate by Executors and Administrators when citation was published as provided in Chapter 179, Acts Regular Session, 1917, being now Article 28, of the Revised Civil Statutes of Texas, 1925," and where such citation was not posted as provided in Article 3568 of the Revised Civil Statutes of Texas, 1925, and declaring an emergency", is hereby vetoed.

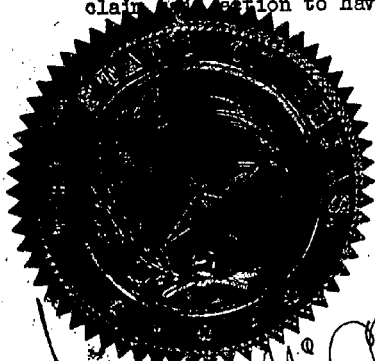
It was the purpose of this Bill to validate sales by Administrators, Executors and Guardians when the notice had been published instead of posted, or posted when it should have been published. I construed the first sentence as going further and have been in doubt about the wisdom of this Bill.

A Bill has today finally passed both Houses validating the sales of property made by Executors, Administrators and Guardians where there was a defect in publication but the sale had been approved by the Court. This later Bill is more satisfactory.


For the reasons stated this Bill is hereby vetoed.

  
Governor of Texas

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, THAT I,  
DAN MOODY, Governor of the State of Texas, under and by virtue of the  
authority vested in me by the Constitution and Laws of this State, have  
vetoed said Bill for the reasons stated and on file, and do hereby pro-  
claim my action to have been taken.



IN TESTIMONY WHEREOF, I have hereunto  
signed my name officially and caused  
the seal of State to be impressed  
hereon at Austin, Texas, this the 10th  
day of June, A. D. 1929.

  
Secretary of State

  
Governor of Texas