



VOL. 16 PG. 637

UPSHUR COUNTY COMMISSIONERS COURT

GILMER, TEXAS
November 11, 1974

The Commissioners Court of Upshur County met in regular session with one member absent. Estimate of Besco Construction Company was presented on Certificate # 9 for work completed on Courthouse . Certificate #9 in amount of \$70,305.00. Estimate to be paid \$70,000.00 by Certificate of Obligation and \$305.00 from Federal Revenue Sharing Funds. Motion made and seconded this order be approved. Motion carried.

Ernest Rouse

Carroll Boyd

Lincoln L. Hill

Paul McCarty

CONTRACT AND AGREEMENT

THE STATE OF TEXAS X

KNOW ALL MEN BY THESE PRESENTS THAT:

COUNTY OF UPSHUR X

BUSINESS RECORDS CORPORATION and UPSHUR COUNTY, herein enter into the following contract and agreement on this 11 day of November, 1974.

BUSINESS RECORDS CORPORATION agrees to provide the following:

Paper Prints

Duplex copyflow prints on archival paper with your choice of page size and hole location.

Camera Equipment and Supplies

One Eastman Kodak Precision Microfilm Camera equipped for Duplex County Recording. Service on equipment and supplies are included also (targets, light bulbs, etc.).

35MM Duplex Microfilm

Kodak 35mm AHU Microfilm processed to meet archival standards. Master roll will be furnished to Clerk including spools and labeled boxes.

Security Storage

A private room with BRC Underground Storage Vault will be furnished as part of the service. Microfilm from other Upshur County Offices can be stored here at no charge (see brochure).

Binders

Binders the same size, color, and quality will be furnished with your paper prints at no additional cost.

Cost

All of the above services \$.23 per page of recording.

This is a two year contract with an option to renew for an additional two years.

The prices are guaranteed for one year.

BUSINESS RECORDS CORPORATION

UPSHUR COUNTY

William Dater J.P.

Ernest Deen

Carroll Boyd

Frank M. ...

Charles L. Hill

COUNTY AUDITOR

Bruce Martin

FILED
NOV 16 1974
CLERK OF UPSHUR COUNTY

74 NOV 14 PM 3:29

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 59
GILMER, TEXAS 75644

114 NOV 17 AM 11:14
Pittsburg Exchange
Estimate 6497
VOL. 16 PG. 639
H.H. Benson

FORMAL NOTICE IS HEREBY GIVEN AND REQUEST MADE THAT Southwestern Bell
Telephone COMPANY PROPOSES TO PLACE Buried Cable
at 24" depth WITHIN THE RIGHT-
OF-WAY OF COUNTY ROAD Tulip and Sumac AS FOLLOWS:

(DESCRIBE AND ATTACH PLAT)

Place approximately 5,000' of buried cable. All road crossings are to be bored.

THE LOCATION AND DESCRIPTION OF THE PROPOSED CONSTRUCTION AND APPURTENANCES IS MORE FULLY SHOWN BY THE ATTACHED DRAWING AND PLAT. THE LINE WILL BE CONSTRUCTED AND MAINTAINED ON THE COUNTY RIGHT-OF-WAY AS DIRECTED BY THE COUNTY COMMISSIONERS COURT IN ACCORDANCE WITH CURRENT UPSHUR COUNTY SPECIFICATIONS.

IT IS EXPRESSLY UNDERSTOOD THAT THE UPSHUR COUNTY COMMISSIONERS COURT DOES NOT PURPORT, HEREBY, TO GRANT ANY RIGHT, CLAIM, TITLE, OR EASEMENT IN OR UPON THIS COUNTY ROAD. IT IS FURTHER UNDERSTOOD THAT IN THE FUTURE, SHOULD FOR ANY REASON UPSHUR COUNTY NEED TO WORK, IMPROVE, RELOCATE, WIDEN, INCREASE, ADD TO, OR IN MANNER CHANGE THE STRUCTURE OF THIS RIGHT-OF-WAY, THIS LINE, IF AFFECTED, WILL BE MOVED UNDER THE DIRECTION OF THE UPSHUR COUNTY COMMISSIONERS AND SHALL BE RELOCATED AT THE COMPLETE EXPENSE OF THE OWNER.

IT IS FURTHER UNDERSTOOD AND AGREED THAT UPSHUR COUNTY ASSUMES NO LIABILITY FOR DAMAGES TO ANY LINE, POLE, CONSTRUCTION, OR APPURTENANCES IN THE NORMAL MAINTENANCE OF THE COUNTY ROAD.

ALL WORK ON THE COUNTY RIGHT-OF-WAY SHALL BE PERFORMED IN ACCORDANCE WITH THE COUNTY COMMISSIONER'S INSTRUCTIONS. THE INSTALLATION SHALL NOT DAMAGE ANY PART OF THE HIGHWAY AND ADEQUATE PROVISIONS MUST BE MADE TO CAUSE MINIMUM INCONVENIENCE TO TRAFFICE AND ADJACENT OWNERS.

WITH APPROVAL OF THE COMMISSIONERS COURT CONSTRUCTION WILL BEGIN ON OR AFTER
11th DAY OF November 19 74.

FIRM Southwestern Bell Telephone Co.

BY H.H. Benson

Exchange Engineer

TITLE

801 E. Magrill

ADDRESS

Longview, Texas 75601

APPROVED: [Signature]

[Signature]

[Signature]

[Signature]

(THIS FORM TO BE SUBMITTED IN DUPLICATE FOR EACH PROPOSED INSTALLATION.)

SEE PLAT NO. 11

OLD U.S. HWY. 271
S-602

B BHHH 25PR.-19
(L, 1-25)
0201, 1-25

702AA1

3274
(3362)

B BHHH 25PR.-
(L, 1-25)
0201, 1-20

[1] LP-6
PL -1-702AA1-25-L.C.C.
E/W 25-662 COILS
0201, 1-20+5DD
6,075' TO C.O.
32,736' TO C.O.
CUT FRS. 21-25 DEAD
TO FIELD

NOTE ASSIGNMENT
RESTRICT TERMINALS LISTED
AT RIGHT TO
0201, 12-20

TERMINALS
T - 3379
T - 3412
T - 3435
T - 3448
T - 3479
T - 3517
T - 3583
T - 3653
T - 3685
T - 3814
T - 3834

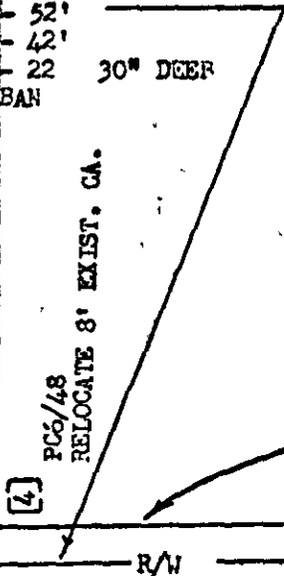
VOL. 16 PG. 642

SEE PLAT

TO PLAT NO. 13
FOR PLACING INFO.

2' MIN. FROM
EDGE OF OIL

0201, 1-6+19DD
A.I.M. DEEP



CAUTION:
TOLL CABLES INVOLVED

TCR 192AB & PA
TOLL

4191

BHAI 11PR.-22
(L, 1-11)
0201, 1-11

BHAI 11PR.-22
(L, 1-11)
0201, 1-11

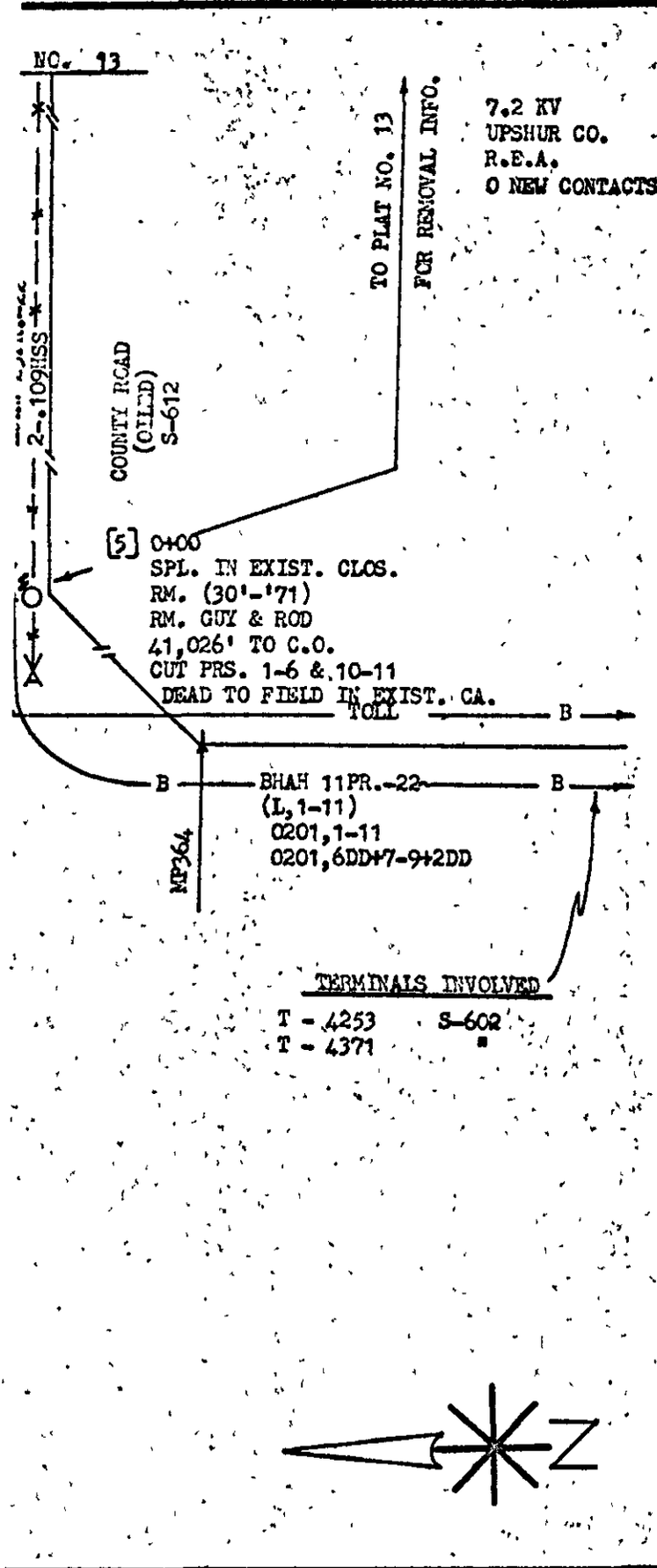
MP 365

U.S. HWY. 271
S-602

TC-1-70JAN-11-L.C.C.
E/W 11-662 COILS
0201, 1-9+2DD
6,000' TO LP-6
38,736' TO C.C.

CAUTION:
EXISTING BURIED CABLES INVOLVED
LOCATE & FLAG PRIOR TO DIGGING

PLASTIC WATER LINES INVOLVED
CONTACT MR. FREEMAN PHILLIPS, MGR.
BI-COUNTY W.S.C. 856-5340
FOR EXACT LOCATIONS



7.2 KV
UPSHUR CO.
R.E.A.
0 NEW CONTACTS

TERMINALS INVOLVED

T - 4253 S-602
T - 4371 "

GENERAL NOTES	
SPECIAL ATTENTION POWER WIRES INVOLVED	
NO <input type="checkbox"/>	YES <input checked="" type="checkbox"/> 7.2 KV
UNDERGROUND TEL PLANT INVOLVED	
NO <input type="checkbox"/>	YES <input checked="" type="checkbox"/>
GAS OR WATER LINES INVOLVED	
NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
SPECIAL CIRCUITS INVOLVED	
NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
SW-6203 REQUIRED	
NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
SW 6203 SENT	
HIGHWAY COUNTY RAILROAD APPROVAL REQUIRED	
NO <input type="checkbox"/>	YES <input checked="" type="checkbox"/>
DATE REC'D OR APP	
ON PREMISE MILEAGE INVOLVED	
NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
TRANSMISSION ULT PROPOSED LOOP	
OFFICE	SUPVN.
28 GA _____	HP _____
26 GA _____	HP _____
22 GA _____	HP _____
18 GA _____	HP _____
WIRE _____	HP _____
LOAD COILS _____	
L L EQPT NO _____	YES _____
BRIDGE TAP _____	HP _____
TOTAL _____	HP _____
TRANSMISSION ZONE 18 & 28	
AIR PRESSURE INVOLVED	
NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
CONTACTOR _____	
RISER _____	
POLE OR CABLE STAKED	
NO <input type="checkbox"/>	YES <input type="checkbox"/> CALL <input checked="" type="checkbox"/>
TELEPHONE NO (214) 758-3696	
RECON WORK INVOLVED	
NO <input type="checkbox"/>	YES <input checked="" type="checkbox"/>
SOUTHWESTERN BELL TELEPHONE COMPANY SOUTH DALLAS DIVISION	
JOB # EST. 6497	
TOTAL PLATS 35	PLAT NO. 12
DIST. AREA M-3000 LONGVIEW	
C O DIST N-3502 PITTSBURG 856	
TAX DIST CE-001 & UA-003	
ISSUED 8-1-74	DRAWN J.K.M.
ENGR 12.18.74	D.P.C. [Signature]
REVISED 9-25-74	
REC. REF S-602 & S-612	

TO PLAT NO. 12

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SEE PLAT NO. 12

2' MIN. FROM
EDGE OF OIL

COUNTY ROAD
(OIL)

S-612

0201, 1-6+19DD

AJAW 25PR.-22

12.5 KV

12.5 KV

(79')

(400')

(40')

#1
(P-1)
RM. (30'-154')

#2
(P-2)
RM. (25'-154')

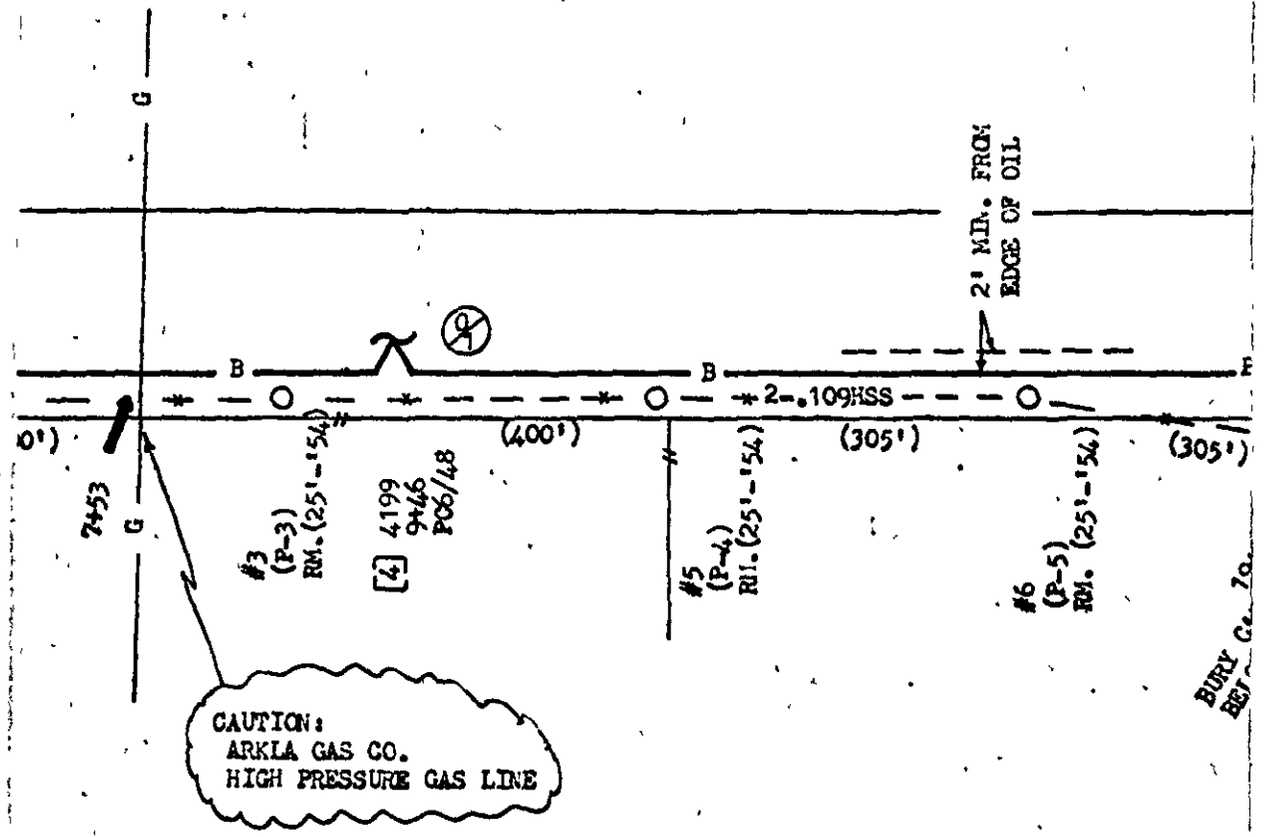
TO PLAT NO. 12

P.C. 0201,4-6

PL - 2418'
ML - 2408'
TRENCH FT. = 2368'
BURY CABLE 24" DEEP MIN.
2' MIN. FROM EDGE OF PAVEMENT
PERMISSION GRANTED BY HERMAN S
URBAN

