



VOL. 21 PG. 957
UPSHUR COUNTY COMMISSIONERS COURT

GILMER, TEXAS

December 23, 1981

Commissioners Court met in Special Session with all members present. Judge Dean read the minutes of the December 14, 1981 meeting. Motion by J. W. Meadows seconded by Delmo Lawson for the minutes to stand as read. Motion carried.

Motion by Charles Still seconded by Floyd Drennan to place in the minutes two letters of appreciation. One from the Upshur-Gregg Soil and Water Conservation District thanking the Commissioners Court for the \$1,000.00 contribution appropriated by the Court. The other letter was from the Sabine Valley Regional Mental Health Mental Retardation Center expressing their appreciation for the Courts financial support provided in the 1982 budget. Copies attached.

The Court discussed a recent increase in the cost of microfilming for the County Clerk's Office. No action was taken at this time.

The Court discussed the request by Constable Harold Anderson to have a radio installed in his car. The Court tabled any action on this until Mr. Anderson can talk with the Commissioners or Judge Dean.

Motion by J. W. Meadows seconded by Delmo Lawson to approve a one year contract between Commissioner's Court and Pritchard & Abbott for Voter Registration services needed by the Tax-Assessor Collector's Office. Motion carried. Copy attached.

Motion by Delmo Lawson seconded by Charles Still to approve a Special Road Use Agreement Contract by Haughton Timber Co. for use of Peacock Trail and Pheasant Trail in Precinct No. 1. Motion carried. Copy attached.

Motion by Charles Still seconded by Delmo Lawson to approve a Special Road Use Agreement Contract by Haughton Timber Co. for use of Almond Road in Precinct No. 3. Motion carried. Copy attached.

Motion by J. W. Meadows seconded by Delmo Lawson to approve a Special Road Use Agreement Contract by Wood County Timber Co. for use of Snowdrop Road and Simalax Trail to 259 in Precinct No. 2. Motion carried. Copy attached.

Motion by Charles Still seconded by Floyd Drennan to approve a permit application by General Telephone Company of the Southwest to place a buried cable within the ROW of White Fir Road. Motion carried. Copy attached.

Motion by Floyd Drennan seconded by Charles Still to approve a permit application by Etex Telephone Coop. to place a buried cable within the ROW of Bear Trail. Motion carried. Copy attached.

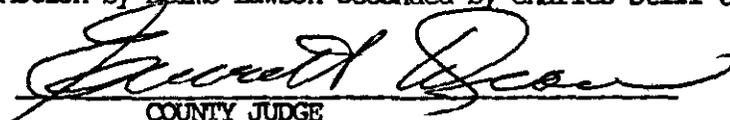
Motion by Floyd Drennan seconded by Charles Still to approve a permit application by Western Gas Company to place a Pipe Line within the ROW of Cedar Road. Motion carried. Copy attached.

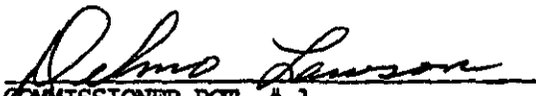
Motion by Delmo Lawson seconded by J. W. Meadows to approve a Length of Service Increase for Glenda Olivares. Motion carried. Copy attached.

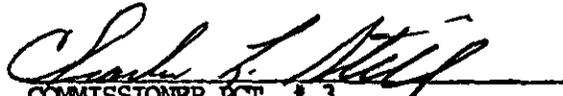
Motion by J. W. Meadows seconded by Delmo Lawson to approve the payment of the unpaid bills. Motion carried. Copy attached.

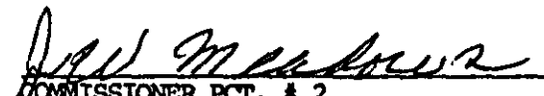
Court met for a short Executive Session.

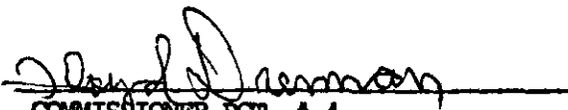
Court reopened. Motion by Delmo Lawson seconded by Charles Still to adjourn. Motion carried.


