



UPSHUR COUNTY COMMISSIONERS COURT
GILMER, TEXAS

December 12, 1977

FILED
J.E. Hill, Jr.
CLERK UPSHUR COUNTY
1977 DEC 19 AM 10:17

Commissioners Court met in regular session with all members present.

Judge Dean read the minutes of December 5, 1977. Motion was made by J. W. Meadows, seconded by Bernice Nobles for the minutes to stand approved as read. Motion carried.

Mr. James Crook, Representative of Pritchard & Abbott, met with the Court again as they had presented (3) three Construct Proposals to the Court on November 28, 1977.

1. Contract for appraisal services - Oil & Gas Utilities Industries.
2. Tax roll contract for 1978-1979.
3. Contract for registration of voters.

Motion was made by J. W. Meadows, seconded by Bernice Nobles to accept the contracts. Motion carried.

Bernice Nobles made a motion, seconded by Charles Still to approve a permit application from Arthur E. Davis, to place a driveway culvert on ROW of County Road, Guinea Road. Motion carried. Copy attached.

Motion was made by Floyd Drennon, seconded by Charles Still to approve a permit application from Delaney Drilling, Inc., to place a water line on ROW of County Road, Arrowhead Road. Motion carried.

Floyd Drennon made a motion, seconded by J.W. Meadows to approve a permit application from H. C. Lunsford, to place a driveway culvert on ROW of County Road, School Road. Motion carried. Copy attached.

Keith Barber met with the Court asking that a Resolution be passed by the Court that the Auditor of Upshur County be authorized to prepare and submit an application to Texas Department of Community Affairs. Floyd Drennon made a motion, seconded by J. W. Meadows to approve the Resolution. Motion carried. Copy attached.

Judge Dean opened three bids made for the Sheriffs car. No action was taken.

Floyd Drennon made a motion, seconded by Charles Still to approve the unpaid bills. Motion carried.

Court was closed for a personel meeting.

Secrett Dean *J W Meadows*

Bernice Nobles *Charles L. Still*

Floyd Drennon

FILED
J.B. HILL, JR.
CLERK UPSHUR COUNTY
1977 DEC 12 AM 10:44

APPROVAL OF TAX ASSESSOR-COLLECTOR

STATE OF TEXAS X
X KNOW ALL MEN BY THESE PRESENTS:
X
COUNTY OF UPSHUR X

THAT, WHEREAS, I W.C. "Bill" Jones, the TAX ASSESSOR-COLLECTOR OF Upshur County, Texas, am charged by law with certain responsibilities in connection with the annual preparation of tax rolls, tax statements, current monthly reports, tax receipts and tax inventories of the said Upshur County, Texas; and

WHEREAS, it has come to my attention that in recent years computers using electronic data processing techniques have been programmed to perform the mechanical and mathematical details in connection with the preparation of tax rolls, tax statements, tax receipts, current monthly reports, and tax inventories, and that these electronic data processing techniques are now being made available to tax offices by companies possessing technical skill, ability and equipment necessary for the preparation of tax rolls, tax statements, tax receipts, current monthly reports, and tax inventories and

WHEREAS, Pritchard & Abbott, 200 Seminary South Office Building, Fort Worth, Tarrant County, Texas, is a company possessing such technical skill, ability and equipment and has offered its professional tax roll services to me and my office; and

WHEREAS, I find that these services will provide me and my office with a convenient and efficient method of handling the purely mechanical and mathematical details for the preparation of tax rolls, tax statements, current monthly reports, tax receipts, and tax inventories and will in no way invade or usurp the powers, duties, or prerogatives of me and my office.

9-13-77

VOL. 18 PG. 89

NOW, THEREFORE, having considered all the above, I hereby approve of the governing body of this taxing jurisdiction entering into a contract with Pritchard & Abbott for the preparation of tax rolls, tax statements, current monthly reports, tax receipts, and tax inventories for the years 1978 and 1979.


Tax Assessor-Collector
Upshur County, Texas.