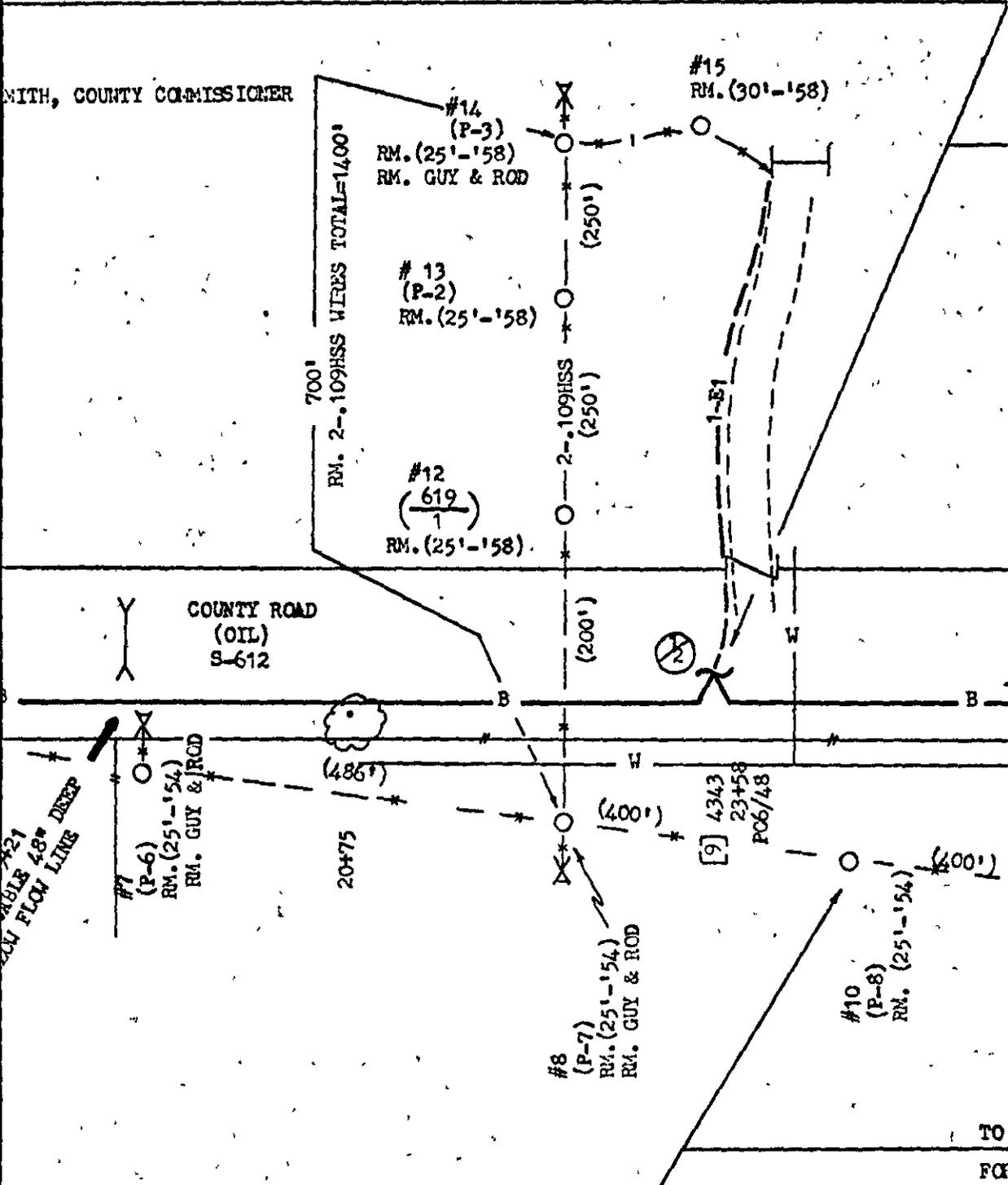
NOTE CONTRACTOR

KEEP ALL TRACK VECHICLES OFF
OF ROAD SURFACE
DO NOT DAMAGE ROAD SURFACE



2775'
RM. 2-.109HSS WIRES TOTAL = 5,550'

MITH, COUNTY COMMISSIONER

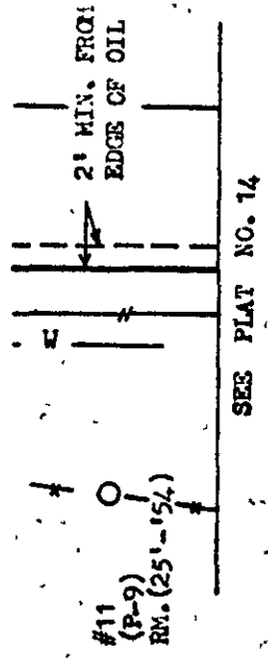


TO PLAT NO. 14
FOR PLACING INFO.

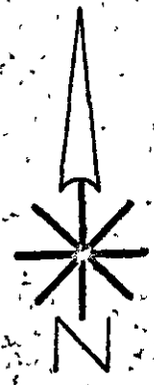
CAUTION:
PLASTIC WATER LINES INVOLVED
CONTACT MR. FREEMAN PHILLIPS,
MGR.
BI-COUNTY W.S.C. 856-5840
FOR EXACT LOCATIONS

12.5 KV PWR. LINES INVOLVED
UPSHUR CO. R.E.A.
0 NEW CONTACTS

NOTE INSTALLATION:
BURY SERVICE DROPS AS
INDICATED
REMOVE ALL DEAD DROPS



PLAT NO. 14
REMOVAL INFO.



GENERAL NOTES	
SPECIAL ATTENTION POWER WIRES INVOLVED NO <input type="checkbox"/> YES <input checked="" type="checkbox"/> 12.5 KV	
UNDERGROUND TEL PLANT INVOLVED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/>	
GAS OR WATER LINES INVOLVED NO <input type="checkbox"/> YES <input checked="" type="checkbox"/>	
SPECIAL CIRCUITS INVOLVED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> SW - 6000 REQUIRED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> SW 6000 SENT _____	
HIGHWAY-COUNTY RAILROAD APPROVAL REQUIRED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> DATE REC'D OR APP _____	
ON PREMISE MILEAGE INVOLVED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/>	
TRANSMISSION ULT PROPOSED LOOP	
OFFICE	SUPVN
20 GA _____	KF _____
24 GA _____	KF _____
28 GA _____	KF _____
18 GA _____	KF _____
WIRE _____	KF _____
LOAD COILS _____	_____
L. L. EGYPT NO _____	YES _____
BRIDGE TAP _____	KF _____
TOTAL _____	KF _____
TRANSMISSION SQNS	28
AIR PRESSURE INVOLVED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/>	
CONTACTOR _____	
RISER _____	
POLE OR CABLE STAKED NO <input type="checkbox"/> YES <input type="checkbox"/> CALL <input checked="" type="checkbox"/>	
TELEPHONE NO (214) 758-3496	
RECON WORK INVOLVED NO <input type="checkbox"/> YES <input checked="" type="checkbox"/>	
SOUTHWESTERN BELL TELEPHONE COMPANY SOUTH DALLAS DIVISION	
JOB # EST. 6497	
TOTAL PLATS 35	PLAT NO. 13
DIST. AREA M-3000 LONGVIEW	
C O DIST M-3502 PITTSBURG 856	
TAX DIST UA-003	
ISSUED 8-1-74	DRAWN J.K.M.
ENGR 18138	D.P.E. _____
REVISED 9-25-74	
REC REF. 8-612, 8-619	

TO FLAT NO. 13

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P.C. 0201, 4-6

SEE PLAT NO. 13

0201, 1-6-19...
AJAW 25FR. -22

26+81
2-.109HSS
(210')

2' MIN. FROM
EDGE OF OIL RD.

#9
(R-10)
RM. (35'-154)

2' MIN. FROM
EDGE OF OIL RD.

20'
BORE UNDER 10'
OIL DR.

20'
BORE UNDER
10' CIL DR.

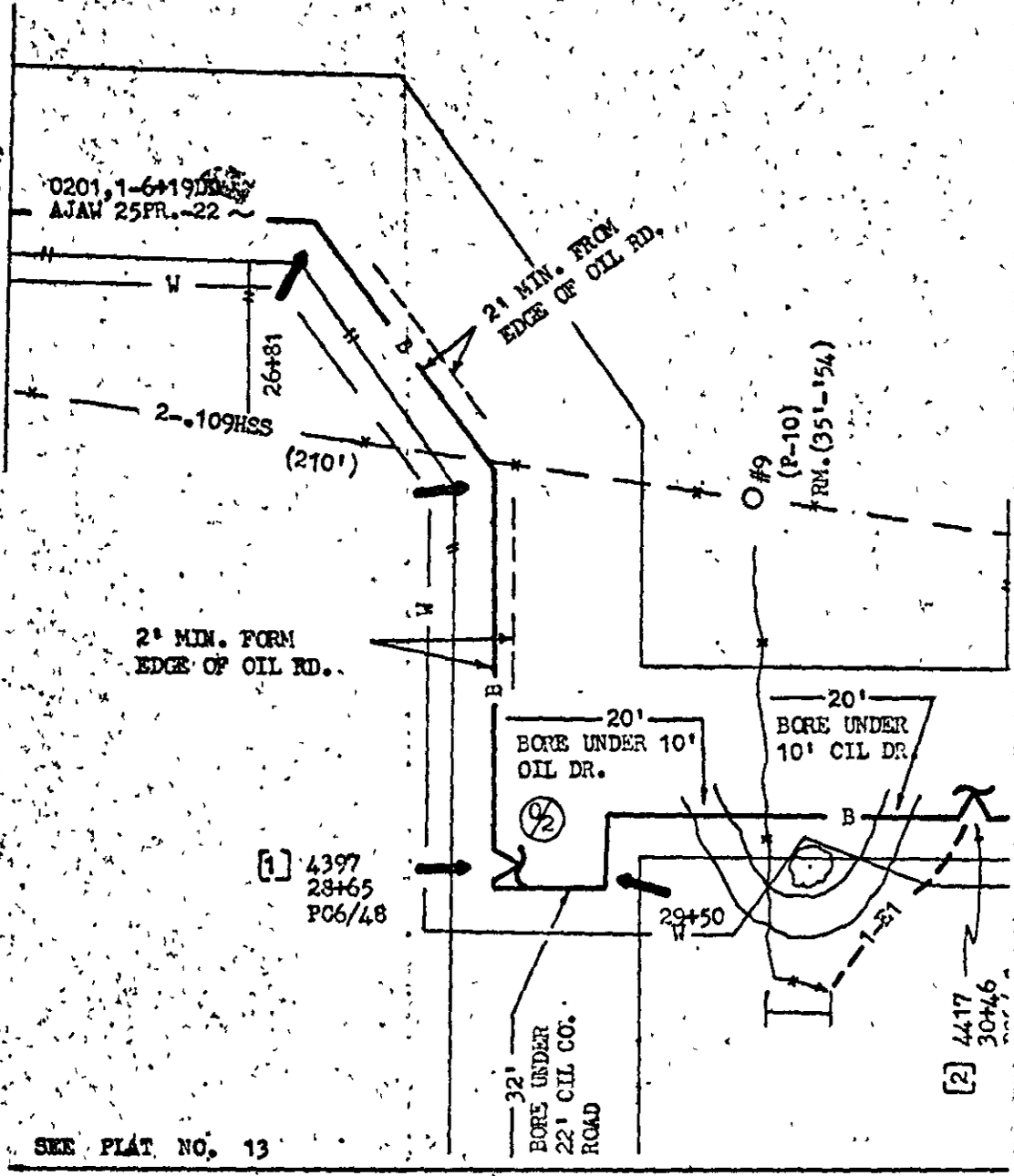
[1] 4397
28+65
PG6/48

29+50

[2] 4417
30+46

32'
BORE UNDER
22' OIL CO.
ROAD

SEE PLAT NO. 13



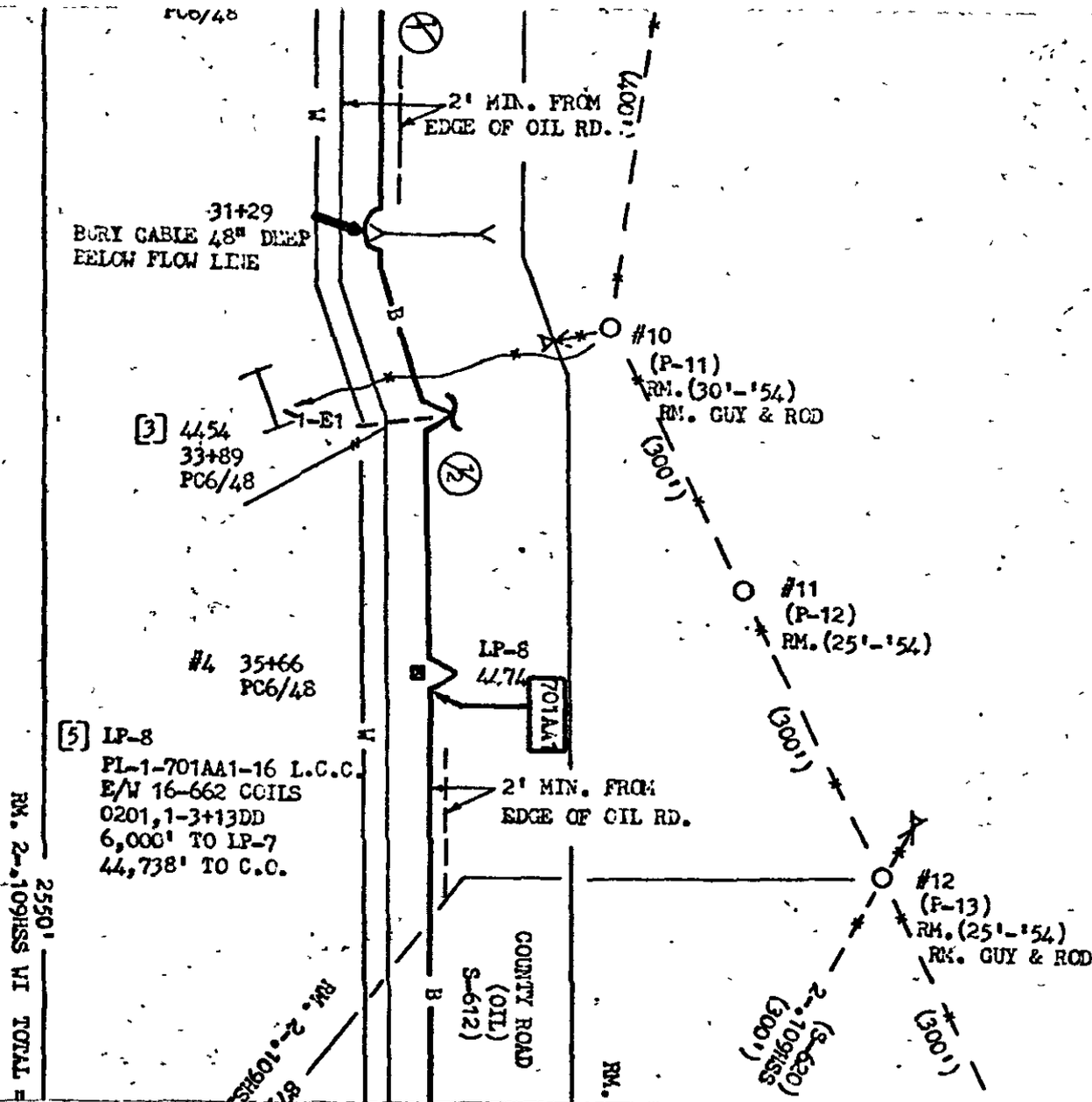
TRENCH FT. = 2111'