COUNTY JUDGE


COMMISSIONER PCT. # 1


COMMISSIONER PCT. # 3


COMMISSIONER PCT. # 2


COMMISSIONER PCT. # 4

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SABINE VALLEY REGIONAL MENTAL HEALTH MENTAL RETARDATION CENTER

CENTRAL ADMINISTRATION

P O BOX 6800 LONGVIEW, TEXAS 75608
(214) 297-2191



December 21, 1981

SERVING SIX COUNTIES

GREGG
HARRISON
RUSK
UPSHUR
PANOLA
MARION

Upshur County Commissioners Court
P. O. Box 790
Gilmer, Texas, 75644

Dear Friends:

The Board of Trustees of Sabine Valley Regional MHRM Center deeply appreciates your financial support for Center services provided in your 1982 budget.

The residents of Upshur County have consistently demonstrated their concern for the mentally disabled; the County Judge and the Commissioners, as their representatives, reflect this interest and concern. The MHRM Center is most grateful for your confidence in our endeavor to help meet the need for services to these individuals.

The local support we receive is the foundation for all other resources we obtain from State and Federal sources. Your investment will be returned many times to the community through expenditures in the conduct of our programs.

We pledge ourselves to continuously strive to improve Center services and to use available funds effectively.

Sincerely,


Ben F. Bane, Chairman
Board of Trustees

BFB:jc

EQUAL EMPLOYMENT OPPORTUNITY / AFFIRMATIVE ACTION EMPLOYER



Upshur-Gregg Soil and Water Conservation District No. 417
P.O. Box 904 · Gilmer, Texas 75644

December 18, 1981

Judge Everett Dean
Upshur County Courthouse
Gilmer, Texas 75644

Dear Judge Dean;

The contribution of \$1,000.00 appropriated by the Commissioners Court to the Upshur-Gregg Soil and Water Conservation District for 1982 has been received.

We greatly appreciate the contribution and your help in other ways in carrying out our conservation program throughout the year.

Thanks once again for the contribution.

Sincerely,

Roy Snow
Chairman of the Board of Directors

/ah

cc: Carl H. Pitman
County Treasurer
Gilmer, TX 75644

VOTER REGISTRATION

CONTRACT FOR DATA PROCESSING SERVICES

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 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 supplied 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 1982, ~~----- and -----~~
with an option to renew for the year 1983 .

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

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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 1982, -----, and for 1983 if Upshur County exercises option to renew, and ----- 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 23rd day of December, 19 81.

UPSHUR COUNTY, TEXAS,
Party of the First Part

Lawrence H. Deane
County Judge

Debra Lawson
Commissioner, Precinct No. 1

Jew Messers
Commissioner, Precinct No. 2

Chad Smith
Commissioner, Precinct No. 3

Wayne D. ...
Commissioner, Precinct No. 4

ATTEST:

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

PRITCHARD & ABBOTT
Party of the Second Part

By Wayland ...



SPECIAL ROAD USE AGREEMENT CONTRACT

THE STATE OF TEXAS |
COUNTY OF UPSHUR | KNOW ALL MEN BY THESE PRESENTS

The undersigned, Haughton Timber Co.,
hereinafter referred to as First Party, enters into and makes
an agreement with Upshur County Commissioner of Precinct No. 1,
Upshur County, Texas, and in order to get material to market
it is necessary to use a portion of Upshur County roads located
in Precinct No. 1, over which Commissioner has jurisdiction
and obligation to maintain in good repair and both parties
being aware of possible damage to said roads as a result of
hauling on and over same enter into the following agreement.

1.

First Party agrees to use only that section of
(describe road) Peacock Trail and Pheasant Trail

2.

First Party agrees to use its vehicles in such a
manner as not to block or interfere with other traffic on said
road so that said road will be open to travel by the public
at all times.

3.

First Party agrees to grade, maintain and otherwise
repair said road using its own equipment, labor and materials,
if any needed, during the duration of time that First Party
is removing timber from its lands located
in Precinct No. 1, Upshur County.