Date: 12-12-77

CONTRACT FOR APPRAISAL SERVICES

VOL 18 PG 90

OIL AND GAS-UTILITIES-INDUSTRIES

STATE OF TEXAS I
COUNTY OF UPSHUR I

FILED
J.B. HILL, JR.
CLERK UPSHUR COUNTY
1977 DEC 12 AM 10:44

THIS CONTRACT, made and entered into by and between
UPSHUR COUNTY, a political subdivision of the State
of Texas, acting by and through its governing body, the Commissioners' Court, (hereinafter referred to as "County") and PRITCHARD AND ABBOTT VALUATION CONSULTANTS, a professional appraisal firm, 200 Seminary South Office Building, Fort Worth, Tarrant County, Texas, (hereinafter referred to as "Appraisal Firm"),

WITNESSETH

WHEREAS, under the provisions of Article V, Section 18 of the Constitution of Texas, the Commissioners' Court is established as the governing body of the county, and by the provisions of Article VIII, Section 18 of the Constitution said Court is constituted as a Board of Equalization for said county; and

WHEREAS, the Constitution of Texas specifically provides that taxation shall be equal and uniform and that all property shall be taxed in proportion to its value to be ascertained as provided by law, and the statutes enacted pursuant to such Constitutional provisions require said Court, as a Board of Equalization, to inspect, correct, and equalize assessments made on renditions by the owner or owners of property, or made on renditions by the tax assessor-collector where the owner or owners may fail to render the same, and such Board is invested with broad powers of investigation in order to ascertain that the Constitutional requirements are met; and

WHEREAS, by reason of Article 7212, V.A.T.C.S., this Court has express statutory authority to employ an individual, firm or company deemed to have special skill and experience to compile taxation data for use by the Court while setting as a Board of Equalization, and to pay for such services out of the proper fund or funds of the County; and

WHEREAS, the County has determined that it would be wise and to the best interest of the County for it to employ experts skilled in the matter of appraising and valuing certain hereinafter described property located within the boundaries of the County and subject to ad valorem taxation in said County, and to compile taxation data relating thereto for use of the Court sitting as a Board of Equalization; and

WHEREAS, this Court has found and determined and does hereby find and determine that the Appraisal Firm has special skill and experience so as to enable the Appraisal Firm to compile such taxation data and that the Appraisal Firm should be retained by this Court to assist it when it is acting as a Board of Equalization by the performance of the services hereinafter specified.

NOW, THEREFORE, THE PARTIES HERETO HAVE AGREED AND DO CONTRACT AS FOLLOWS:

A. "County" shall mean the Commissioners' Court of _____
Upshur County, Texas, composed of the County Judge and four commissioners of said County.

B. "Appraisal Firm" shall mean Pritchard and Abbott Valuation Consultants, a professional appraisal firm, 200 Seminary South Office Building, Fort Worth, Tarrant County, Texas.

C. Properties to be appraised by the Appraisal Firm under the terms of this contract shall mean all interests in producing oil and gas leases, including working interests, oil payments, overriding royalties and royalty interests; and shall also include all personal property used or employed in connection with such producing oil and gas leases. Also included in the terms of this contract are all pipelines, pump stations, compressor stations, refineries, gasoline plants, oil field supply companies, well service companies, public utilities, telephone companies, railroads, manufacturing plants and other major industries; such other major industries being: (list industries where applicable)

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The Appraisal Firm agrees as follows:

(1) That it is well and fully advised as to the meaning and application of the statutes and laws of the State of Texas relating to ad valorem taxation and that its appraisals will comply with such statutes and laws.

(2) That it will appraise for the tax years 19 78 and 19 79 all of the above-listed and described properties located in the County, for ad valorem tax purposes, and in the process of so doing, will gather and compile as of January 1st of each of said years all information and data reasonably needed and reasonably available pertaining to the values of such properties, and furnish said data and information to the Commissioners' Court sitting as a Board of Equalization for the purpose of equalizing valuations of such properties with other properties in said County for each of the years covered by this contract; said data and information to be made available with respect to all of such properties properly and lawfully coming before the Board of Equalization for consideration and equalization upon renditions made by the owner or owners thereof or upon renditions made by the tax assessor-collector where the owner or owners may fail to render the same.

(3) That it will meet with the Commissioners' Court sitting as a Board of Equalization at its preliminary meeting when the values shall be compared with the rendered values of the above-mentioned properties and to assist the Board of Equalization in such manner as it may desire in determining which persons, firms or corporations owning any of the above-mentioned properties shall be cited to appear at the final meeting of the Board of Equalization.