PL - 23501
MI - 23401

BURY CABLE 24" DEEP MIN.
2' MIN. FROM EDGE OF PAVEMENT
PERMISSION GRANTED BY HERMAN SMITH, COUNTY COMMISSIONER
UREAN

NOTE CONTRACTOR

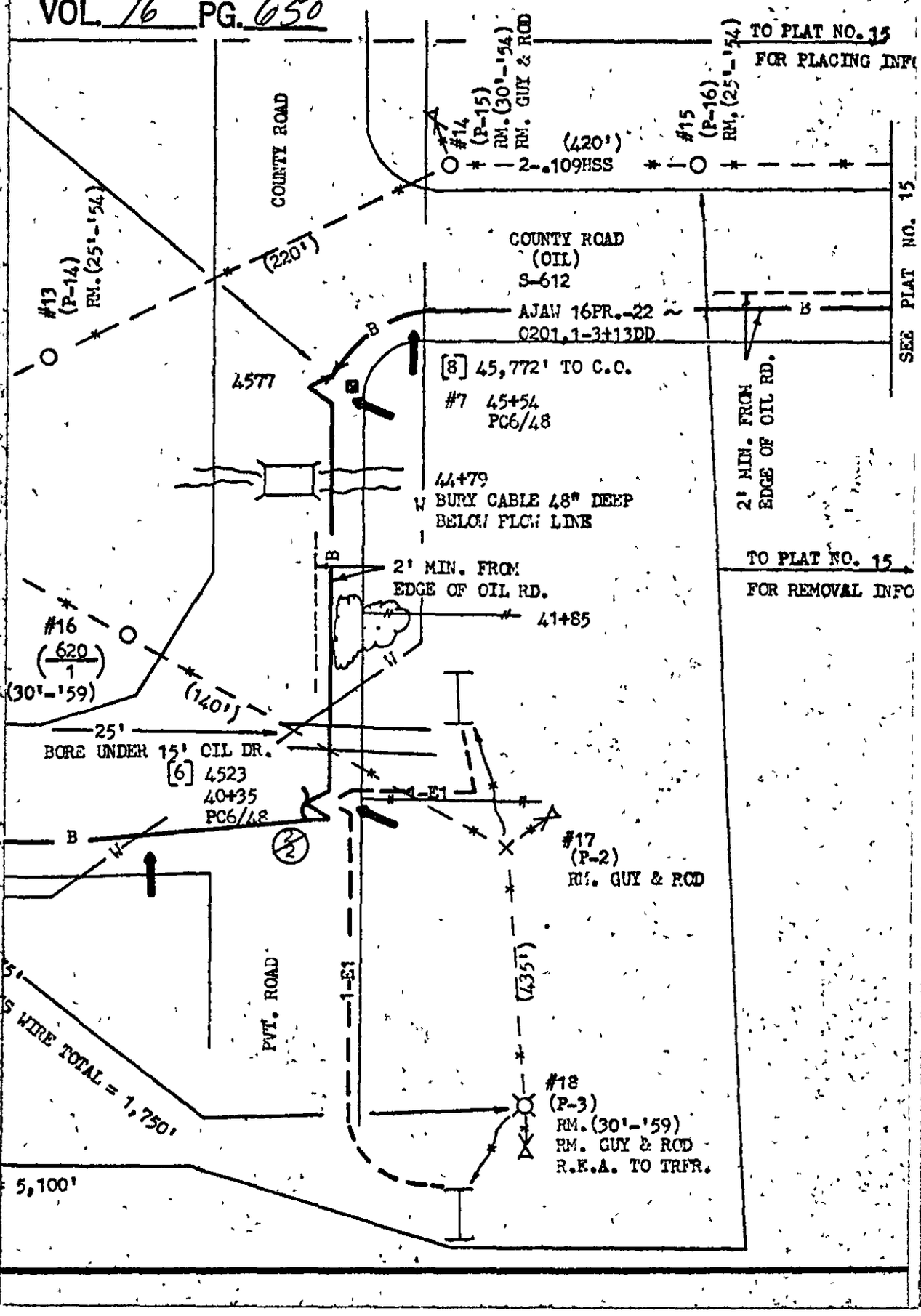
KEEP ALL TRACK VEHICLES OFF
OF ROAD SURFACE
DO NOT DAMAGE ROAD SURFACE



[5] LP-8
PL-1-701AA1-16 L.C.C.
E/W 16-662 COILS
0201, 1-3+13DD
6,000' TO LP-7
44,738' TO C.C.

25501
RM. 2-2-109HRS VI TOTAL =

rvb/48



#13 (P-14) RM. (25'-54')

#14 (P-15) RM. (30'-54') RM. GUY & ROD (420')

#15 (P-16) RM. (25'-54')

TO PLAT NO. 15 FOR PLACING INFO

COUNTY ROAD

(220')

COUNTY ROAD (OIL) S-612

AJAW 16PR.-22 0201, 1-3+13DD

SEE PLAT NO. 15

4577

[8] 45,772' TO C.O. #7 45+54 PC6/48

44+79 BURY CABLE 48" DEEP BELOW FLOW LINE

2' MIN. FROM EDGE OF OIL RD.

TO PLAT NO. 15 FOR REMOVAL INFO

#16 (620/1) (30'-59')

2' MIN. FROM EDGE OF OIL RD.

41+85

25' BORE UNDER 15' OIL DR.

[6] 4523 40+35 PC6/48

#17 (P-2) RM. GUY & ROD

PVT. ROAD

#18 (P-3) RM. (30'-59') RM. GUY & ROD R.E.A. TO TRFR.

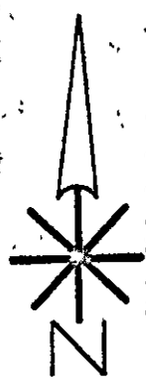
5' WIRE TOTAL = 1,750'

5,100'

CAUTION:
 PLASTIC WATER LINES INVOLVED
 CONTACT MR. FREEMAN PHILLIPS, MGR.
 BI-COUNTY W.S.C. 856-5840
 FOR EXACT LOCATIONS

7.2 KV PWR. LINES NEAR BY
 UPSHUR CO. R.E.A.
 -1 CONTACT SWBT ON UPSHUR CO. R.E.A.

NOTE INSTALLATION:
 BURY SERVICE DROPS AS INDICATED
 REMOVE ALL DEAD DROPS



GENERAL NOTES

SPECIAL ATTENTION
POWER WIRES INVOLVED
 NO YES 102

UNDERGROUND TEL PLANT INVOLVED
 NO YES

GAS OR WATER LINES INVOLVED
 NO YES

SPECIAL CIRCUITS INVOLVED
 NO YES
 SW-8008 REQUIRED
 NO YES
 SW-8203 SENT

HIGHWAY-COUNTY RAILROAD
APPROVAL REQUIRED
 NO YES
 DATE REC'D OR APP

ON PREMISE MILEAGE INVOLVED
 NO YES

~~**TRANSMISSION ULT PROPOSED LOOP**~~

OFFICE	SUPVN	
20 GA.	WF	0
20 GA.	RF	0
20 GA.	WF	0
10 GA.	WF	0
WIRE	RF	0
LOAD COILS		0
L. L. EOPY	NO	YES
BRIDGE TAP	RF	0
TOTAL	RF	0
TRANSMISSION DONE		28

AIR PRESSURE INVOLVED
 NO YES

CONTACTOR _____
 RIBER _____

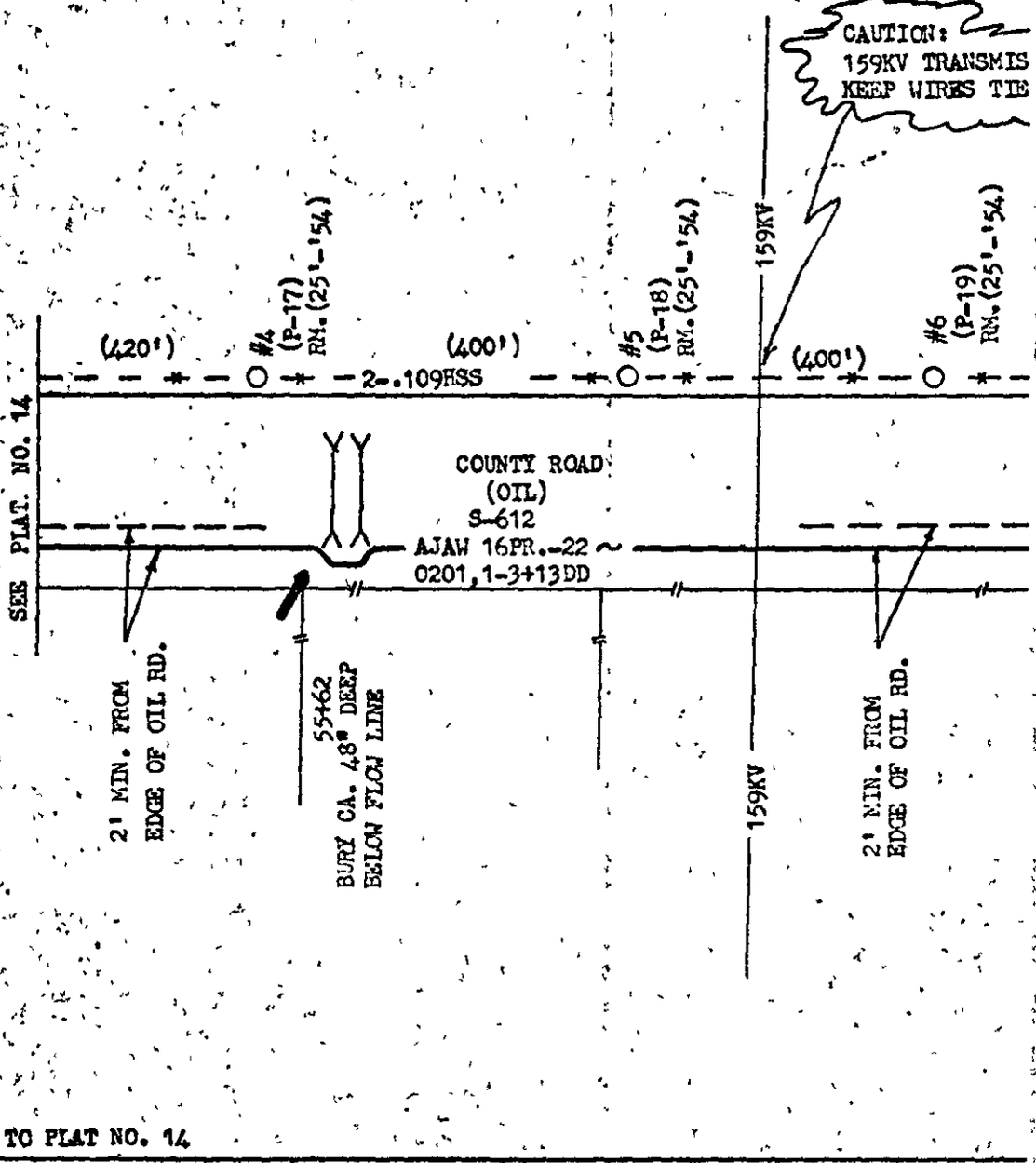
POLE OR CABLE STAKED
 NO YES CALL
 TELEPHONE NO. (214) 758-3496

RECON WORK INVOLVED
 NO YES

SOUTHWESTERN BELL
TELEPHONE COMPANY
 SOUTH DALLAS DIVISION

JOB # EST. 6497
 TOTAL PLATS 35 PLAT NO. 14
 DIST AREA M-3000 LONGVIEW
 C.O. DIST M-3502 PITTSBURG 856
 TAX DIST UA-003
 ISSUED 8-1-74 DRAWN P.F. & J.M.
 ENGR 1212.B. D.P.C.
 REVISED 9-25-74
 REC REF. S-612, S-620

VODI 16 PG. 1032
TO PLAT NO. 14



PL - 4173' TRENCH FT. = 4,091'

ML - 4163'

BURY CABLE 24" DEEP MIN.

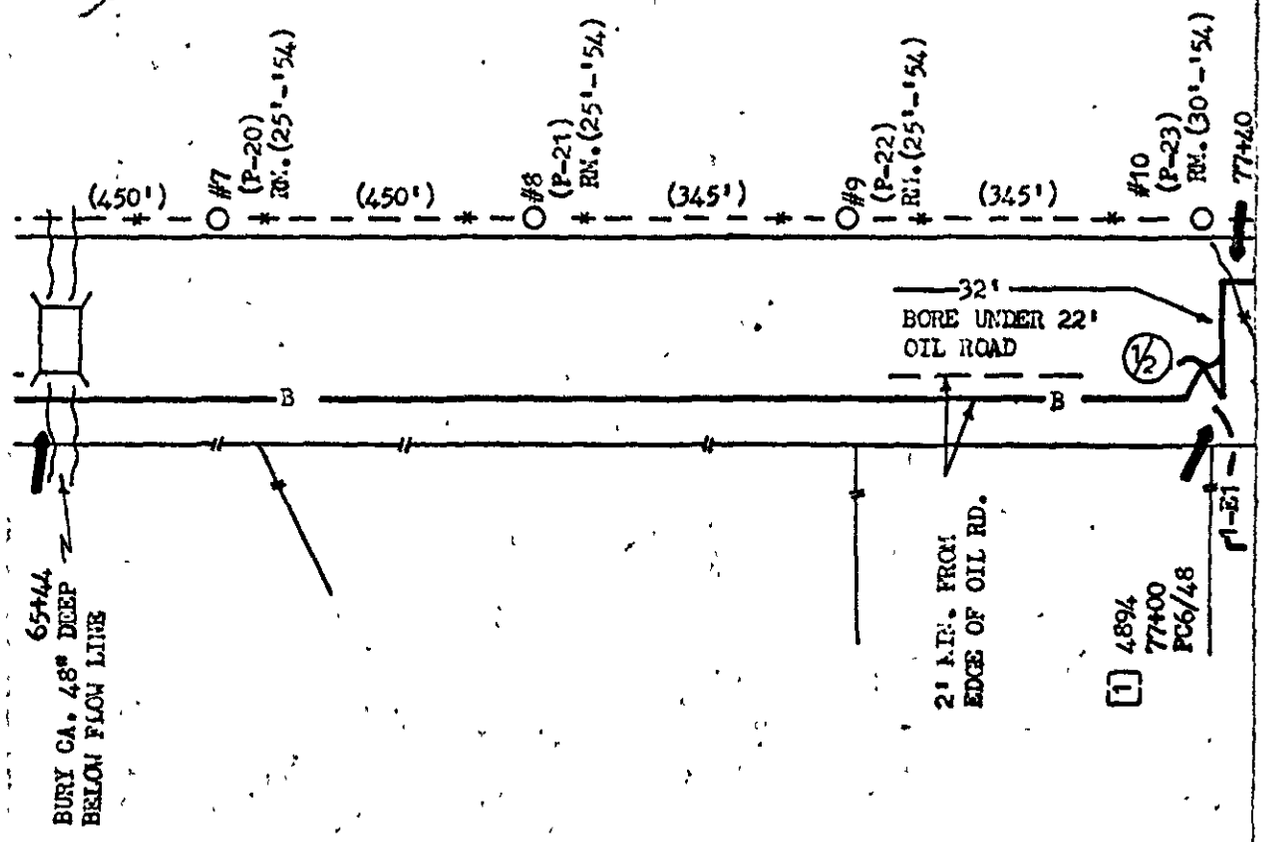
2' MIN. FROM EDGE OF PAVEMENT

PERMISSION GRANTED BY HERMAN SMITH, COUNTY COMMISSIONER URBAN

NOTE CONTRACTOR

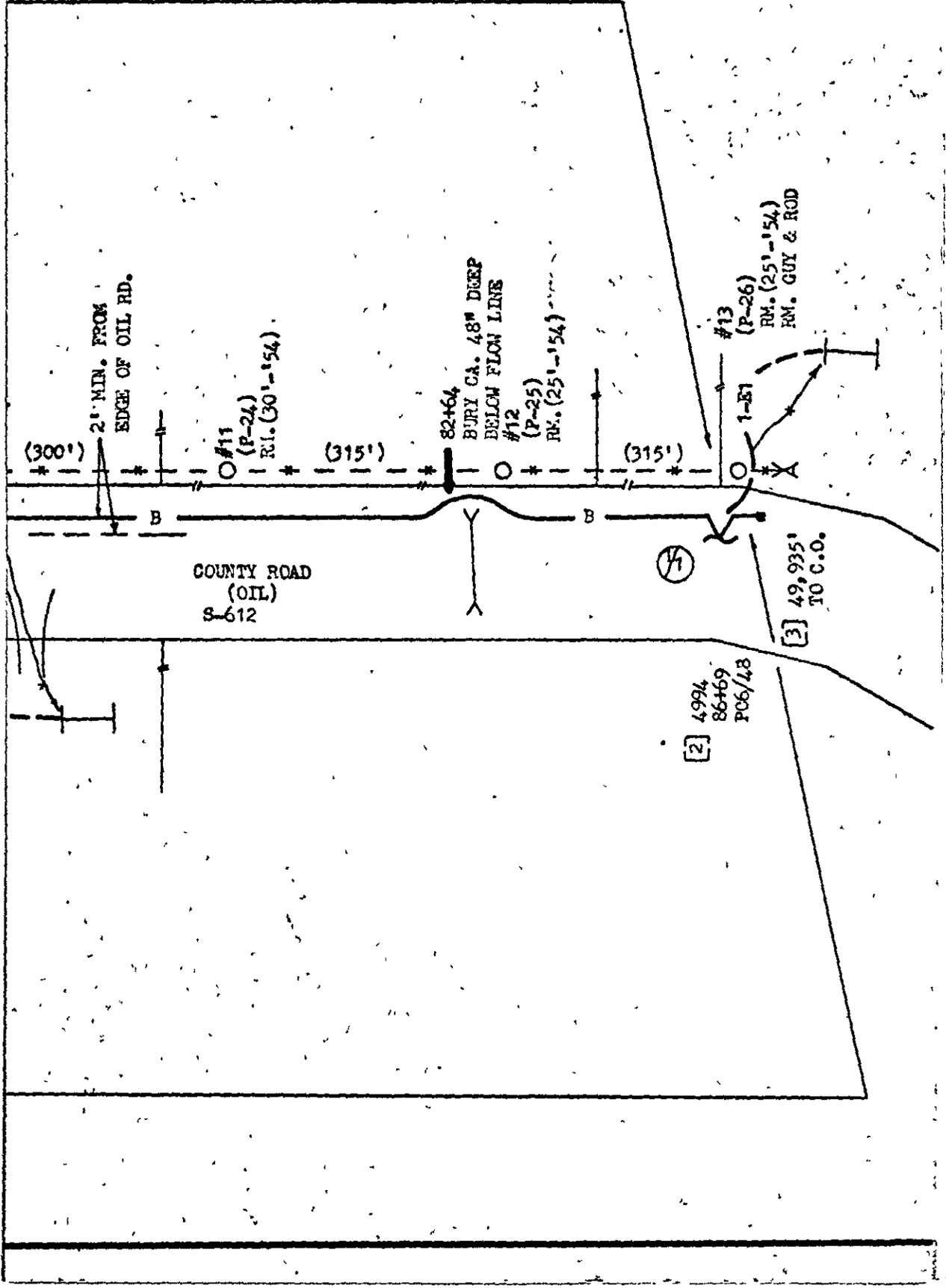
KEEP ALL TRACK VEHICLES OFF OF ROAD SURFACE
DO NOT DAMAGE ROAD SURFACE

SIGN LINE
D DOWN



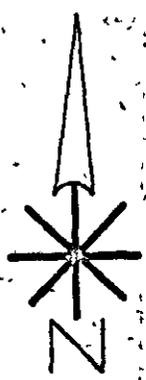
3740'