4.

First Party agrees to put said road back into the
same condition as it was prior to the commencement of hauling
operations on the part of First Party.

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5.

First Party agrees to post surety bond in the amount of _____ to Upshur County Commissioners Court to insure performance of agreement.

6.

Nothing herein shall be construed as a waiver by the Commissioner of the authority granted him by Article 6716, V.A.C.S., but the rights and authority granted the Commissioner by the terms of Article 6716, V.A.C.S. are expressly reserved by the Commissioner in the event First Party fails to abide by the conditions above set forth.

WITNESS our hands this the 23 day of Dec.

A.D. 19 81.

Raymond B. (Salter) Bonnie
FIRST PARTY Haughton Timber Co.
P.O. Box 668
Marshall, Texas 75670

Ernest Dean
COUNTY JUDGE

Julius Lawson
COMMISSIONER #1

Joe M. Edwards
COMMISSIONER #2

Charles L. Hill
COMMISSIONER #3

Donald D. [unclear]
COMMISSIONER #4

53 1110 08

NOV 25 1981

SPECIAL ROAD USE AGREEMENT CONTRACT

THE STATE OF TEXAS |
 COUNTY OF UPSHUR | KNOW ALL MEN BY THESE PRESENTS

The undersigned, Haughton Timber Co.,
 hereinafter referred to as First Party, enters into and makes
 an agreement with Upshur County Commissioner of Precinct No. 3,
 Upshur County, Texas, and in order to get material to market
 it is necessary to use a portion of Upshur County roads located
 in Precinct No. 3, over which Commissioner has jurisdiction
 and obligation to maintain in good repair and both parties
 being aware of possible damage to said roads as a result of
 hauling on and over same enter into the following agreement.

1.

First Party agrees to use only that section of
 (describe road) Almond Road

2.

First Party agrees to use its vehicles in such a
 manner as not to block or interfere with other traffic on said
 road so that said road will be open to travel by the public
 at all times.

3.

First Party agrees to grade, maintain and otherwise
 repair said road using its own equipment, labor and materials,
 if any needed, during the duration of time that First Party
 is removing logs from its lands located
 in Precinct No. 3, Upshur County.

4.

First Party agrees to put said road back into the
 same condition as it was prior to the commencement of hauling
 operations on the part of First Party.

5.

First Party agrees to post surety bond in the amount of _____ to Upshur County Commissioners Court to insure performance of agreement.

6.

Nothing herein shall be construed as a waiver by the Commissioner of the authority granted him by Article 6716, V.A.C.S., but the rights and authority granted the Commissioner by the terms of Article 6716, V.A.C.S. are expressly reserved by the Commissioner in the event First Party fails to abide by the conditions above set forth.

WITNESS our hands this the 23 day of Dec.,
A.D. 19 81.

[Signature] (Surety)
FIRST PARTY Haughton Timber Co.
P.O. Box 668
Marshall, Texas 75670

[Signature]
COUNTY JUDGE

[Signature]
COMMISSIONER #1

[Signature]
COMMISSIONER #2

[Signature]
COMMISSIONER #3

[Signature]
COMMISSIONER #4

SPECIAL ROAD USE AGREEMENT CONTRACT

THE STATE OF TEXAS |
COUNTY OF UPSHUR | KNOW ALL MEN BY THESE PRESENTS

The undersigned, Wood County Timber Co., hereinafter referred to as First Party, enters into and makes an agreement with Upshur County Commissioner of Precinct No. 2, Upshur County, Texas, and in order to get material to market it is necessary to use a portion of Upshur County roads located in Precinct No. 2, over which Commissioner has jurisdiction and obligation to maintain in good repair and both parties being aware of possible damage to said roads as a result of hauling on and over same enter into the following agreement.

1.

First Party agrees to use only that section of (describe road) Snowdrop Road and Simalax Trail to 259

2.

First Party agrees to use its vehicles in such a manner as not to block or interfere with other traffic on said road so that said road will be open to travel by the public at all times.

3.