(4) That it will meet with the Board of Equalization at its final meeting and when necessary and desirable will present testimony as to the value of the above-mentioned properties, and will assist

the Board of Equalization in equalizing the taxable values of properties subject to taxes in said County, in such manner as the Board of Equalization may see fit, and it will, generally, assist the Board of Equalization until final action is taken, fixing and equalizing the values of the above-mentioned properties for taxation for the years 19 78 and 19 79 .

(5) That the Appraisal Firm will furnish and pay for all supplies needed for the proper execution of this contract.

(6) It is understood by both parties to this contract that Appraisal Firm will furnish expert testimony defending their values, at no additional cost to the County, in the event of any court action resulting from such valuations.

The County agrees as follows:

(1) That it will employ the Appraisal Firm to perform the services as outlined hereinabove for the tax years 1978 and 1979 , and in consideration for the performance of these services by the Appraisal Firm, the County agrees and obligates itself to pay the Appraisal Firm out of the proper fund or funds of the County, as provided in Article 7212, V.A.T.C.S., and approved by the Supreme Court of Texas, n.r.e., in White, et al, v. Pickett. et al, 355 SW 2d 848, a sum of money equal to Ten Thousand _____ DOLLARS (\$ 10,000.00 _____) for the year 19 78 and a like amount for the year 1979 . Payment in the form of warrants legally drawn against the proper fund or funds of said County shall be made on this contract as follows:

On completion of all services as set out in this contract for the years 1978 and 1979.

To provide for the payment of said warrants, such an amount of money as is necessary for said purpose is hereby set aside and

appropriated out of the monies in, or which shall come into, said proper fund or funds, for the years 19 78 and 19 79. For the purpose of paying the amount to become due the Appraisal Firm under the terms of this contract during the year 19 78 there has been levied for the year 19 77 a tax against all taxable property in said County, at a rate sufficient to produce such an amount as provided in this contract, and the tax thus levied shall be collected along with the other County taxes levied and to be levied for said year. For the purpose of paying the amount to become due the Appraisal Firm under the terms of this contract during the year 19 79 there will be levied for the year 19 78 a tax against all taxable property in said County, at a rate sufficient to produce such an amount as provided in this contract, and that tax thus levied shall be collected along with other county taxes levied and to be levied for said year.

(2) That it will, at any time same may become necessary, pass and enter of record such orders as may be proper and necessary to legalize and facilitate the payment of all sums due the Appraisal Firm.

(3) By mutual agreement between the County and the Appraisal Firm each will lend every assistance to the other in the effective performance of this contract.

(4) It is distinctly understood and agreed between the parties, any language contained herein which might be construed to the contrary notwithstanding that if any word, phrase, sentence, paragraph or provision of this contract shall be for any reason declared or adjudicated to be invalid such decision or adjudication shall not affect the validity of the remaining portions hereof.

(5) All parties to this contract agree that in the event Appraisal Firm performs any or all of its services herein contracted by use of electronic data processing equipment, all punch cards, tapes, programs, or other software of any kind or nature is and shall remain the property of Appraisal Firm and will not be delivered to the taxing jurisdiction at any time during the term of this contract or at the termination thereof.

The execution of this contract is authorized by proper resolution duly

adopted by the Commissioners' Court of the County and duly entered upon the minutes of such Commissioners' Court.

And for the true and faithful performance of all and every of the agreements and covenants stated, the said parties hereto bind themselves, their successors and legal representatives, each to the other.

IN WITNESS WHEREOF, the parties to this agreement have hereunto set their hands this 12th day of Dec. 19 77.

UPSHUR COUNTY, TEXAS
Party of the First Part

[Signature]
County Judge

[Signature]
Commissioner, Precinct No. 1.