RM. 2-.109HSS WI. TOTAL = 7,480'

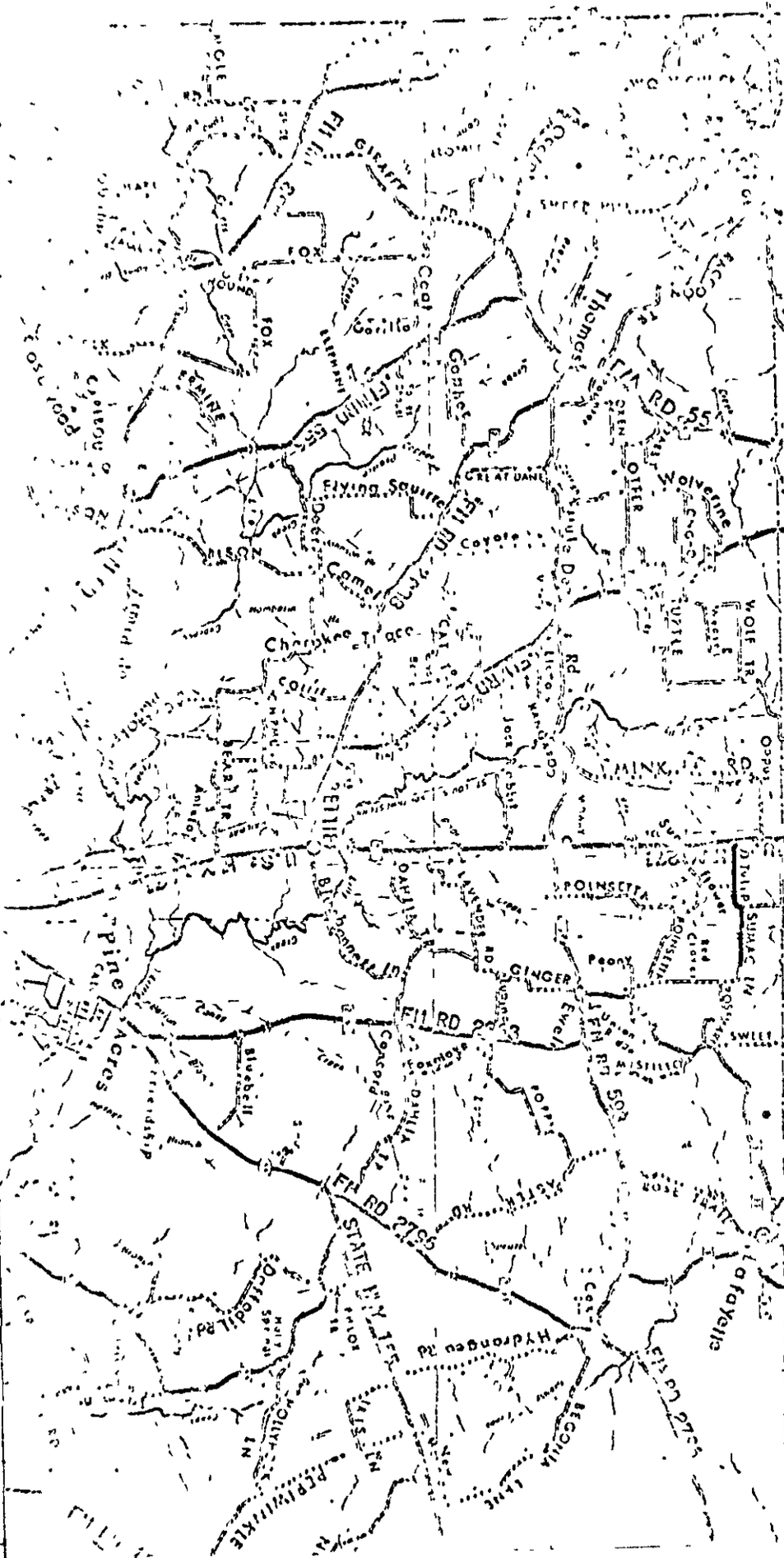


CAUTION:
 7.2 KV PWR. LINES NEAR BY
 UPSHUR CO. R.E.A.
 0 NEW CONTACTS

NOTE INSTALLATION:
 BURY SERVICE DROPS AS INDICATED
 REMOVE ALL DEAD DROPS



GENERAL NOTES	
SPECIAL ATTENTION POWER WIRES INVOLVED NO <input type="checkbox"/> YES <input checked="" type="checkbox"/> 159	
UNDERGROUND TEL PLANT INVOLVED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/>	
GAS OR WATER LINES INVOLVED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/>	
SPECIAL CIRCUITS INVOLVED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> SW - 6205 REQUIRED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> SW - 6205 SENT	
HIGHWAY-COUNTY RAILROAD APPROVAL REQUIRED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> DATE REC'D OR APP.	
ON PREMISE MILEAGE INVOLVED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/>	
TRANSMISSION-ULT PROPOSED LOOP	
OFFICE	SUPVN:
28 GA. _____ NF _____	0
24 GA. _____ NF _____	0
22 GA. _____ NF _____	0
18 GA. _____ NF _____	0
WIRE _____ NF _____	0
LOAD COILS _____	0
L. L. EGPT NO. _____ YES _____	0
BRIDGES TAP _____ NF _____	0
TOTAL _____ NF _____	0
TRANSMISSION EGNE	28
AIR PRESSURE INVOLVED NO <input checked="" type="checkbox"/> YES <input type="checkbox"/>	
CONTACTOR _____	
RISER _____	
POLE OR CABLE STAKED NO <input type="checkbox"/> YES <input type="checkbox"/> CALL <input checked="" type="checkbox"/> TELEPHONE NO (214) 758-3496	
RECON WORK INVOLVED NO <input type="checkbox"/> YES <input checked="" type="checkbox"/>	
SOUTHWESTERN BELL TELEPHONE COMPANY SOUTH DALLAS DIVISION	
JOB # EST. 6497	
TOTAL PLATE 35	PLAT NO. 15
DIST AREA M-3000 LONGVIEW	
C.O. DIST. M-3502 PITTSBURG 856	
TAX DIST UA-003	
ISSUED 8-1-74	DRAWN P. & J. M.
ENGR 12.12.8.	D. P. E. [Signature]
REVISED 9-25-74	
REC. REP. S-612	



UPSHUR COUNTY

W. E. GILBERT
FEEDS
SUMNER SEED & FEED CO.
 FIC E 83-2575 CALL US

G. W. GILBERT
Paint & Electric Supply
 PAINT-GLASS-PAPER
 LUMBER 1500/DALE
 BOX 507 843-2534

Standard
J. E. GILBERT
 Phone 1
 216 TILER C13-2725 GILBERT, TEX.

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that _____
W. R. Pillion Company proposes to place _____
WATER LINE ACROSS within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

*Put water line across locust road
south of R. 1404*

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner.

It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 12 day of Nov 1974

FIRM

BY

W. R. Pillion

Owner

Title

Rt. 3. Gilmer Texas

Address

APPROVED:

Edward Dean

Constance Boyd

Charles L. Hill

Neil McCarty

(This form to be submitted in duplicate for each proposed installation.)

VOL. 16 PG. 658

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #1, sheet #2 of 7 sheets, of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Wash
President
Title _____
Address _____

APPROVED: Ernest Dean Carroll Boyd
D. L. Noble Charles F. Still

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
 BOX 39
 GILMER, TEXAS 75644

Formal notice is hereby given and request made that _____
Pritchett Water Supply Company proposes to place _____
Water line within the
 right-of-way of County Road Old Big Sandy Run as follows:

(DESCRIBE AND ATTACH PLAT)

Cross road at Vernon Ray Chinnerd home to old Williamson house.

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner.

It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 1st day of May 1974

FIRM Pritchett Water Supply Corp
 BY Thomas H. Neal
President
 Title
RT 3 Gilmer, Tx 75644
 Address

APPROVED: Lawrence Reese Centrell Boyd
H. W. Nalley Charles L. Still

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #5, sheet 2 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY James H. Pritchett
Pritchett
Title _____
Address _____

APPROVED: [Signature] Carroll Boyd
[Signature] Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
Water Lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #6, sheet 2 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY James H. Pritchett
President
Title
Address

APPROVED: James H. Pritchett Carroll Boyd
Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Purbitt
Water Supply Corp Company proposes to place _____
Water Line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #2, sheet 2 of 7 sheets of Water Corporation
map, signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Purbitt Water Supply Corp
BY Thomas H. Nash
President
Title _____
Address _____

APPROVED: [Signature] [Signature]
[Signature] [Signature]

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pickett
Water Supply Corp Company proposes to place _____
within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing #3, sheet 2 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Feb 1974.

FIRM Pickett Water Supply Corp

BY James T. Pickett

President
Title

Address

APPROVED: James T. Pickett

James T. Pickett

Carroll Boyd

Charles E. Steil

(This form to be submitted in duplicate for each proposed installation.)

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THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
Water Lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
4 (parallel to roadway), sheet 2 of 7 sheets of Water
Corporation map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas A. Neal
President
Title
Address

APPROVED: Ernest D. Peace Centull Boyd
Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp. Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing # 24, sheet 4 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pritchett Water Supply Corp.

BY James A. Rich
_____ Title

_____ Address

APPROVED: Ernest Dean Carroll Boyd
J. H. McCall Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

VOL. 16 PG. 666

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Cutcliff
Water Supply Corp Company proposes to place _____
water supply line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing #25 sheet 4 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Cutcliff Water Supply Corp
BY Thomas H. Boyd
President
Title
Address

APPROVED: Lucy Dean Carroll Boyd
E. H. Hill Charles F. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pittlett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

#20 (parallel to roadway) sheet 4 of 7 sheets of Water Corporation map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pittlett Water Supply Corp
BY Thomas J. Pittlett
Pittlett
Title _____
Address _____

APPROVED: Ernest Dean Carroll Boyd
Chas. Little _____

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 27, sheet 4 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas J. Pritchett
Pritchett
Title _____
Address _____

APPROVED: George D. Dean Carroll Boyd
E. H. Webb Charles J. Hill

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 28, sheet 4 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas A. Pritchett
President
Title _____
Address _____

APPROVED: Summit Dean Carroll Boyd
E. H. Webb Charles J. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 31, sheet 5 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY James H. Boyd
President
Title
Address _____

APPROVED: James H. Boyd James H. Boyd
E. H. Webb Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp. Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
#22 (parallel to roadway) sheet 4 of 7 sheets of water
corporation map signed and dated October 21, 1974.

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Pritchett
Pritchett
Title _____
Address _____

APPROVED: Edward Dean Carntell Boyd
E. H. Miller Charles F. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
#23 (parallel to roadway), sheet 4 of 7 plats of Water
Corporation maps signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pritchett Water Supply Corp
BY Lawrence H. Pritchett
President
Title
Address _____

APPROVED: James A. Davis Carroll Lloyd
E. B. McMillan Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Cutliff
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #14, sheet 3 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Cutliff Water Supply Corp
BY James H. Cook

Title

Address

APPROVED: County Clerk Castrell Boyd
W. H. Noble Charles J. Miller

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #15, sheet 3 of 7 sheets of Water Construction
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY J. L. Linn
President
Title _____
Address _____

APPROVED: Secretary Carroll Boyd
E. R. McMillin Charles J. Hill

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pattlett
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #16, sheet 3 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pattlett Water Supply Corp
BY Thomas H. Fresh
President
Title
Address

APPROVED: Garrett Dean Conroy Boyd
E. P. McMillan Chas. F. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 17, sheet 3 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pritchett Water Supply Corp
BY J. Thomas St. John
President
Title _____
Address _____

APPROVED: Ernest Perry Carroll Boyd
Chas. J. Hill

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pittlett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 7, Sheet 2 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pittlett Water Supply Corp
BY James H. Pittlett
Pittlett
Title
Address

APPROVED: James H. Pittlett Conrell Boyd
E. J. Pittlett Charles F. Hill

(This form to be submitted in duplicate for each proposed installation.)

VOL. 16 PG. 1018

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #8, sheet 3 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Feb 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. White
President
Title
Address

APPROVED: Clayton Dean Castyell Boyd
G. B. White Charles F. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Putelett
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
9 (parallel to roadway) sheet 3 of 7 parts of water
corporation map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Putelett Water Supply Corp
BY James E. Mash
President
Title

Address

APPROVED: James E. Mash Carroll Boyd
& Joe Miller Charles E. Miller

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THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pitchett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 29, sheet 5 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pitchett Water Supply Corp.
BY Thomas H. Fresh
Fresh
Title _____
Address _____

APPROVED: Lucas D. ... Carroll Boyd
H. H. ... Charles ...

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Cantrell
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

#30 (parallel to roadway), sheet 5 of 7 sheets of Water Corporation map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Cantrell Water Supply Corp
BY James H. Cantrell
President
Title
Address

APPROVED: James H. Cantrell James H. Cantrell
County Commissioner County Commissioner

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #18, sheet 3 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pritchett Water Supply Corp
BY Thomas A. Pritchett
President
Title _____
Address _____

APPROVED: Lawrence D. Dyer Castell Boyd
E. H. Miller Charles J. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 19, sheet 3 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Ford
President
Title
Address _____

APPROVED: Frank Dean Carroll Boyd
D. H. Nicks Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pattlett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 20, sheet 4 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pattlett Water Supply Corp
BY Thomas H. North
President
Title
Address

APPROVED: Ernest Dean Carroll Boyd
E. H. White Charles L. Hill

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE, AND ATTACH PLAT)
#21 (parallel to roadway), sheet 4 of 7 sheets of
Water Corporation map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Pritchett
_____ Title
_____ Address

APPROVED: Ernest D. ... Castrell Boyd
W. H. Miller Charles L. Miller

(This form to be submitted in duplicate for each proposed installation.)

VOL. 16 PG. 686

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 10, sheet 3 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pritchett Water Supply Corp
BY [Signature]
President
Title
Address

APPROVED [Signature] Conrill Boyd
[Signature] James J. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
#11 (parallel to roadway), sheet 3 of 7 sheets of Water
Corporation map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY James H. [Signature]
President
Title
Address

APPROVED: [Signature] Carroll Boyd
[Signature] Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Fritchett
Water Supply Corp Company proposes to place _____
Water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing #12, sheet 3 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Fritchett Water Supply Corp
BY [Signature]
Title _____
Address _____

APPROVED: [Signature] [Signature]
[Signature] [Signature]

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Putlett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #13, sheet 3 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Putlett Water Supply Corp
BY J. D. ...
President
Title
Address

APPROVED: Ernest A. Dean Carroll Boyd
E. L. ... Charles J. ...

(This form to be submitted in duplicate for each proposed installation.)

VOL. 16 PG. 690

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pittlett
Water Supply Corp Company proposes to place _____
Water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 38, sheet 6 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pittlett Water Supply Corp
BY [Signature]
President
Title
Address _____

APPROVED: [Signature] Carroll Boyd
[Signature] John L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 39, sheet 6 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Pritchett
President
Title _____
Address _____

APPROVED: [Signature] Carroll Boyd
[Signature] Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

VOL. 16 PG. 692

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
#37 (parallel to roadway) sheet 5 of 7 sheets of Water
Corporation map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pritchett Water Supply Corp
BY Thomas A. Pritchett
President
Title _____
Address _____

APPROVED: Joseph D. ... Carroll Boyd
D. H. White John L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Patchett
Water Supply Corp Company proposes to place _____
_____ water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing H 36, sheet 5 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Patchett Water Supply Corp.
BY J. Kenneth H. Hays
President
Title _____
Address _____

APPROVED: Lawrence D. Reed Conroy Lloyd
John H. White Charles F. Still

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
Water Lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 35, sheet 5 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY James H. Pugh
President
Title
Address

APPROVED: James Pugh Carroll Pugh
John N. Nicks Charles F. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Cutcutt
Water Supply Corp Company proposes to place _____
Water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 34, sheet 5 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Cutcutt Water Supply Corp
BY James St. Paul
President
Title
Address

APPROVED: James St. Paul Carroll Boyd
Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pittsford
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
#33 crossing, sheet 5 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pittsford Water Supply Corp
BY Thomas F. Mack
Mack
Title _____
Address _____

APPROVED: [Signature] Castell Boyd
[Signature] [Signature]

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Fitchitt
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
32 (parallel to roadway) sheet 5 of 7 sheets of Water
Corporation map signed and dated October 21, 1974.

