

< Scan QR to view this original record online, or visit https://mormonbattalion.kindex.org/s/91701

Title: LR 1764 21 1846 July-1851

February\_Page\_101

Provenance: "Courtesy of the Church History Library, The Church of Jesus Christ of Latter-Day-

Category: **Document** 

Person:

Date: 04/15/2019

darpop Buttalion July 24 1846 Bishops to care for Army families Minutes recorded on loose sheets; pages numbered in sequence as if they were part of the bound volume in total 1. Pottawattamie High Council minutes, 1846-1852; 1846 July-1851 February; Church History Library, https://catalog.lds.org/record/e7cfb225-a0b7-49e3-8d3c-ffe1d40738bf?view=browse&lang=eng (accessed: April 15, 2019)

[ first pass]	91	tho't
[Pottawattamie HC Conf Min LR 1764 21 / Lr 1764 21 folder 1 Pottawattamie HC Lr 1764 21 fd 1 July 46-Feb 51 / LR 1764 21 1846 July-1851 February_Page_101]		the girls were entitled to their portion of the property
		to help them to the valley Counselor H. W. Miller
know if he shall keep the property and fill his		motioned that Jas. Cragan retain the property and
covenant, or give them the property and he be		was all the liabilities of the estate, or make up
released from the covenant. Thomas Blonhaw stated		fifty Dollars to each of the girls and give up the balance
that he had married the widow Cragan, and was		to Bro. Bloseham and he be released from his covent.
willing to take care of her and take her to the		Seconded by Ira Oviatt Carried 8 in favor 2 against
final place of settling of the mormons, and release		
Jas. Cragan form his covenant by his giving up the		Adjourned 30 minutes
property. The parties agreed to refer the case to the		1/2 past 1 ocl. Council reonganized, and the case of
council without further investigation		Andrew J. Stewart (vs) Wm Hendrieson & Wm Burt was taken
Council W. Draper stated that it was father Cragan's		up It was an appealed case from a descission of the Com.
wish that his children have a certain portion of the		on claims. Counselor Wm Draper for plantive and Wm
property, and all the children had had their portion of the property, except the two youngest girls, and he		
		Snow for defendant

1st witness Eligah Haws,, testified that he bo't a claim

of the Indians last fall and sold the same to

A. J. Stewart in Feb. last, further testified that Bro. Hendrise

claimed the rails, said he told Bro. Hendrise he supposed

any man would like the rails that wanted to make

a farm, testified that when Bro. Hendrise was putting up his

house, he forbid his building on that claim,, said Hendrise

never pretended to him to have any claim on that land,,

2nd witness, Robert C, Petty testified that he was passing that

claim last fall and said Bro. Haws boys at work on that

land, and he supposed that Bro. Haws was making a