[Signature]
Commissioner, Precinct No. 2

[Signature]
Commissioner, Precinct No. 3

[Signature]
Commissioner, Precinct No. 4

ATTEST:

[Signature]
County Clerk, Upshur County

TEXAS

PRITCHARD & ABBOTT VALUATION
CONSULTANTS
Party of the Second Part

By [Signature]

CONTRACT FOR DATA PROCESSING SERVICES

FILED
J. B. HILL, JR.
CLERK UPSHUR COUNTY
1977 DEC 12 AM 10:43

STATE OF TEXAS

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF UPSHUR

THAT, WHEREAS, the COMMISSIONER'S COURT
of UPSHUR COUNTY, TEXAS

hereinafter styled First Party, in the performance of its duties as the governing body of such First Party, has contemplated the employment of experts possessing special skills, scientific knowledge, and technical ability and equipment, so as to perform for said First Party data processing services for the years hereinafter set out by the use of electronic data processing equipment, such services to include the preparation and/or printing of such voter registration records as are hereinafter specifically set out, and;

WHEREAS, First Party now finds and declares that there is a necessity that the tax officers of said First Party be supplied with such data processing services and/or supplies used in connection therewith, so as to enable First Party and its tax officers to more economically perform their duties in connection with the preparation of such voter registration records, and;

WHEREAS, it has been ascertained and determined that Pritchard & Abbott, 200 Seminary South Office Building, Fort Worth, Tarrant County, Texas, hereinafter styled Second Party, has special skill and ability, and scientific and technical knowledge and equipment, so as to enable it to perform such data processing services and/or to furnish supplies in connection therewith, and it is the purpose of First Party to employ the services of Second Party for said purposes;

IT IS, THEREFORE, AGREED by and between the parties hereto as follows:

I.

Second Party agrees to process all basic data supplied to Second Party by First Party and to prepare, print, and record, by use of electronic data processing

equipment, the following records:

1. Voter registration certificates as needed.
2. Four (4) copies of the Master Voter Registration List in alphabetical sequence and twelve (12) copies of each precinct list in alphabetical sequence. These will be active and inactive voter registration lists.
3. Supplement lists showing changes made since the preparation of the previous master list. Such lists shall be prepared as soon as practicable after necessary data is supplies to Second Party by First Party.
4. Jury wheel cards for jury wheel selection as needed.
5. Voter registration and cancellation data to be supplied to Secretary of State office as prescribed by S.B. 300.

for First Party for the years -----, 1978, and 1979.

II.

Second Party agrees to cooperate with the taxing officers of said First Party and to deliver the voter registration records hereinabove listed to said First Party as soon after being supplied with the basic information to be recorded thereon, as shall be reasonably practicable for said years.

III.

It is distinctly understood and agreed, any word, phrase, or sentence hereof to the contrary notwithstanding, that it is not the intention of the parties hereto to invade or usurp the powers, duties, or prerogatives of the Tax Assessor-Collector of First Party, said Tax Assessor-Collector having heretofore approved the execution of this contract, the same being executed for the purpose of enabling First Party to take advantage of the opportunity for the most economical preparation of such voter registration records, as herein provided.

First Party finds and determines that special, scientific skill, knowledge and ability, and scientific and technical equipment are essential to the performance of the services by Second Party under the terms of this contract, and that the employment of said Second Party constitutes the employment of skilled experts, in special instances to prepare voter registration records of said First Party.

IV.

For and in consideration of the skilled services, technical knowledge, ability, experience, and use of equipment, and/or the materials to be supplied by Second Party in the performance of the services herein provided for, First Party agrees to compensate Second Party on the following basis:

All voter registration records as herein provided for shall be prepared for a fee of (.25 ¢) per registrant for the two year period with payment to be made in the following manner:

In the month following delivery of the Master Voter Registration List for the first primary election, payment shall be made on the basis of the number of registrants appearing on the list at that time. As supplement lists are prepared throughout the remainder of the two years, payment for the addition of any new registrants shall be made in the month following delivery of said supplement lists.

Jury wheel cards shall be prepared at a cost of (.02 ¢) per card with payment to be made in the month following delivery of said cards,

to be paid out of the lawful funds of said First Party.

V.

It is further understood and agreed that First Party will issue or cause to be issued to Second Party, warrants drawn against the lawful funds of said First Party, and payable out of current revenues for each of the years of this contract, in payment for the services performed and/or materials supplied as provided for herein.

VI.