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Fitchitt Water Supply Corp
BY James H. Fitchitt
President
Title

Address

APPROVED: James H. Fitchitt Controlled Road
Ernest Miller Charles J. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
_____ water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing #59, sheet 2 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Nash
President
Title _____
Address _____

APPROVED: James D. ... Contrell Boyd
O. H. ... Charles L. ...

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #60, sheet 2 of 2 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY [Signature]
President
Title
Address _____

APPROVED: [Signature] Carroll Boyd
[Signature] Charles J. Hill

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
Water Line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 40, sheet 6 of 7 sheets of Water Corporation
maps signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Roman H. Pritchett
Pritchett
Title
Address

APPROVED: Ernest D. Davis Carroll Boyd
E. R. Walker Charles L. Hill

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #41, sheet 6 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that the County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY [Signature]
Title _____
Address _____

APPROVED: [Signature] [Signature]
[Signature] [Signature]

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Puttlett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing # 42, sheet 6 of 7 sheets of Wota Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on line covered by this agreement shall be at the expense of owner. It is further understood and agreed that the County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Puttlett Water Supply Corp
BY Thomas H. Puttlett
President
Title _____
Address _____

APPROVED: Ernest Deane Carroll Boyd
E. J. Miller Charles E. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
Water Line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 43, sheet 6 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
Kenneth H. Pritchett
President
Title
Address

APPROVED: George A. Deary Carroll Boyd
E. C. Noble Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pittlett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 44, sheet 6 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pittlett Water Supply Corp
BY James A. Tye
Tye
Title _____
Address _____

APPROVED Edward Dean Carroll Boyd
Chas. S. Hill

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
_____ within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing #45, sheet 6 of 7 sheets of Water Corporation's
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Nether
Nether
Title _____
Address _____

APPROVED: Lucy D. Jones Carroll Reed
W. H. Nether Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pittlett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

#46 (parallel to roadway), sheet 6 of 7 Chalco Water Corporation map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pittlett Water Supply Corp
BY Harold H. Pittlett
President
Title
Address

APPROVED: [Signature] Carroll Boyd
[Signature] Chairman

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 47, sheet 6 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct. 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Pritchett
Pritchett
Title _____
Address _____

APPROVED: [Signature]
[Signature] Castell Boyd
[Signature] Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Futchett
Water Supply Corp Company proposes to place _____
Water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #48, Sheet 6 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Futchett Water Supply Corp
BY: Thomas H. Nash
Nash
Title _____
Address _____

APPROVED: George D. ... Carroll Lloyd
H. H. ... Charles L. ...

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 49, sheet 7 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Pritchett
President
Title _____
Address _____

APPROVED: James H. Pritchett Castrell Boyd
G. O. Pritchett Chairman

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp. Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 50, sheet 7 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY James H. [Signature]
President
Title
Address _____

APPROVED: [Signature] Carroll Boyd
[Signature] Charles L. Still

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing H 51, sheet 7 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner.
It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Nash
President
Title
Address

APPROVED: Lucy D. Dancy Carroll Boyd
D. O. Webb Charles E. Hill

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing # 52, sheet 7 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct. 1974.

FIRM: Pritchett Water Supply Corp
BY: James H. Fish
Fishead
Title _____
Address _____

APPROVED: James H. Fish Carroll Boyd
E. H. McArthur Charles S. Miller

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
Water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 53 sheet 6 of 7 sheets of Water Corporation
map signed and dated October 21, 1971

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner.
It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1971.

FIRM Pritchett Water Supply Corp
BY Thomas H. Pritchett
Pritchett
Title _____
Address _____

APPROVED: Samuel D. Dancy Constance Boyd
D. J. McKel Charles F. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
Water Line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 54, sheet 6 of 7 sheets of water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that the County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974.

FIRM Pritchett Water Supply Corp
BY James H. [Signature]
President
Title
Address _____

APPROVED: Gregory [Signature] Carroll Boyd
[Signature] Charles A. [Signature]

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Putelett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing # 55 sheet 7 of 7 sheet of water corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct. 1974

FIRM Putelett Water Supply Corp
BY James H. Thrush
President
Title _____
Address _____

APPROVED: Grant Perry Conroye Byrd
D. L. Miller Chas. L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Putchitt
Water Supply Corp Company proposes to place
Water Lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing # 56, sheet 7 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM: Putchitt Water Supply Corp
BY: James H. Thish
President
Title _____
Address _____

APPROVED: Ernest A. Davis Carstell Boyd
E. B. White Charles L. Hill

(This form to be submitted in duplicate for each proposed installation.)

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
Water Lines within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)
Crossing #58, sheets 7 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner.

It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of 1974 1974.

FIRM Pritchett Water Supply Corp
BY Thomas H. Pritchett
President
Title
Address

APPROVED: [Signature] Contrael Boyd
[Signature] Charles L. Hill

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Pritchett
Water Supply Corp Company proposes to place _____
water line within the
right-of-way of County Road _____ as follows:

(DESCRIBE AND ATTACH PLAT)

Crossing #57, sheet 7 of 7 sheets of Water Corporation
map signed and dated October 21, 1974

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner. Any future maintenance on lines covered by this agreement shall be at the expense of owner. It is further understood and agreed that the county assumed no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 21 day of Oct 1974

FIRM Pritchett Water Supply Corp
BY Francis H. Hester
President
Title _____
Address _____

APPROVED: Francis H. Hester Castell Boyd
D. J. Miller Charles J. Hill

The Upshur County Commissioners Court
Box 39
Gilmer, Texas 75644

Formal notice is hereby given and request made that 1. Southwestern Electric Power Company proposes to place utility poles and lines within the right of way of a County Road 2. White Oak Road as follows:

- 3. Install 5 poles and electric line on North side of White Oak Road, from the Southwest corner of Isabella Walker's property, West 1200' to the intersection of White Oak Road and North Pt. Pleasant Road.

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right of way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road; it is further understood that in the future should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right of way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner.

All work on the county right of way shall be performed in accordance with the County Commissioners' instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after first day of December 19 74.

Firm Southwestern Electric Power Company

By H. M. Walls *H. M. Walls*

Title Division Superintendent

Address Southwestern Electric Power Company

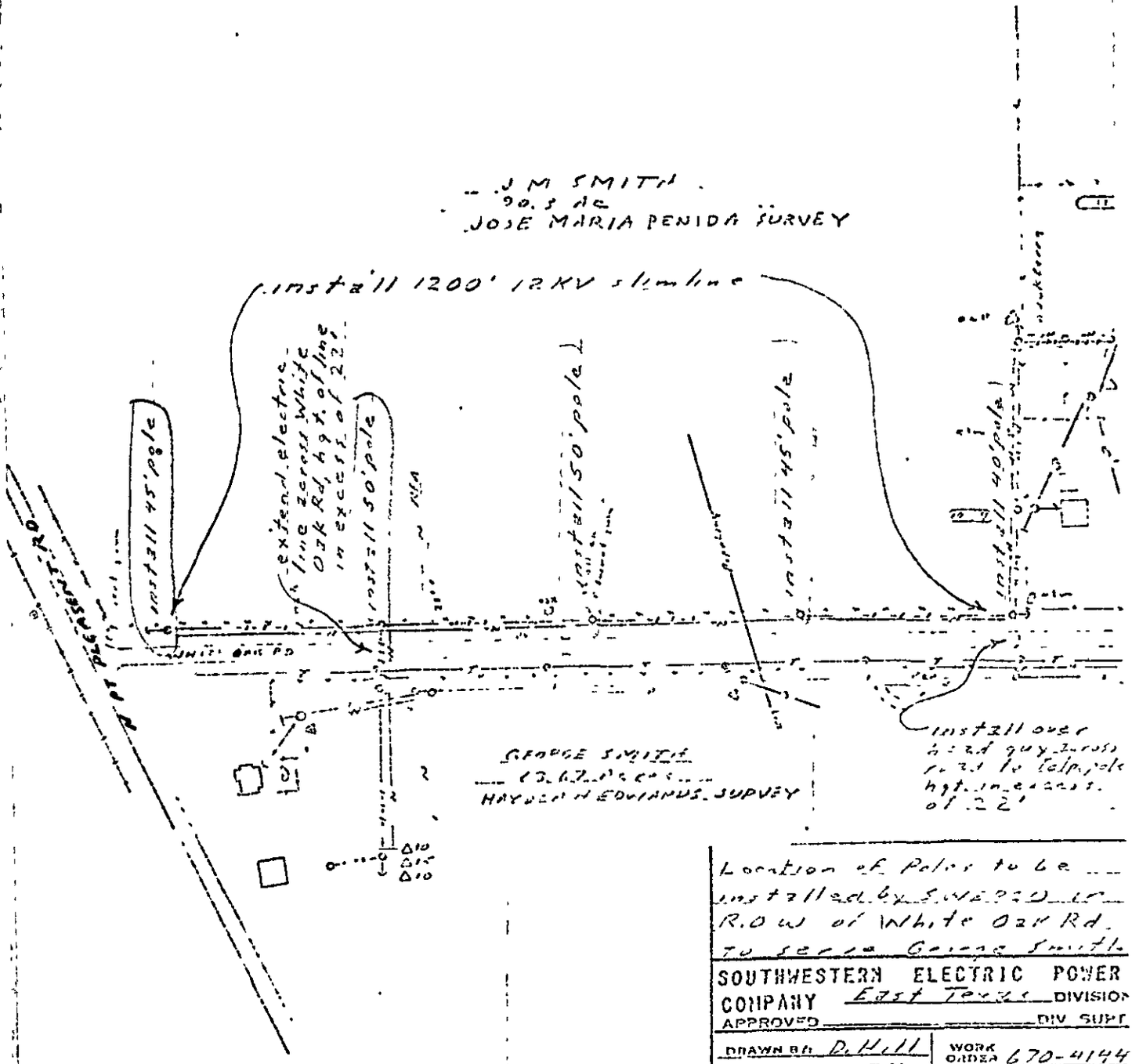
Approved *[Signatures]*
[Signature]
[Signature]
[Signature]

P. O. Box 2312

Longview, Texas 75601

This form to be submitted in duplicate for each proposed installation.

J. M. SMITH
90.5 AC
JOSE MARIA PENIDA SURVEY



GEORGE SMITH
12.67 AC
HAYDEN EDWARDS SURVEY

Location of Poles to be installed by S.W.E.P.C. in R.O.W. of White Oak Rd. to serve George Smith.

SOUTHWESTERN ELECTRIC POWER COMPANY
East Texas DIVISION

APPROVED _____ DIV. SUFF.

DRAWN BY: D. Hill
DATE: 11-19-74

WORK ORDER 670-4144

MINUTES PERTAINING TO PASSAGE OF AN ORDER
APPROVING CERTIFICATE OF PAYMENT AND ESTI-
MATE WITH RESPECT TO REMODELING UPSHUR
COUNTY COURTHOUSE AND AUTHORIZING PAYMENT
OF THE AMOUNT DUE

THE STATE OF TEXAS
COUNTY OF UPSHUR

X
X
X

ON THIS, the 7th day of October, 1974, the Commissioners' Court of Upshur County, Texas, convened in Regular session at the regular meeting place thereof in the Courthouse at Gilmer, Texas, the meeting being open to the public and notice of said meeting having been given as prescribed by Article 6252-17, Section 3A, V.A.T.C.S., there being present and in attendance the following members of the Court, to wit:

EVERETT DEAN	COUNTY JUDGE, Presiding; and
OFFIE NOBLES	COMMISSIONER, Precinct No. 1
CANTRELL LOYD	COMMISSIONER, Precinct No. 2
CHARLES STILL	COMMISSIONER, Precinct No. 3
NEAL McCURRY	COMMISSIONER, Precinct No. 4

and with the following absent: None, constituting a quorum; and among other proceedings had were the following:

The County Judge submitted the following order to the Court:

"AN ORDER by the Commissioners' Court of Upshur County, Texas, approving Certificate of Payment and estimate with respect to a contract by and between Upshur County and Besco Construction Company & Associates with respect to that certain contract (dated February 15, 1974) for remodeling of the Upshur County Courthouse; and authorizing payment of the amount due."

The order having been read in full, it was moved by Commissioner Dean and seconded by Commissioner Nobles that the same be adopted. Thereupon, the question being called for, the following members of the Court voted "AYE": County Judge Dean and Commissioners Nobles, Loyd, Still and McCurry; and none voted "NO".

The County Judge declared the motion carried and the order passed, and the Clerk was instructed to record same in the proper Minutes of the Court.

ATTEST:

Everett Dean
County Judge, Upshur County, Texas

O. H. Loyd
County Clerk and Ex officio Clerk of
the Commissioners' Court of Upshur
County, Texas

(Com. Crt. Seal)

AN ORDER by the Commissioners' Court of Upshur County, Texas, approving Certificate of Payment and estimate with respect to a contract by and between Upshur County and Besco Construction Company & Associates with respect to that certain contract (dated February 15, 1974) for remodeling of the Upshur County Courthouse; and authorizing payment of the amount due.

WHEREAS, by order heretofore duly passed and adopted on the 15th day of February, 1974, this Commissioners' Court authorized the execution of a contract with Besco Construction Company & Associates for the remodeling of the Upshur County Courthouse; and,

WHEREAS, under the original contract, as amended by Change Order No. 1, the County is obligated to pay to the Contractor as work is done and performed the sum of \$586,397, of which amount up to \$400,000 is to be paid through the issuance of Certificates of Obligation authorized by the aforesaid order on the 15th day of February, 1974, and the balance of which shall be paid in cash out of current funds of the County which are legally available for the purpose; and,

WHEREAS, Estimate No. 8 and a Certificate of Payment bearing the same number have been presented to this Commissioners' Court by the Contractor and the Architect wherein request is made for the payment of \$70,184.00, and it is now proper for this Court to authorize the payment of the amount now due said Contractor in the following manner:

- (a) ^{30,000.00} ~~\$70,000~~ by the issuance and delivery to the Contractor of "UPSHUR COUNTY, TEXAS, CERTIFICATES OF OBLIGATION, SERIES 1974," being Certificates numbered 29 through ~~38~~ each in denomination of \$1,000, maturing on March 1, 1989; and
- (b) ^{40,184.00} ~~\$184,000~~ by the payment of cash out of current funds of the County heretofore appropriated and legally available for the purpose,

AND WHEREAS, the Estimate (and Certificate of Payment) which have been presented to this Court are in words and figures as follows, to wit:

AND WHEREAS, it is hereby found and determined that the contract hereinabove mentioned is a lump sum contract and that the "description of work" as shown on the Estimate attached to the Certificate of Payment of the Architect is merely a convenient procedure for the determination of the amount which is due to the Contractor for the particular pay period and does not affect in any manner the obligation of the Contractor to complete the work; now, therefore,

BE IT ORDERED BY THE COMMISSIONERS' COURT OF UPSHUR COUNTY, TEXAS:

SECTION 1: That it has specifically found and determined that this Court has received full value for the work done and performed and the materials, etc. supplied by the Contractor, for which the aforesaid Estimate and Certificate of Payment are submitted, and said Estimate and Certificate of Payment are hereby approved and allowed in accordance with the order authorizing same.

SECTION 2: That it appears to this Commissioners' Court upon due investigation that no person, firm, corporation or trust estate has given notice in writing or otherwise to the Court or to any officer whose duty it is to pay said Contractor, of any lien for any materials, apparatus, fixtures, machinery or labor furnished to the said Contractor, as provided by Article 5472a, V.A.T.C.S., or any other law; and, further, that neither the County of Upshur nor any person holds a claim of any kind or character which might be properly charged or interposed as an offset or counterclaim to the payment of the Estimate and Certificate of Payment herein approved.

SECTION 3: That the amounts due the Contractor under the aforesaid Estimate and Certificate of Payment shall be paid as set forth in the preamble.

SECTION 4: That the certificates herein authorized to be executed and delivered are hereby found to be valid, subsisting and binding obligations of the County of Upshur, Texas, and it is hereby specifically and affirmatively adjudged and declared that said County has received full value and consideration therefor for which payment has been authorized through the issuance and delivery of such certificates and payment of cash herein authorized to be made, and all things required by law to be done in the issuance and delivery of said certificates and the making of such cash payment have happened and have been performed in due time, form and manner as required by law. This ascertainment is expressly made for the use, benefit and protection of said Contractor and any succeeding owners or holders of said certificates, the Attorney General of the State of Texas, and any other attorney who shall pass upon the legality and validity of said certificates or proceedings, and the same shall be binding upon said County and the members of the Commissioners' Court, and their successors in office, until said certificates with interest thereon have been fully paid and discharged.

SECTION 5: That the appropriate officials of the County shall carry out the provisions of this order by causing the aforesaid certificates to be executed, sealed, registered as obligations of the County and payment of cash made, and all actions of said officials in so doing shall be prima facie evidence that their official acts have been completed in all respects in the

VOL. 16 PG. 124

proper manner to give full validity to the certificates and cause the same to create good, sufficient and valid obligations against Upshur County, Texas.

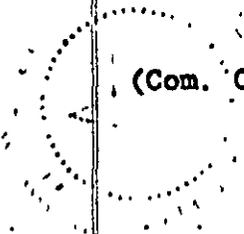
PASSED AND APPROVED, this the 7th day of October, 1974.