First Party agrees to grade, maintain and otherwise repair said road using its own equipment, labor and materials, if any needed, during the duration of time that First Party is removing logs from its lands located in Precinct No. 2, Upshur County.

4.

First Party agrees to put said road back into the same condition as it was prior to the commencement of hauling operations on the part of First Party.

5.

First Party agrees to post surety bond in the amount of _____ to Upshur County Commissioners Court to insure performance of agreement.

6.

Nothing herein shall be construed as a waiver by the Commissioner of the authority granted him by Article 6716, V.A.C.S., but the rights and authority granted the Commissioner by the terms of Article 6716, V.A.C.S. are expressly reserved by the Commissioner in the event First Party fails to abide by the conditions above set forth.

WITNESS our hands this the 23 day of Dec.,
A.D. 1981.

Jimmy Rushing
FIRST PARTY Wood Co. Timber Co.
Rt. 4 Box 97A
Mineola, Texas 75773

Lawrence Dean
COUNTY JUDGE

Delma Larson
COMMISSIONER #1

Joe Meadows
COMMISSIONER #2

C. J. Hill
COMMISSIONER #3

Stan Dorman
COMMISSIONER #4

38 112 13
DEC 23 1981
11:00 AM

NOTICE OF PROPOSED INSTALLATION
BURIED CABLEDate December 1, 1981TO THE COMMISSIONER'S COURT OF Upshur COUNTY
X COUNTY JUDGE, Gilmer, Texas.Formal notice is hereby given that GENERAL TELEPHONE COMPANY of the SOUTHWEST proposes to place a buried communication line within the right-of-way of a County Road in Upshur County, Texas as follows:

The proposed cable is to be buried Northwest of Gladewater along a dirt County Road. The proposed cable is to be buried West along the South right-of-way for approximately 1,054 feet.

The cable will be buried a minimum of 24 inches in depth and within five feet of the right-of-way.

*White Iron Road*The location and description of the proposed line and associated appurtenances is more fully shown by 3 copies of drawings attached to this notice. The line will be constructed and maintained on the County Road right-of-way in accordance with governing laws.

Notwithstanding any other provision contained herein, it is expressly understood that tender of this notice by the General Telephone Company of the Southwest does not constitute a waiver, surrender, abandonment or impairment of any property rights, franchise, easement, license, authority, permission, privilege or right now granted by law or may be granted in the future and any provision or provisions so construed shall be null and void.

Construction of this line will begin on or after the 1st day
of January 19 82.GLADEWATER
686042

General Telephone Company of the Southwest

By Shirley Chestnut
Project CoordinatorAddress 4200A Stone Road
Kilgore, Texas 75662