First Party specifically obligates itself to, at any time same may become necessary, pass and enter of record such other or further orders as may be proper and necessary to fully authorize and lawfully facilitate the payment of all sums due Second Party for performance of services and/or furnishing supplies as provided for herein.

It is further distinctly understood and agreed that although First Party is creating by the terms hereof a debt and obligation on the part of First Party, said First Party does hereby undertake and obligate itself to levy a tax sufficient to make payment of the sum herein provided to be paid out of current revenues for the tax years covered by this contract, and thereby does here and now make provision for the payment of the debt thus created.

VII.

Second Party agrees that First Party will in no way be obligated or indebted to said Second Party or its agents, servants, or employees, for salaries, expenses, materials, or other charges, except only as herein specifically otherwise provided.

VIII.

It is understood and agreed that all punch cards, tapes, programs, or other software of any kind or nature used by Second Party in the performance of its services herein and not specifically included as an item to be furnished to First Party, is and shall remain the property of Second Party and will not be delivered to First Party at any time during the term of this contract or at the termination thereof.

IX.

It is further distinctly understood and agreed that if any word, phrase, sentence, paragraph, or provision of this contract shall be, for any reason, declared or adjudicated to be invalid, such declaration or adjudication shall not effect the validity of the remaining portions hereof, and it is additionally distinctly understood and agreed

that this is a divisible contract and the services herein provided to be performed and the compensation herein provided to be paid for the years -----, 1978, and 1979 are each hereby found and declared to be separate and distinct, and divisible from the services to be performed and the compensation to be paid for each of such other years.

The execution of this contract is authorized by proper Resolution duly adopted by First Party and duly entered upon its minutes.

Executed in duplicate this the 12th day of Dec. 1977.

UPSHUR COUNTY, TEXAS,
Party of the First Part

[Signature]
County Judge

[Signature]
Commissioner, Precinct No. 1

[Signature]
Commissioner, Precinct No. 2

[Signature]
Commissioner, Precinct No. 3

[Signature]
Commissioner, Precinct No. 4

ATTEST:

[Signature]
County Clerk, Upshur County
TEXAS.

PRITCHARD & ABBOTT,
Party of the Second Part

By *[Signature]*

FILED
J.B. HILL, JR.
CLERK UPSHUR COUNTY
1977 DEC 12 AM 10:44

CONTRACT FOR DATA PROCESSING SERVICES

STATE OF TEXAS X
COUNTY OF UPSHUR X KNOW ALL MEN BY THESE PRESENTS:
X

THAT WHEREAS, the COMMISSIONERS' COURT
of UPSHUR COUNTY, TEXAS

hereinafter styled First Party, in the performance of its duties as the governing body of such First Party, has contemplated the employment of experts possessing special skills, scientific knowledge, and technical ability and equipment, so as to perform for said First Party data processing services for the years hereinafter set out by the use of electronic data processing equipment, such services to include the preparation and/or printing of such tax records as are hereinafter specifically set out, and;

WHEREAS, First Party now finds and declares that there is a necessity that the tax officers of said First Party be supplied with such data processing services and/or supplies used in connection therewith, so as to enable First Party and its tax officers to more economically perform their duties in connection with the preparation of such tax records, and;

WHEREAS, it has been ascertained and determined that Pritchard & Abbott, 200 Seminary South Office Building, Fort Worth, Tarrant County, Texas, hereinafter styled Second Party, has special skill and ability, and scientific and technical knowledge and equipment, so as to enable it to perform such data processing services and/or to furnish supplies in connection therewith, and it is the purpose of First Party to employ the services of Second Party for such purposes;

IT IS, THEREFORE, AGREED by and between the parties hereto as follows:

I.

Second Party agrees to process all basic data and to prepare, print,

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and record, by use of electronic data processing equipment, upon forms approved by the Comptroller of Public Accounts of the State of Texas.

1. Current real estate, mineral, "E", "G" and "H" tax rolls.
2. Current tax statements and receipts for above rolls.
3. Current inventories for the real estate roll.
4. Current monthly reports for the months of October, November, December and January.
5. And furnish binders for current tax rolls and current receipts.
6. And furnish all supplies necessary for the preparation of the above rolls, statements, receipts and monthly reports.

for First Party for the years -----, 1978, and 1979.

II.

