

Audit Report JUSTICE OF THE PEACE - PRECINCT 1 JULY 1, 2015 – SEPTEMBER 30, 2015 Status: Final

For action:

Judge Paul Raleeh Justice of the Peace Precinct 1

For information:

Jeff May Linda Riggs County Auditor
First Assistant Auditor

Audit Report JUSTICE OF THE PEACE - PRECINCT 1 JULY 1, 2015 – SEPTEMBER 30, 2015

Report Summary

As part of the 2015 Compliance Audit Plan, an audit of the Justice of the Peace - Precinct 1 was conducted in accordance with Texas Local Government Code §115.002.

The overall objective of the audit was to provide assurance that internal controls are in place to ensure:

- The officer has collected all the money they are obligated to collect
- The money collected was properly remitted to the appropriate party
- All funds are properly managed
- All money is properly accounted for, accurately reported, and adequately safeguarded
- The operations of the office conform to prescribed procedures
- Exposure to potential risk is minimized

The audit scope included an audit of banking, cash receipts and internal controls. The time period audited was July 1, 2015 through September 30, 2015.

Refer to the Observations and Recommendations section, as well as the Appendix for the results of the audit.

This review was not intended to provide absolute assurance on all procedures, activities, or controls. We will continue to examine aspects of the office in compliance with statutes and to provide reasonable assurance that County assets are safeguarded and appropriately managed.

An exit conference with the Justice of the Peace Precinct 1 was held on Friday, November 4, 2016 to discuss this report.

The time and assistance provided by the Justice of the Peace Precinct 1 and the staff during this engagement is greatly appreciated.

Observations and Recommendations

Observation	Recommendation	Management Response
FINDING NUMBER: 155	Recommendation	Wanagement Kesponse
	I	I
Condition:	A. Transaction Required:	A. Response: There was confusion
During the audit period JP-	The Statewide Repository Fee of	when the 10 cent fee when into
1 did not charge \$0.10 for	\$0.10 should be assessed and	effect & how it related to "Expired
the Statewide Repository	disbursed on Driving while License	License" violations. Once the
Fee on 28 Driving while	Invalid and Expired Driver's License	question was answered by the
License Invalid and Expired Driver's License cases,	cases.	Justice Court Training Center, the correction was made.
when the fee should have	B. Internal Control Change:	correction was made.
been assessed.	Internal controls should be	
been assessed.	implemented to ensure the fees	B. Response: There are controls in
Effect:	charged and collected from the	place to implement new fees for all
Collin County has not	public are in line with the approved	Collin County Justice Courts. Any
collected money they	fee schedule and statutes.	idea to the contrary are false. The
should have collected for	ree scriedule and statutes.	"Fee List" is checked and verified
fees. Therefore, the state		every year and is available to the
did not receive monies		public for inspection at any time.
that they should have		public for hispection at any time.
received for the Statewide		The confusion came when Officers
Repository Fee.		were writing citations for Expired
Cause:		Driver's License. There is no statute
The Statewide Repository		in the Transportation Code Titled,
Fee was not included on		"Expired License". That was the
the Odyssey fee tables for		confusion on the 10 cent fee. We
the following types of		asked the Justice Court Training
cases: Driving while		Center about the issue. Based on
License Invalid and Expired		their response and communication
Driver's License.		with the Auditor's Office, a
Criteria:		procedure change was made and all
The Statewide Repository		issues were resolved.
Fee is only to be assessed		
on offenses found in		
Section 102.022(b) of the		
Texas Code of Criminal		
Procedure and Section		
102.101(8) of the Texas		
Government Code and		
payable upon conviction of		
a moving violation. The list		
of moving violations can		
be found in Title 37, Part 1,		
Chapter 15, Subchapter D		
rule § 15.89 of the Texas		
Administrative Code.		

Driving while License	
Invalid and Expired Driver's	
License are considered	
moving violations	
offenses. Accordingly, the	
\$0.10 Statewide	
Repository Fee should	
have been properly	
assessed and disbursed for	
Driving while License	
Invalid and Expired Driver's	
License.	