County Judge, Upshur County, Texas

ATTEST:


County Clerk and Ex officio Clerk of
the Commissioners' Court of Upshur
County, Texas

(Com. Crt. Seal)



LELAND A. GUINN

MEMBER OF THE AMERICAN INSTITUTE OF ARCHITECTS
POST OFFICE BOX 149

ARCHITECT

LONGVIEW, TEXAS

Owners Copy

VOL. 16 PG. 125

CERTIFICATE OF PAYMENT

Certificate No. 8

Date Issued 1 October 1974

THIS IS TO CERTIFY that, in accordance with the terms of a Contract executed the eleventh day of February, 1974, by and between _____

Besco Construction Company & Associates Contractor and
Upshur County, Texas Owner, for

Remodelling of Upshur County Court House, Gilmer, Texas

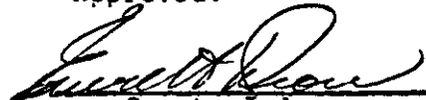
there will be due and payable from the Owner to the Contractor, upon the fourteenth day of

October, 1974, the sum of Seventy Thousand One Hundred Eighty

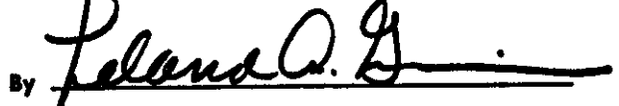
Four and no/100 ----- Dollars (\$ 70,184.00)

Original Contract Amount	\$ 587,217.00	
Total Additions	-0-	
Total Deductions	820.00	
Contract to Date		\$ 586,397.00
Previous Certificates Issued		225,955.00
This Certificate		70,184.00
Total Certificates to Date		<u>286,139.00</u>
Contract Balance		\$ 290,258.00

Approved:


County Judge

Leland A. Guinn, A.I.A., Architect

By 

The Contractor, having examined the above finds it correct and acknowledges receipt, upon the _____ day of _____, 19____, of the above amount Certified.

Contractor

This certificate is not negotiable. It is payable only to the payee named in it. Its issuance, payment and acceptance are without prejudice to any rights of the Owner or Contractor under their Contract. This payment shall not be considered an acceptance of any work of materials by the Architect.

Change Order Number 3
October 14, 1974
Upshur County Court House
Besco Construction Company

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Because of the above specified change in the work, the total adjustment in the Contract price is a
addition of Four Hundred Thirty and no/100 Dollars (\$ 430.00).

<u>Original Contract</u>	<u>Total Additions</u>	<u>Total Deductions</u>	<u>Contract Revised to Date</u>
\$ 587,217.00	\$ 1,419.00	\$ 820.00	\$ 587,816.00

Respectfully Submitted,

LELAND A. GUINN, A.P.

By Leland A. Guinn

APPROVED: _____, 19____

OWNER

ACCEPTED: _____, 19____

CONTRACTOR

ASSIGNMENT CERTIFICATE

THE STATE OF TEXAS §
 §
COUNTY OF UPSHUR §

THIS IS TO CERTIFY that Besco Construction Company & Associates of Longview, Texas, has this day sold, transferred and delivered to James M. Merchant Natl Bank, Texas, those certain registered County certificates of obligation issued to Besco Construction Company & Associates by the Commissioners' Court of Fisher County, Texas, said certificates heretofore having been issued for the purpose of paying contractual obligations of the County incurred for the remodeling of the Upshur County Courthouse, as set out in the contract executed by and between Besco Construction Company & Associates and Upshur County, Texas, dated February 15, 1974, the certificates being described as follows:

~~\$10,000~~^{30,000.00} "UPSHUR COUNTY, TEXAS, CERTIFICATES OF OBLIGATION, SERIES 1974," dated March 1, 1974, numbered 29 through 38, maturing March 1, 1989.

THIS IS TO CERTIFY FURTHER that said Besco Construction Company & Associates has received the above described certificates from the proper officials of said County in due course, and that said Besco Construction Company & Associates has received from James M. Merchant Natl Bank, Palmer, Texas, full value and consideration for said certificates and by this instrument hereby assign all of its right title and interest to such certificates, without recourse, to James M. Merchant Natl Bank.

EXECUTED at Palmer, Texas, this the 14 day of October, 1974.

BESCO CONSTRUCTION COMPANY & ASSOCIATES
By W. D. Pearson
Its President

SWORN TO AND SUBSCRIBED BEFORE ME, this the 14 day of October, 1974.

W. D. Pearson
Notary Public in and for Upshur
County, Texas

(Notary Seal)



CASH RECEIPT

THE STATE OF TEXAS Y
 X
COUNTY OF UPSHUR X

The undersigned, as a representative of BESCO CONSTRUCTION COMPANY & ASSOCIATES, Contractor, does hereby certify that this Company has received payment of \$^{40184.00}~~15000.00~~ in cash, in partial payment of Estimate and Certificate of Payment submitted to the Commissioners' Court of Upshur County, Texas (in connection with the remodeling of the Upshur County Courthouse under the contract dated February 15, 1974), in accordance with an order of the said County passed and adopted on the 7th day of October, 1974, authorizing payment due under said Estimate and Certificate of Payment.

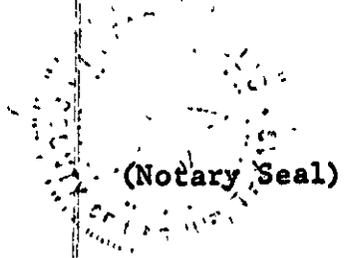
TO CERTIFY WHICH, witness my hand this the 14 day of October, 1974.

BESCO CONSTRUCTION COMPANY & ASSOCIATES
Contractor

By W. W. Bonner
Its Partner

SWORN TO AND SUBSCRIBED BEFORE ME, this the 14 day of October, 1974.

C. D. Pittman
Notary Public in and for Upshur County,
Texas



(Notary Seal)

V
VOL. 16 PG. 132

Change Order Number 3
October 14, 1974
Upshur County Court House
Besco Construction Company

Because of the above specified change in the work, the total adjustment in the Contract price is a
addition of ~~Four Hundred Thirty and no/100~~ Dollars (\$ ~~430.00~~).

<u>Original Contract</u>	<u>Total Additions</u>	<u>Total Deductions</u>	<u>Contract Revised to Date</u>
\$ 587,217.00	\$ 1,419.00	\$ 820.00	\$ 587,816.00

Respectfully Submitted,

LELAND A. GUINN, A.I.A.

By Leland A. Guinn

APPROVED: _____, 19____

OWNER

ACCEPTED: _____, 19____

CONTRACTOR

MINUTES PERTAINING TO PASSAGE OF AN ORDER APPROVING CERTIFICATE OF PAYMENT AND ESTIMATE WITH RESPECT TO REMODELING UPSHUR COUNTY COURTHOUSE AND AUTHORIZING PAYMENT OF THE AMOUNT DUE

THE STATE OF TEXAS
COUNTY OF UPSHUR

X
X
X

ON THIS, the 11 day of November, 1974, the Commissioners' Court of Upshur County, Texas, convened in Regular session at the regular meeting place thereof in the Courthouse at Gilmer, Texas, the meeting being open to the public and notice of said meeting having been given as prescribed by Article 6252-17, Section 3A, V.A.T.C.S., there being present and in attendance the following members of the Court, to wit:

EVERETT DEAN	COUNTY JUDGE, Presiding; and
OFFIE NOBLES	COMMISSIONER, Precinct No. 1
CANTRELL LOYD	COMMISSIONER, Precinct No. 2
CHARLES STILL	COMMISSIONER, Precinct No. 3
NEAL McCURRY	COMMISSIONER, Precinct No. 4

and with the following absent: Offie Nobles, constituting a quorum; and among other proceedings had were the following:

The County Judge submitted the following order to the Court:

"AN ORDER by the Commissioners' Court of Upshur County, Texas, approving Certificate of Payment and estimate with respect to a contract by and between Upshur County and Besco Construction Company & Associates with respect to that certain contract (dated February 15, 1974) for remodeling of the Upshur County Courthouse; and authorizing payment of the amount due."

The order having been read in full, it was moved by Commissioner Still and seconded by Commissioner McCurry that the same be adopted. Thereupon, the question being called for, the following members of the Court voted "AYE": County Judge Dean and Commissioners Nobles, Loyd, Still and McCurry; and none voted "NO".

The County Judge declared the motion carried and the order passed, and the Clerk was instructed to record same in the proper Minutes of the Court.

ATTEST:

Everett Dean
County Judge, Upshur County, Texas

O. N. Loyd
County Clerk and Ex officio Clerk of
the Commissioners' Court of Upshur
County, Texas

(Com. Crt. Seal)

AN ORDER by the Commissioners' Court of Upshur County, Texas, approving Certificate of Payment and estimate with respect to a contract by and between Upshur County and Besco Construction Company & Associates with respect to that certain contract (dated February 15, 1974) for remodeling of the Upshur County Courthouse; and authorizing payment of the amount due.

WHEREAS, by order heretofore duly passed and adopted on the 15th day of February, 1974, this Commissioners' Court authorized the execution of a contract with Besco Construction Company & Associates for the remodeling of the Upshur County Courthouse; and,

WHEREAS, under the original contract, as amended by Change Order No. 1, the County is obligated to pay to the Contractor as work is done and performed the sum of \$586,397, of which amount up to \$400,000 is to be paid through the issuance of Certificates of Obligation authorized by the aforesaid order on the 15th day of February, 1974, and the balance of which shall be paid in cash out of current funds of the County which are legally available for the purpose; and,

WHEREAS, Estimate No. 9 and a Certificate of Payment bearing the same number have been presented to this Commissioners' Court by the Contractor and the Architect wherein request is made for the payment of \$70,305.00, and it is now proper for this Court to authorize the payment of the amount now due said Contractor in the following manner:

- (a) \$70,000 by the issuance and delivery to the Contractor of "UPSHUR COUNTY, TEXAS, CERTIFICATES OF OBLIGATION, SERIES 1974," being Certificates numbered 59 through 128, each in denomination of \$1,000, maturing on March 1, 1989, and
- (b) \$305.00 by the payment of cash out of current funds of the County heretofore appropriated and legally available for the purpose;

AND WHEREAS, the Estimate (and Certificate of Payment) which have been presented to this Court are in words and figures as follows, to wit:

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LELAND A. GUINN
MEMBER OF THE AMERICAN INSTITUTE OF ARCHITECTS
POST OFFICE BOX 149

ARCHITECT
LONGVIEW, TEXAS

CERTIFICATE OF PAYMENT

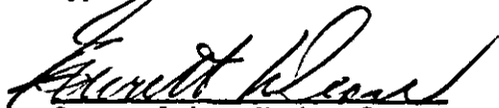
Certificate No. 9

Date Issued November 5, 1974

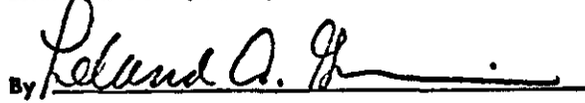
THIS IS TO CERTIFY that, in accordance with the terms of a Contract executed the eleventh day of February, 1974, by and between _____
Besco Construction Company & Associates Contractor and
Upshur County, Texas Owner, for
Remodelling of Upshur County Court House, Gilmer, Texas
there will be due and payable from the Owner to the Contractor, upon the fifteenth day of
November, 1974, the sum of Seventy Thousand Three Hundred
Five and no/100 Dollars (\$ 70,305.00)

Original Contract Amount	\$ 587,217.00	
Total Additions	-0-	
Total Deductions	820.00	
Contract to Date		\$ 586,397.00
Previous Certificates Issued		296,139.00
This Certificate		70,305.00
Total Certificates to Date		<u>365,144.00</u>
Contract Balance		\$ 219,953.00

Approved:


County Judge, Upshur County

Leland A. Guinn, A.I.A., Architect

By 

The Contractor, having examined the above finds it correct and acknowledges receipt, upon the _____ day of _____, 19____, of the above amount Certified.

Contractor

This certificate is not negotiable. It is payable only to the payee named in it. Its issuance, payment and acceptance are without prejudice to any rights of the Owner or Contractor under their Contract. This payment shall not be considered an acceptance of any work or materials by the Architect.

APPLICATION AND CERTIFICATE FOR PAYMENT

AIA DOCUMENT G702

PAGE ONE OF 2 PA

PROJECT: Remodeling of the Upshur County
(name, address) Courthouse
Gilmer, Texas

ARCHITECT: Leland A. Guinn

ARCHITECT'S PROJECT NO:

TO (Owner) Upshur County
Gilmer, Texas

CONTRACTOR: Besco Construction Company

CONTRACT FOR: \$587,217.00

APPLICATION DATE: 2/11/74

APPLICATION NO: 9

PERIOD FROM: 10/1/74

TO 11/1/74

ATTN:

CHANGE ORDER SUMMARY

Change Orders approved in previous months by Owner —		ADDITIONS \$	DEDUCTIONS \$
TOTAL			820
Subsequent Change Orders			
Number	Approved (date)		

TOTALS

Net change by Change Orders \$ 820

State of Texas County of Gregg

The undersigned Contractor certifies that the Work covered by this Application for Payment has been completed in accordance with the Contract Documents, that all amounts have been paid by him for Work for which previous Certificates for Payment were issued and payments received from the Owner and that the current payment shown herein is now due.

By: Besco Construction Company

By: Henry Beason Date 10/1/74

Application is made for Payment, as shown below, in connection with the Contract Continuation Sheet, AIA Document G702A, is attached.

The present status of the account for this Contract is as follows:

ORIGINAL CONTRACT SUM	\$ <u>587,217</u>
Net change by Change Orders	\$ <u>820</u>
CONTRACT SUM TO DATE	\$ <u>586,397</u>
TOTAL COMPLETED & STORED TO DATE	\$ <u>407,160</u>
(Column G on G702A)	
RETAINAGE <u>10</u> %	\$ <u>40,716</u>
or as noted in Column I on G702A	
TOTAL EARNED LESS RETAINAGE	\$ <u>365,444</u>
LESS PREVIOUS CERTIFICATES FOR PAYMENT	\$ <u>295,139</u>
CURRENT PAYMENT DUE	\$ <u>70,305</u>

Subscribed and sworn to before me this 1st day of Nov, 1974

Notary Public: Frances R. Riche

My Commission expires: June, 1975

In accordance with the Contract and this Application for Payment the Contractor is entitled to payment in the amount shown above.

Architect:

By:

- OWNER
- ARCHITECT
- CONTRACTOR
-
-

This Certificate is not negotiable. It is payable only to the payee named herein and its issuance, payment and acceptance are without prejudice to any rights of the Owner or Contractor under their Contract.

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CONTINUATION SHEET

AIA DOCUMENT G702A

PAGE 2 OF 2 PAGES

AIA Document G702, APPLICATION AND CERTIFICATE FOR PAYMENT, containing CONTRACTOR'S signed Certification is attached

APPLICATION NUMBER 9

In tabulations below, amounts are stated to the nearest dollar.

Use Column I on Contracts where variable retainage for line items may apply.

ARCHITECT'S PROJECT NO.

ITEM No. A	DESCRIPTION OF WORK B	SCHEDULED VALUE C	WORK COMPLETED		STORED MATERIALS F	TOTAL COMPLETED AND STORED TO DATE G(D+E+F)		BALANCE TO FINISH H(C-G)	RETAINAGE I
			Previous Applications D	This Application E		%	%		
1.	Bonds & Insurance	7,543	7,543	-0-	-0-	7,543	100	-0-	754
2.	General Cond.	35,500	23,900	3,000	-0-	26,900	76	8,600	2,600
3.	Dem. & Patch	30,063	31,331	1,600	-0-	32,939	91	3,124	3,294
4.	Eqpt. & Tools	16,241	14,215	1,000	-0-	15,215	94	1,026	1,521
5.	Concrete	11,018	8,535	750	-0-	9,285	84	1,733	928
6.	Forms	4,719	3,133	1,250	-0-	4,383	94	288	443
7.	Steel & Erection	22,929	17,729	5,000	-0-	22,729	99	200	2,273
8.	Masonry	31,134	26,464	3,000	-0-	29,464	95	1,670	2,946
9.	Carp. & Mill. Lab.	11,613	2,730	780	-0-	3,510	30	8,103	351
10.	Carp. & Mill. Mat.	3,025	478	1,137	-0-	1,615	40	2,380	162
11.	Waterproofing	4,130	2,250	-0-	-0-	2,250	54	1,880	225
12.	Roofing	20,000	7,000	8,600	-0-	15,600	78	4,400	1,500
13.	Metal Doors	4,787	500	4,197	-0-	4,787	100	-0-	479
14.	Metal Windows	1,956	1,956	-0-	-0-	1,956	100	-0-	196
15.	Glass	4,355	-0-	-0-	-0-	-0-	-0-	4,355	-0-
16.	Finish Hardware	3,000	1,206	-0-	-0-	1,206	40	1,794	121
17.	Plaster	30,782	13,350	3,000	-0-	16,350	53	14,432	1,635
18.	Ceramic Tile	12,170	7,580	-0-	-0-	7,580	62	4,590	758
19.	Flooring	2,461	1,000	-0-	-0-	1,000	41	1,461	100
20.	Terrazzo	1,050	-0-	-0-	-0-	-0-	-0-	1,050	-0-
21.	Ceilings	9,849	-0-	1,800	-0-	1,800	18	8,049	180
22.	Painting	17,189	3,438	-0-	-0-	3,438	20	13,751	343
23.	Toilet Partitions	864	-0-	864	-0-	864	100	-0-	87
24.	Toilet Accessories	1,054	917	137	-0-	1,054	100	-0-	106
25.	Detention Eqpt.	23,677	19,936	-0-	-0-	19,936	84	3,741	2,993
26.	Kitchen Eqpt.	870	870	-0-	-0-	870	100	-0-	87
27.	Seating	5,000	-0-	-0-	-0-	-0-	-0-	5,000	-0-
28.	Elevator	20,339	-0-	13,859	-0-	13,859	68	6,480	1,386
29.	Elec. HV/AC Plumbing	228,699	131,845	26,253	-0-	158,098	69	70,601	15,810
30.	Alum. Louvers	1,293	-0-	1,293	-0-	1,293	100	-0-	129
31.	Door Grills	1,207	-0-	-0-	-0-	-0-	-0-	1,207	-0-
32.	Cont. Fund	10,000	989	597	-0-	1,586	-	8,414	159
	(Change Orders #3 & #4)								
	SUB TOTAL OR TOTAL	586,397	329,043	78,117	-0-	407,160		179,237	40,716

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AND WHEREAS, it is hereby found and determined that the contract hereinabove mentioned is a lump sum contract and that the "description of work" as shown on the Estimate attached to the Certificate of Payment of the Architect is merely a convenient procedure for the determination of the amount which is due to the Contractor for the particular pay period and does not affect in any manner the obligation of the Contractor to complete the work; now, therefore,

BE IT ORDERED BY THE COMMISSIONERS' COURT OF UPSHUR COUNTY, TEXAS:

SECTION 1: That it has specifically found and determined that this Court has received full value for the work done and performed and the materials, etc. supplied by the Contractor, for which the aforesaid Estimate and Certificate of Payment are submitted, and said Estimate and Certificate of Payment are hereby approved and allowed in accordance with the order authorizing same.