Second Party agrees to cooperate with the taxing officers of said First Party and to deliver the tax records hereinabove listed to said First Party as soon after being supplied with the basic information to be recorded thereon, as shall reasonably be practicable for said years.

III.

It is distinctly understood and agreed, any word, phrase, or sentence hereof to the contrary notwithstanding, that it is not the intention of the parties hereto to invade or usurp the powers, duties, or prerogatives of the Tax Assessor-Collector of First Party, said Tax Assessor-Collector having heretofore approved the execution of this contract, the same being executed for the purpose of enabling First Party to take advantage of the opportunity for the most economical preparation of such tax records, as herein provided.

First Party finds and determines that special, scientific skill, knowledge and ability, and scientific and technical equipment are essential to the performance of the services by Second Party under the terms of this contract, and that the employment of said Second Party constitutes the employment of skilled experts, in special instances to prepare tax records

of said First Party.

IV.

For and in consideration of the skilled services, technical knowledge, ability, experience, and use of equipment, and/or the materials to be supplied by Second Party in the performance of the services herein provided for, First Party agrees to compensate Second Party on the following basis: Twenty Three (.23¢) Cents per item of property appearing upon the real estate, mineral, "E", "G" and "H" tax rolls for 1978 and a like amount for 1979, and Five (.05¢) Cents per name appearing upon the current monthly reports for the months of October, November, December and January for 1978 and a like amount for 1979,

to be paid out of the lawful funds of said First Party. An item of property exists wherever a value is shown on the tax roll.

V.

It is further understood and agreed that First Party will issue or cause to be issued to Second Party, warrants drawn against the lawful funds of said First Party, and payable out of current revenues for each of the years of this contract, in payment for the services performed and/or materials supplied as provided for herein.

VI.

First Party specifically obligates itself to, at any time same may become necessary, pass and enter of record such other or further orders as may be proper and necessary to fully authorize and lawfully facilitate the payment of all sums due Second Party for performance of services and/or furnishing supplies as provided for herein.

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It is further distinctly understood and agreed that although First Party is creating by the terms hereof a debt and obligation on the part of First Party, said First Party does hereby undertake and obligate itself to levy a tax sufficient to make payment of the sum herein provided to be paid out of current revenues for the tax years covered by this contract, and thereby does here and now make provision for the payment of the debt thus created.

VII.

Second Party agrees that First Party will in no way be obligated or indebted to said Second Party or its agents, servants, or employees, for salaries, expenses, materials, or other charges, except only as herein specifically otherwise provided.

VIII.

It is understood and agreed that all punch cards, tapes, programs, or other software of any kind or nature used by Second Party in the performance of its services herein and not specifically included as an item to be furnished to First Party, is and shall remain the property of Second Party and will not be delivered to First Party at any time during the term of this contract or at the termination thereof.

IX.

It is further distinctly understood and agreed that if any word, phrase, sentence, paragraph, or provision of this contract shall be, for any reason, declared or adjudicated to be invalid, such declaration or adjudication shall not effect the validity of the remaining portions hereof, and it is additional distinctly understood and agreed that this is a divisible contract and the services herein provided to be performed and the compensation herein provided to be paid for the tax years -----, 1978, and 1979 are each hereby found and declared to be separate and distinct, and divisible from the services to be performed and the compensation to be

paid for each of such other years.

The execution of this contract is authorized by proper Resolution duly adopted by First Party and duly entered upon its minutes.

Executed in duplicate this the 12th day of Dec., 1977.

UPSHUR COUNTY, TEXAS,
Party of the First Part

Everett Dean
County Judge

Bernice Doherty
Commissioner, Precinct No. 1

J W Meadows
Commissioner, Precinct No. 2

Charles L. Hill
Commissioner, Precinct No. 3

Alfred D. Dorman
Commissioner, Precinct No. 4

ATTEST:

B. Hill
County Clerk, Upskur County
TEXAS

PRITCHARD & ABBOTT
Party of the Second Part

By *Wayland Austin*

FILED
J.B. HILL, JR.
CLERK UPCHUR COUNTY

1977 DEC 12 PM 1:24

PERMIT APPLICATION FOR
USE OF UPCHUR COUNTY RIGHT OF WAY

Date 12-8-77

TO: THE UPCHUR COUNTY COMMISSIONERS COURT
COUNTY OF UPCHUR
GITMER, TEXAS

Formal notice is hereby given that Deborah Perkins Inc
whose principal address is 602-JEFFERSON ST PITTSBURGH TEX
does propose to place a WATER LINE
within the ROW of County Road Abbeville Road
as follows:

The location and description of the proposed lines or
appurtenances is more fully shown by three (3) copies of
drawings attached to this application.

