

Second bill of Exceptions; Therefore it is considered  
by the Court of Appeals here that there is no ~~error~~<sup>error</sup>  
in the record and proceedings of the Judgment  
aforesaid as to the opinions of the said ~~Court~~  
County Court as stated in the first and  
second bills of Exceptions in the record and  
proceedings aforesaid certified, and that  
the same opinions be in all things affirmed  
and stand in full force and effect the said  
causes for error above assigned and alleged  
in any wise notwithstanding; and because  
it also appears to the Court of Appeals here  
that <sup>there is manifest error</sup> in the record and proceedings aforesaid  
and also in the rendition of the Judgment  
aforesaid as to the opinions of the said  
County Court and their <sup>refusal to give the opinion and</sup> direction to the  
Jury <sup>on the prayer of the said Otto Sprigg</sup> as stated in the third bill of Exceptions  
in the record and proceedings aforesaid  
certified ~~there is manifest error~~; Therefore it  
is considered by the Court of Appeals here  
that the Judgment aforesaid in form  
aforesaid given by the said County  
Court be revoked, annulled and held  
entirely as void, and that the said  
Otto Sprigg be restored to all things which