SECTION 2: That it appears to this Commissioners' Court upon due investigation that no person, firm, corporation or trust estate has given notice in writing or otherwise to the Court or to any officer whose duty it is to pay said Contractor, of any lien for any materials, apparatus, fixtures, machinery or labor furnished to the said Contractor, as provided by Article 5472a, V.A.T.C.S., or any other law; and, further, that neither the County of Upshur nor any person holds a claim of any kind or character which might be properly charged or interposed as an offset or counterclaim to the payment of the Estimate and Certificate of Payment herein approved.

SECTION 3: That the amounts due the Contractor under the aforesaid Estimate and Certificate of Payment shall be paid as set forth in the preamble.

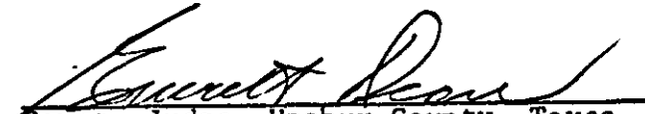
SECTION 4. That the certificates herein authorized to be executed and delivered are hereby found to be valid, subsisting and binding obligations of the County of Upshur, Texas, and it is hereby specifically and affirmatively adjudged and declared that said County has received full value and consideration therefor for which payment has been authorized through the issuance and delivery of such certificates and payment of cash herein authorized to be made, and all things required by law to be done in the issuance and delivery of said certificates and the making of such cash payment have happened and have been performed in due time, form and manner as required by law. This ascertainment is expressly made for the use, benefit and protection of said Contractor and any succeeding owners or holders of said certificates, the Attorney General of the State of Texas, and any other attorney who shall pass upon the legality and validity of said certificates or proceedings, and the same shall be binding upon said County and the members of the Commissioners' Court, and their successors in office, until said certificates with interest thereon have been fully paid and discharged.

SECTION 5: That the appropriate officials of the County shall carry out the provisions of this order by causing the aforesaid certificates to be executed, sealed, registered as obligations of the County and payment of cash made, and all actions of said officials in so doing shall be prima facie evidence that their official acts have been completed in all respects in the

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proper manner to give full validity to the certificates and cause the same to create good, sufficient and valid obligations against Upshur County, Texas.

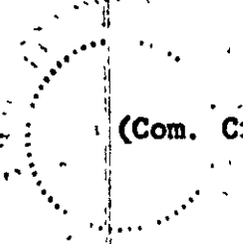
PASSED AND APPROVED, this the 11 day of November, 1974.


County Judge, Upshur County, Texas

ATTEST:


County Clerk and Ex officio Clerk of
the Commissioners' Court of Upshur
County, Texas

(Com. Crt. Seal)



CASH RECEIPT

VOL. 16 PG. 741

THE STATE OF TEXAS
COUNTY OF UPSHUR

X
X
X

The undersigned, as a representative of BESCO CONSTRUCTION COMPANY & ASSOCIATES, Contractor, does hereby certify that this Company has received payment of \$305.00 in cash, in partial payment of Estimate and Certificate of Payment submitted to the Commissioners' Court of Upshur County, Texas (in connection with the remodeling of the Upshur County Courthouse under the contract dated February 15, 1974), in accordance with an order of the said County passed and adopted on the 11th day of November, 1974, authorizing payment due under said Estimate and Certificate of Payment.

TO CERTIFY WHICH, witness my hand this the 18th day of November, 1974.

BESCO CONSTRUCTION COMPANY & ASSOCIATES
Contractor

By *Dewey Beason*
Its *Owner*

SWORN TO AND SUBSCRIBED BEFORE ME, this the 18th day of November, 1974.

O W Lloyd - Co Clerk
Notary Public in and for Upshur County,
Texas

Lynn Quinn, Deputy

(Notary Seal)

VOL. 16 PG. 742

CASH RECEIPT

THE STATE OF TEXAS
COUNTY OF UPSHUR

Y
X
X

The undersigned, as a representative of BESCO CONSTRUCTION COMPANY & ASSOCIATES, Contractor, does hereby certify that this Company has received payment of \$40,184.00 in cash, in partial payment of Estimate and Certificate of Payment submitted to the Commissioners' Court of Upshur County, Texas (in connection with the remodeling of the Upshur County Courthouse under the contract dated February 15, 1974), in accordance with an order of the said County passed and adopted on the 7th day of October, 1974, authorizing payment due under said Estimate and Certificate of Payment.

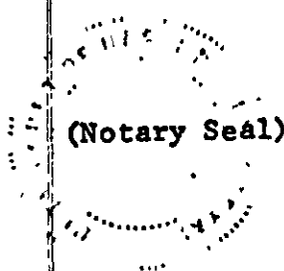
TO CERTIFY WHICH, witness my hand this the 14th day of October, 1974.

BESCO CONSTRUCTION COMPANY & ASSOCIATES
Contractor

By *Dessy Beason*
Its *Owner*

SWORN TO AND SUBSCRIBED BEFORE ME, this the 14th day of October, 1974.

O. M. [Signature]
Notary Public in and for Upshur County,
Texas
Lynn Zimm, Deputy



WAIVER OF NOTICE AND CONSENT TO SPECIAL MEETING

WE, THE UNDERSIGNED, being all the members of the Commissioners' Court of Upshur County, Texas, DO HEREBY WAIVE notice of a special meeting of said Court to be held at _____ o'clock _____ .M. on the _____ day of November, 19 74, and DO WARRANT the holding of such meeting and the transaction of any and all business that may come before such meeting, including passage of an order authorizing payment of Estimate No. 9 in the amount of \$70,305 out of Upshur County, Texas, Certificates of Obligation, Series 1974.

DATED at Gilmer, Texas, this the _____ day of November, 19 74.



County Judge, Upshur
County, Texas

Commissioner, Precinct Number 1

Commissioner, Precinct Number 2

Commissioner, Precinct Number 3

Commissioner, Precinct Number 4

VOL. 16 PG. 744

THE UPSHUR COUNTY COMMISSIONERS COURT
BOX 39
GILMER, TEXAS 75644

Formal notice is hereby given and request made that Delhi

Gas Pipeline Corporation proposes to place a 4 1/2"

O. D. Gas Pipeline across the

right-of-way of County Road Along the West Line of the as follows:

E. Lacy Tract (approximately one
mile NE of the Hwy. Crossings #155 & #259)

(DESCRIBE AND ATTACH PLAT)

The location and description of the proposed construction and appurtenances is more fully shown by the attached drawing and plat. The line will be constructed and maintained on the county right-of-way as directed by the County Commissioners Court in accordance with current Upshur County specifications.

It is expressly understood that the Upshur County Commissioners Court does not purport, hereby, to grant any right, claim, title, or easement in or upon this county road. It is further understood that in the future, should for any reason Upshur County need to work, improve, relocate, widen, increase, add to, or in manner change the structure of this right-of-way, this line, if affected, will be moved under the direction of the Upshur County Commissioners and shall be relocated at the complete expense of the owner.

It is further understood and agreed that Upshur County assumes no liability for damages to any line, pole, construction, or appurtenances in the normal maintenance of the county road.

All work on the county right-of-way shall be performed in accordance with the County Commissioner's instructions. The installation shall not damage any part of the highway and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent owners.

With the approval of the Commissioners Court construction will begin on or after 6 day of December 1974.

FIRM Delhi Gas Pipeline Corporation

By John E. Lemons *John E. Lemons*

Landman

Title

One Allen Center, Suite 1140

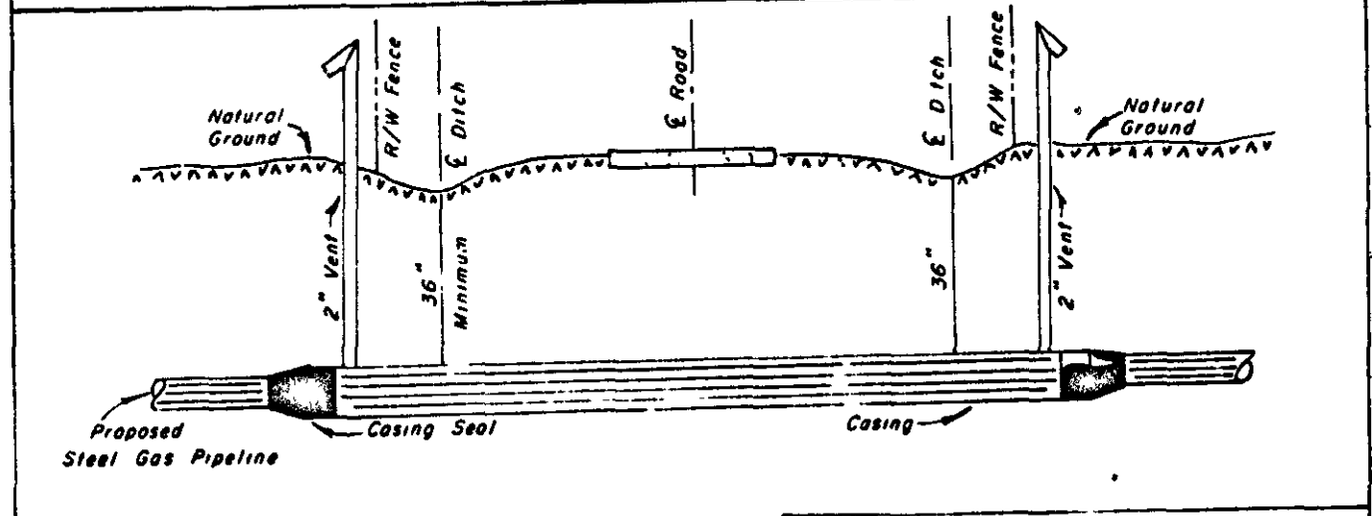
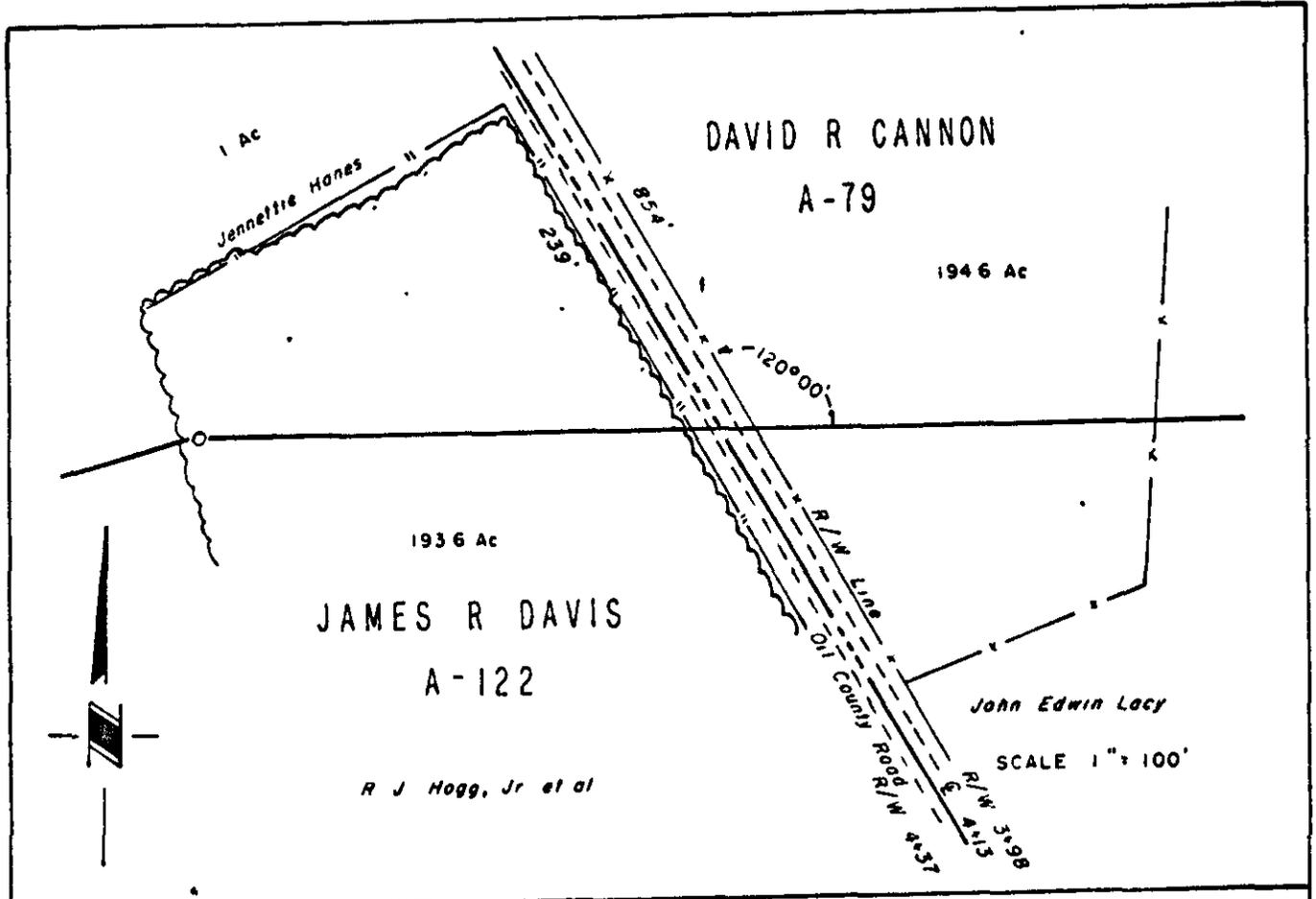
Address Houston, Texas 77002

APPROVED:

Ernest Rogers
Bobie Roberts

Castrell Boyd
Chas. L. Hill
W. H. C. ...

(This form to be submitted in duplicate for each proposed installation.)



Not to Scale

only (If Required) To Case

ENGINEERING OFFICE
HARRY L JOHNSON &
ASSOCIATES, INC
TYLER, TEXAS
Dec 3, 1974 BWH

PIPELINE CROSSING
OIL COUNTY ROAD
DELHI GAS PIPELINE CORPORATION
UPSHUR CO., TEXAS

STATE OF TEXAS

COUNTY OF TRAVIS

X

X

CHILD WELFARE CONTRACT

By motion duly made, seconded and carried at its meeting on September 9, 1974, the Commissioners' Court of UPSHUR County, Texas, hereinafter referred to as the County, has agreed to appoint a Child Welfare Board. Said Board is to be appointed in accordance with the provisions of Article 695a, Section 4, Vernon's Texas Civil Statutes, and is to have and exercise such lawful authority, duties and responsibilities as are conferred upon it by statute, the State Department of Public Welfare, hereinafter referred to as the Department, and the above Commissioners' Court.

Under Title IV of the Federal Social Security Act, as amended by Public Law 90-248, the Federal government authorized expansion of the Foster Care Program and made available Federal funds to enable the Department to extend its Foster Care Program. Title IV now enables the Department to forward to the County Child Welfare Board the claimable Federal financial participation for AFDC foster care. Since an act of the Legislature has also authorized the Department to reimburse County Child Welfare Boards for certain expenditures under the Foster Care Program from appropriated State funds, the Department and the above County do hereby enter into this Contract.