All work will be as directed by the County Commissioner or
his designate in full accordance with Upchur County Road &
Bridge Department policies and specifications.

Proposed construction will begin, if approved, on or after
_____ day of _____, 19____.

FIRM: _____

TITLE: _____

ADDRESS: C.M. Maddox

*Approved
12-12-77*

North

David Loftis
House

HC LUKSFORD
R1 - BOX 566A
BIG SANDX
2 FLAGS
DRIVE WAY

NARROW
SCHOOL

BILMER

154

West

North

David LoFels
house

AG. Luskford
Rt 1 - Box 566A
Big sandy

Flags
Drive way

Harmon
School

West — 154

6 1/2 mi



North

David Loftis
House

A.C. Lumsford
PI - Box 566A
Big SANDY
2 Flaps
Drive way

G. I. MER

154

HARMONY
School

West

FILED
J.B. HILL, JR.
CLERK UPSHUR COUNTY
1977 DEC 12 PERMIT APPLICATION FOR
USE OF UPSHUR COUNTY RIGHT OF WAY

Date 12-6-77

TO: THE UPSHUR COUNTY COMMISSIONERS COURT
COUNTY OF UPSHUR
GILMER, TEXAS

Formal notice is hereby given that H.C. LUND FORD
whose principal address is Pt 1 - Box 566A, Big Sandy
does propose to place a conc. culvert drive
within the ROW of County Road School Road
as follows:

The location and description of the proposed lines or appertenances is more fully shown by three (3) copies of drawings attached to this application.

All work will be as directed by the County Commissioner or his designate in full accordance with Upshur County Road & Bridge Department policies and specifications.

Proposed construction will begin, if approved, on or after _____ day of _____, 19__.

FIRM: _____
TITLE: _____
ADDRESS: _____

approved
12-12-77

A RESOLUTION

FILED
J.B. HILL, JR.
CLERK UPSHUR COUNTY

1977 DEC 12 AM 10:44

WHEREAS, Upshur County wishes to participate in a program to improve and expand its personnel system in such a manner as to better the quality of service it gives to its citizens; and,

WHEREAS, Funds to provide the desired services have been appropriated under provisions of the Intergovernmental Personnel Act and are available through the Texas Department of Community Affairs;

NOW, THEREFORE, BE IT RESOLVED:

- Section 1. That the Auditor of Upshur County be authorized to prepare and submit an application to Texas Department of Community Affairs;
- Section 2. That the Auditor and/or County Judge of Upshur County be authorized to execute such documents as are necessary pursuant to the provisions of this resolution.
- Section 3. That this resolution be effective immediately and remain in effect until amended or rescinded.

Duly adopted at the regular meeting of the Upshur County Commissioners Court on December 12, 1977.

Everett Dean
Everett Dean, Upshur County Judge

Attest:

J. B. Hill, Jr.
J. B. Hill, Jr.
Upshur County Clerk

Bernice Nobles
Bernice Nobles, Commissioner
Precinct 1

J. W. Meadows
J. W. Meadows, Commissioner
Precinct 2

Charles L. Still
Charles Still, Commissioner
Precinct 3

Floyd Drennan
Floyd Drennan, Commissioner
Precinct 4

VOL 18 PG 114

RONNIE H. MINNICK
605 W. 5TH 703-3134
TEXARKANA, TEXAS 75601

1857

Dec. 15 1977 81-78
829

PAY TO THE ORDER OF

zipsher County Clerk

~~\$ 170.00~~

One Hundred Fifty and no/100

DOLLARS



STATE
FIRST NATIONAL BANK
TEXARKANA, ARKANSAS 75602

FOR

Lawyer's Title Agency

Joyce Hyde

• 1082900751 • 03005330510