1. This is to be a jointly financed State administered program of child protection to meet the needs of dependent and neglected children and children with special needs, including adoption. It is to be neither a probation nor a general relief program, and the staff is not to aid in law enforcement.
2. This mutually undertaken program must meet State licensing standards for child-caring and child-placing activities as a condition to continuing Department participation.
3. The Department's plans for personnel administration and service policies are to be followed. This includes, but is not limited to, job classifications, salary scales, travel allowance and per diem expenses, observance of State holidays, and Merit System provisions. The employment and/or dismissal of employees of this program is the responsibility of and is to be done by the Department. There shall be no discrimination in employment, service, or dismissal because of race, color, religion, sex, or national origin. The Civil Rights Act of 1964 shall be complied with in all respects.
4. The Department is to provide an in-service training program similar in scope to that offered throughout the Department at no expense to the County. All employees coming within the scope of the training shall participate.
5. The County is to provide office space, utilities (except telephone), and adequate funds for all necessary child-care, including but not limited to foster care, day care, clothing, medical care, psychological and psychiatric evaluations and/or treatment,

Child Welfare Contract
Texas Department of Public Welfare
Legal Division
May, 1974

NOV 8 1974

74
18
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CLEAN
FILED

transportation of children to institutions, homemaker services, and other related expenses necessary to the needs of children served by this program according to good child-care standards. Medical care shall include such things as, but is not limited to, routine physical examinations, immunizations, dental care (including preventive dental care) as well as corrective medical treatment and hospital care not covered by the Title XIX program.

Under this Contract, Title XIX coverage includes only children for whom the Department assumes financial responsibility, who have been determined by the Department to be eligible and who are in eligible foster care facilities, as defined by the Department. Title XIX benefits include only those services which are within the amount, duration, and scope of the Title XIX Medical Assistance Program, as defined by the Department.

6. Under Public Law 90-248 the Child Welfare Services Program and the Aid to the Families with Dependent Children Program were placed under a single organizational unit, thus making it possible for the staff of the Department to provide services for all children that were previously identified under one of these programs.

The County agrees to maintain a Foster Care Program which will meet the requirements of AFDC foster care. The County agrees to pay, as authorized by the County Child Welfare Board, the full cost of board and care for any child covered by this program, and further agrees to pay at least the minimum daily rate established by the Department for the care of each child. The County further agrees not to pay less for the care of AFDC foster care children than other foster care children. The County agrees that the County Child Welfare Board will certify the eligibility of children for AFDC foster care and that the Board will verify and return, in the format prescribed by the Department, a proper bill to the Department for eligible AFDC foster care payments.

The Department agrees that, upon receipt of a verified and proper bill from the County Child Welfare Board in accordance with the fiscal procedures of the Department, reimbursement will be made to the County Child Welfare Board for AFDC foster care payments paid by the Board in the preceding month. The Department agrees to reimburse the Board for AFDC foster care payments which are paid by the Board on or after the effective date of this Contract, and agrees to make such reimbursements on a month-to-month basis with adjustments for previous months.

The County agrees that it shall not reduce its total net expenditures for any future fiscal year below the sum of the lesser of the County appropriations or actual expenditures for Child Welfare Services for the fiscal year preceding the signing of this Contract and the amount forwarded to the County Child Welfare Board from the Department for foster care for the then current fiscal year. It is mutually agreed and understood that if there has been no appropriation for Child Welfare Services in the year preceding the signing of the Contract, the actual expenditures for Child Welfare Services for the year preceding the signing of the Contract and the amount forwarded to the County Child Welfare Board from the Department for foster care for the current fiscal year shall be the measurement of performance. The County will extend the program in such manner as will best carry out the purposes of the

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agreement and of maintaining effort for strengthening the program and affording care and services on behalf of the needy children in the County.

7. There shall be a periodic review of this agreement by the County and representatives of the Department at such times as may be deemed necessary by either party to this Contract in order to evaluate the program and consider any appropriate changes.
8. It is expressly agreed and understood that the County will participate in the Department's financial and statistical reporting procedures in all their facets. Forms for financial and statistical reporting are to be provided by the Department.
9. The Department is to meet costs pertaining to: supervision and overall administration of the program from the State Office, regional level, unit and worker level; expenses for in-service training provided through the Department's program of orientation and training; all necessary forms, printed envelopes, and printed letterheads appropriate to the Department's system of reporting and correspondence; telephone equipment and expenses; office equipment; ~~general~~ administrative costs of employee fringe benefits including employer's portion of Social Security, State retirement and other benefits available to State employees; and travel expenses and per diem for the staff at rates established by the Legislature resulting from duties, service requests, and cases originating within the County.
10. Expenditures and receipts on behalf of Child Welfare will be reviewed and approved by the Child Welfare Board on a monthly basis.
 - a. A special account or fund will be kept for the deposit and disbursement of miscellaneous funds paid directly to the Child Welfare Board in accordance with procedures authorized by the County. Included in such funds may be payments made for support of children by natural parents, adoption reimbursement payments, AFDC Foster Care reimbursement payments, Social Security and other similar receipts of the Child Welfare Board. To make expenditures out of this special account or fund, the Child Welfare Board will recommend the expenditure and the issuance of a warrant or check payable against the special account or fund will be made in accordance with usual County procedure.
 - b. Administrative staff of the Department shall authorize the expenditure of local funds, upon the approval of the County Child Welfare Board, for purposes for which the Commissioners' Court allocated such funds.
 - c. The financial depository for the Child Welfare Board shall be the County Treasury, or other designated County depository, and all monies received by the Child Welfare Board from whatever source shall be deposited in this County depository, and the regular procedures followed in the collection, disbursement and accounting for such county funds will be followed and adhered to by the County and the Child Welfare Board.
11. The County Child Welfare Board will have the following duties assigned to it by the County Commissioners and the Department in relation to the Child Welfare Program:

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- a. It will be the duty of the Child Welfare Board to act in an interpretative capacity so that the activities of the Child Welfare Program, and the efforts of the staff of the program are interpreted to the community and the County Commissioners' Court and in turn, the County Child Welfare Board will interpret community conditions and attitudes, and the thinking of the Commissioners' Court on policy matters to the staff.
- b. It will be the duty of the County Child Welfare Board to work with the staff of the Child Welfare Program to develop an estimated budget for the operation of the Child Welfare Services for each year of operation of the service.
- c. It will then be the duty of the Board to recommend an estimated budget to the Commissioners' Court and appear in support of same at budget hearings.
- d. It will also be the duty of the County Child Welfare Board to develop local policies which are not inconsistent with the Department's policies for the carrying out of a County Child Welfare program. Such local policies are necessary because of the necessity to individualize a program in relation to its setting.
- e. The County Child Welfare Board will consist of seven to fifteen persons appointed by the Commissioners' Court. They will serve three year terms on a rotating basis. The initial appointees should be designated to serve the following terms:
 - 1/3 of the members to be appointed to three year terms;
 - 1/3 of the members to be appointed to two year terms;
 - 1/3 of the members to be appointed to one year terms.

Thus, in successive years, from two to five new members will be appointed. The members should represent a cross section of the citizens of the County. The County Judge and Judge of the Juvenile Court or the Judge of the District Court having jurisdiction in cases involving dependency and neglect shall serve as ex-officio members of the Child Welfare Board.

12. The County Child Welfare Board will coordinate its operations with other agencies and resources within the County. There should be administrative understandings between the County Child Welfare Board and staff and other agencies and resources regarding adoption services, institutional care, medical care, psychiatric evaluations, child care and treatment, and use of foster homes.
13. The term of this Contract shall be for a period beginning on the effective date and will terminate at such time as the Federal, State, and local governments cease to participate in the program, or by mutual consent of all parties hereto. If such mutual consent cannot be attained, a party to this Contract may consider it canceled by giving sixty (60) days notice in writing to the other party, and this Contract shall thereupon be canceled upon the expiration of such sixty (60) day period.

It is agreed and understood that in the event the Federal or State

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laws or other requirements should be amended or judicially interpreted so as to render fulfillment of this Contract on the part of any party unfeasible or impossible, or if the Department or the County should be unable to agree upon modifying amendments which would be needed to enable substantial continuation of the programs as a result of such amendments or judicial interpretations, then and in that event, the Department and the County shall be discharged from further obligation created under the terms of this Contract, except for equitable settlement of the respective accrued interests or obligations incurred up to the date of termination.

14. It is mutually agreed and expressly understood that this Contract shall constitute the entire agreement between the County and the Department, and any other agreement, contract or amendment, whether formal or informal, which has been previously entered into by and between the County and the Department is in conflict with this Contract, then, and in that event, such conflicting agreement, contract or amendment is of no effect.
15. The County agrees that none of the monies provided to the Department pursuant to the terms of this Contract shall be Federal funds either directly or indirectly and further expressly agrees that such monies have not been used to secure Federal matching previously. The County also agrees to maintain and retain fiscal documents adequate to assure that claims for Federal matching funds are in accord with applicable Federal requirements.

Said documents shall be maintained and retained by the County for a period of three (3) years after the date of submission of the final expenditure report. In the event that audit by or on behalf of the United States Department of Health, Education and Welfare occurs, documents will be retained until the resolution of audit questions.

For the faithful performance of the terms of the Contract, the parties hereto in their capacities as stated, affix their signatures and bind themselves effective the 9th day of September, 19 74.

TEXAS DEPARTMENT OF PUBLIC WELFARE

BY RW Vowell
Raymond W. Vowell, Commissioner

UPSHUR COUNTY

BY Lawrence Deane
County Judge

J. P. Nobles
Commissioner, Precinct 1

Carl T. Loyd
Commissioner, Precinct 2

Charles L. Hill
Commissioner, Precinct 3

Neil M. Curry
Commissioner, Precinct 4

Child Welfare Contract
Texas Department of Public Welfare
Legal Division
May, 1974

DEPUTATION

VOL. 16 PG. 751A

THE STATE OF TEXAS

County of Upshur } I, J. B. Hill
Upshur
 of the County of _____ and State of Texas, having
 full confidence in Millison Harper of said County and State, do hereby
 with the consent of the Commissioners' Court of Upshur County, Texas, duly entered herein,
 nominate and appoint the said Millison Harper my true and
 lawful deputy, in my name, place and stead, to do and perform any and all acts and things pertaining to the office of said
Deputy County Clerk of said County and State, hereby ratifying
 and confirming any and all such acts and things lawfully done in the premises by virtue hereof.

Witness my hand, this 2nd day of January 1975

J. B. Hill
 of Upshur County, Texas.

THE STATE OF TEXAS,

County of _____ } BEFORE ME, Deputy County Clerk
 in and for Upshur County, Texas,
 on this day personally appeared J. B. Hill

known to me to be
 the person whose name is subscribed to the foregoing deputation, and acknowledged to me that he executed the same
 for the purposes and considerations therein expressed.

GIVEN under my hand and seal of office at Gilmer, Texas,
 this 2nd day of January 1975

Alvin Quinn
 Deputy County Clerk

OATH OF OFFICE

"I, Millison Harper,
 do solemnly swear (or affirm), that I will faithfully execute the duties of the office of _____
Deputy County Clerk
 of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the
 United States and of this State; and I furthermore solemnly swear (or affirm), that I have not directly nor indirectly
 paid, offered, or promised to pay, contributed, nor promised to contribute any money, or valuable thing, or promised
 any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected.
 So help me God."

Subscribed and sworn to before me, this 2nd day of January 1975

Millison Harper
Alvin Quinn
 Deputy County Clerk

NOTE: Article 16, Section 1, of the Constitution before amendment in November 1938 was worded differently as to persons elected and those appointed to office. This Article, as amended, makes no such provisions, so all officers, whether elected or appointed, take the same oath.

DEPUTATION

THE STATE OF TEXAS

County of Upshur I, J. B. Hill Jr. of the County of Upshur and State of Texas, having full confidence in Mary LeBus of said County and State, do hereby with the consent of the Commissioners' Court of Upshur County, Texas, duly entered herein, nominate and appoint the said Mary LeBus my true and lawful deputy, in my name, place and stead, to do and perform any and all acts and things pertaining to the office of said Deputy County Clerk of said County and State, hereby ratifying and confirming any and all such acts and things lawfully done in the premises by virtue hereof.

WITNESS my hand, this 2 day of January 19 75

J. B. Hill Jr. [Signature]

of Upshur County, Texas.

THE STATE OF TEXAS,

County of Upshur BEFORE ME, Lynn Quinn, Deputy County Clerk in and for Upshur County, Texas, on this day personally appeared J. B. Hill Jr.

known to me to be the person whose name is subscribed to the foregoing deputation, and acknowledged to me that he executed the same for the purposes and considerations therein expressed.

GIVEN under my hand and seal of office at Gilmer Texas,

this 2 day of January 19 75

[Signature] Lynn Quinn, Deputy County Clerk Upshur County, Texas

OATH OF OFFICE

Mary LeBus

"I, do solemnly swear (or affirm), that I will faithfully execute the duties of the office of Deputy County Clerk of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the United States and of this State; and I furthermore solemnly swear (or affirm), that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor promised to contribute any money, or valuable thing, or promised any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected. So help me God."

Subscribed and sworn to before me, this 2 day of Jan. 19 75

[Signature] Lynn Quinn, Deputy County Clerk Upshur County Texas

NOTE: Article 16, Section 1, of the Constitution before amendment in November 1893 was worded differently as to persons elected and those appointed to office. This Article, as amended, makes no such provisions, so all officers, whether elected or appointed, take the same oath.

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THE STATE OF TEXAS }

County of Upshur } I, J. B. Hill, Jr.
 of the County of Upshur and State of Texas, having
 full confidence in Bobbie Hankins of said County and State, do hereby
 with the consent of the Commissioners' Court of Upshur County, Texas, duly entered herein,
 nominate and appoint the said Bobbie Hankins my true and
 lawful deputy, in my name, place and stead, to do and perform any and all acts and things pertaining to the office of said
Deputy County Clerk of said County and State, hereby ratifying
 and confirming any and all such acts and things lawfully done in the premises by virtue hereof.

Witness my hand, this 2 day of Jan. 19 75

J. B. Hill, Jr.
J. B. Hill, Jr.

of Upshur County, Texas.

THE STATE OF TEXAS, }

County of Upshur } BEFORE ME, Lynn Quinn, Deputy County Clerk
 in and for Upshur County, Texas,
 on this day personally appeared J. B. Hill, Jr.

known to me to be
 the person whose name is subscribed to the foregoing deputation, and acknowledged to me that he executed the same
 for the purposes and considerations therein expressed.

GIVEN under my hand and seal of office at Gilmer, Texas,

this 2 day of Jan. 19 75

Lynn Quinn
Lynn Quinn, Deputy County Clerk
Upshur County, Texas

OATH OF OFFICE

"I, Bobbie Hankins
 do solemnly swear (or affirm), that I will faithfully execute the duties of the office of
Deputy County Clerk
 of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the
 United States and of this State; and I furthermore solemnly swear (or affirm), that I have not directly nor indirectly
 paid, offered, or promised to pay, contributed, nor promised to contribute any money, or valuable thing, or promised
 any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected.
 So help me God."

Subscribed and sworn to before me, this 2 day of Jan. 19 75

Bobbie Hankins
Lynn Quinn
Lynn Quinn, Deputy County Clerk
Upshur County, Texas

NOTE. Article 16, Section 1, of the Constitution before amendment in November 1933 was worded differently as to persons elected and those appointed to office. This Article, as amended, makes no such provisions, so all officers, whether elected or appointed, take the same oath.

DEPUTATION

THE STATE OF TEXAS

County of Upshur I, J. B. Hill, Jr. of the County of Upshur and State of Texas, having full confidence in ~~MARKER~~ Lynn Quinn of said County and State, do hereby with the consent of the Commissioners' Court of Upshur County, Texas, duly entered herein, nominate and appoint the said Lynn Quinn my true and lawful deputy, in my name, place and stead, to do and perform any and all acts and things pertaining to the office of said Deputy County Clerk of said County and State, hereby ratifying and confirming any and all such acts and things lawfully done in the premises by virtue hereof.

WITNESS my hand, this 2 day of January, 1975.
J. B. Hill, Jr. County Clerk
of Upshur County, Texas.

THE STATE OF TEXAS,

County of Upshur BEFORE ME, Bobbie Hankins, Deputy County Clerk in and for Upshur County, Texas, on this day personally appeared J. B. Hill, Jr. known to me to be the person whose name is subscribed to the foregoing deputation, and acknowledged to me that he executed the same for the purposes and considerations therein expressed

GIVEN under my hand and seal of office at Gilmer, Texas, this 2 day of January, 1975.
Bobbie Hankins
Bobbie Hankins, Deputy Co. Clk.
Upshur County, Texas

OATH OF OFFICE

"I, Lynn Quinn do solemnly swear (or affirm), that I will faithfully execute the duties of the office of Deputy County Clerk of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the United States and of this State; and I furthermore solemnly swear (or affirm), that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor promised to contribute any money, or valuable thing, or promised any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected So help me God."

Subscribed and sworn to before me, this 2 day of January, 1975.
Lynn Quinn
Bobbie Hankins
Bobbie Hankins, Deputy Co. Clk.
Upshur County, Texas

NOTE: Article 16, Section 1, of the Constitution before amendment in November 1938 was worded differently as to persons elected and those appointed to office. This Article, as amended, makes no such provisions, so all officers, whether elected or appointed, take the same oath.