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APPROVAL

To: General Telephone Company of the Southwest

Attention _____

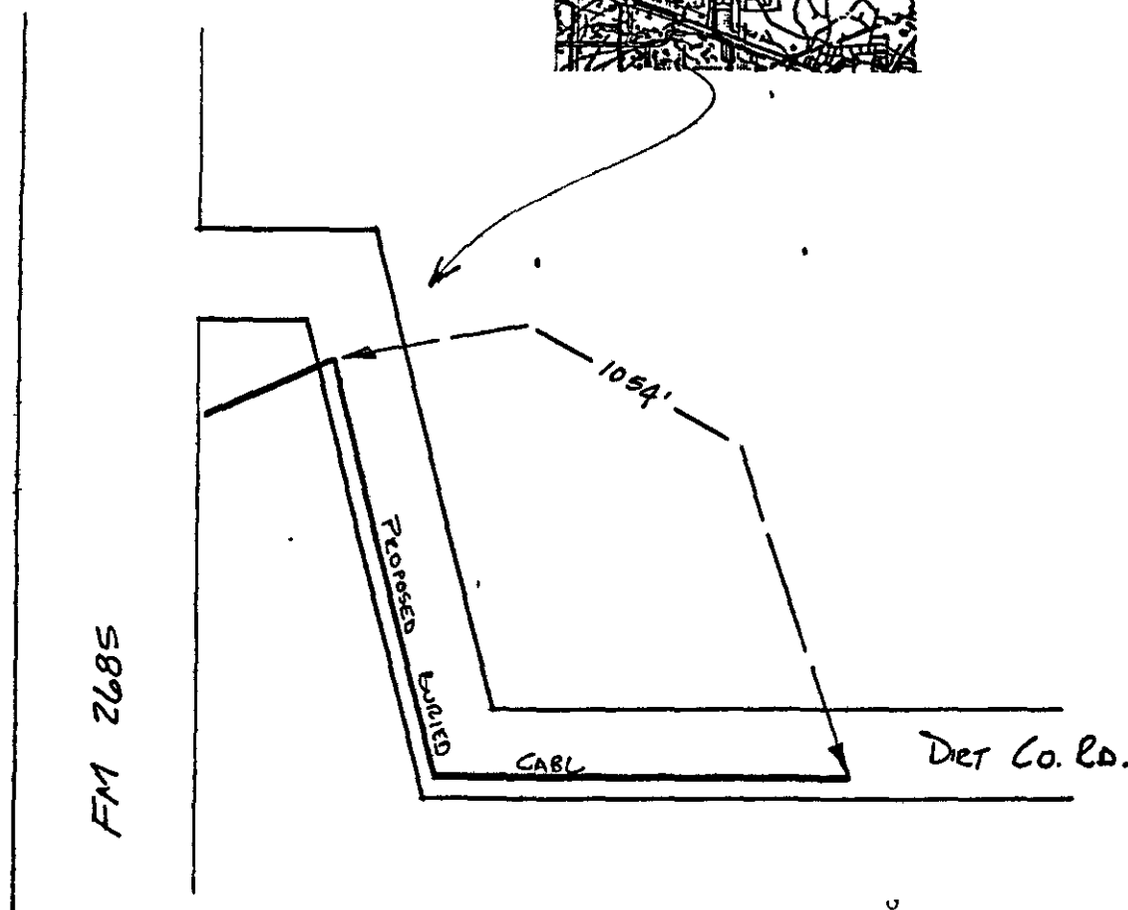
The Commissioner's Court of _____ County offers no objections to the location on the right-of-way of your proposed buried communication line as shown by accompanying drawings and notice dated _____ except as noted below.

It is further intended that the Commissioner's Court may require the owner to relocate this line, subject to provisions of governing laws, by giving thirty (30) days written notice.

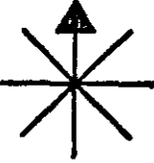
The installation shall not damage any part of the County Road and adequate provisions must be made to cause a minimum inconvenience to traffic and adjacent property owners.

Please notify _____, Commissioner of Precinct No. _____, forty-eight (48) hours prior to starting construction of the line, in order that we may have a representative present.

Commissioner's Court of _____ County, _____, acting herein by and through the County Judge and all the Commissioners pursuant to resolution passed on the _____ day of _____ 19____, and duly recorded in the Minute Book of the Commissioner's Court of _____ County, _____.



ED-172-A

AREA <u>EASTERN</u> W O NO <u>686042</u> TAX DIST <u>28512</u> ENG NO BY <u>TF</u> DATE _____ DRAWN BY <u>TF</u> DATE _____ APPROVED BY _____ DATE _____ REVISED BY _____ DATE _____	 SCALE <u>NONE</u>	GENERAL TELEPHONE COMPANY OF THE SOUTHWEST LOCATION <u>GLADEWATER 5230</u> DESCRIPTION <u>EXCH BU CA CABLE</u> <u>APP BOBBY LEE HILL</u>	SHEET <u>1</u> OF <u>1</u> SHEETS
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PERMIT APPLICATION FOR
USE OF UPSHUR COUNTY RIGHT OF WAY

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

PRECINCT 4
DATE December 21, 1981

Formal notice is hereby given that Etex Telephone Coop.
whose principal address is P.O. Box 130, Gilmer, Texas 75644
does propose to place a buried telephone cable
within the ROW of County Road Bear Trail
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____.

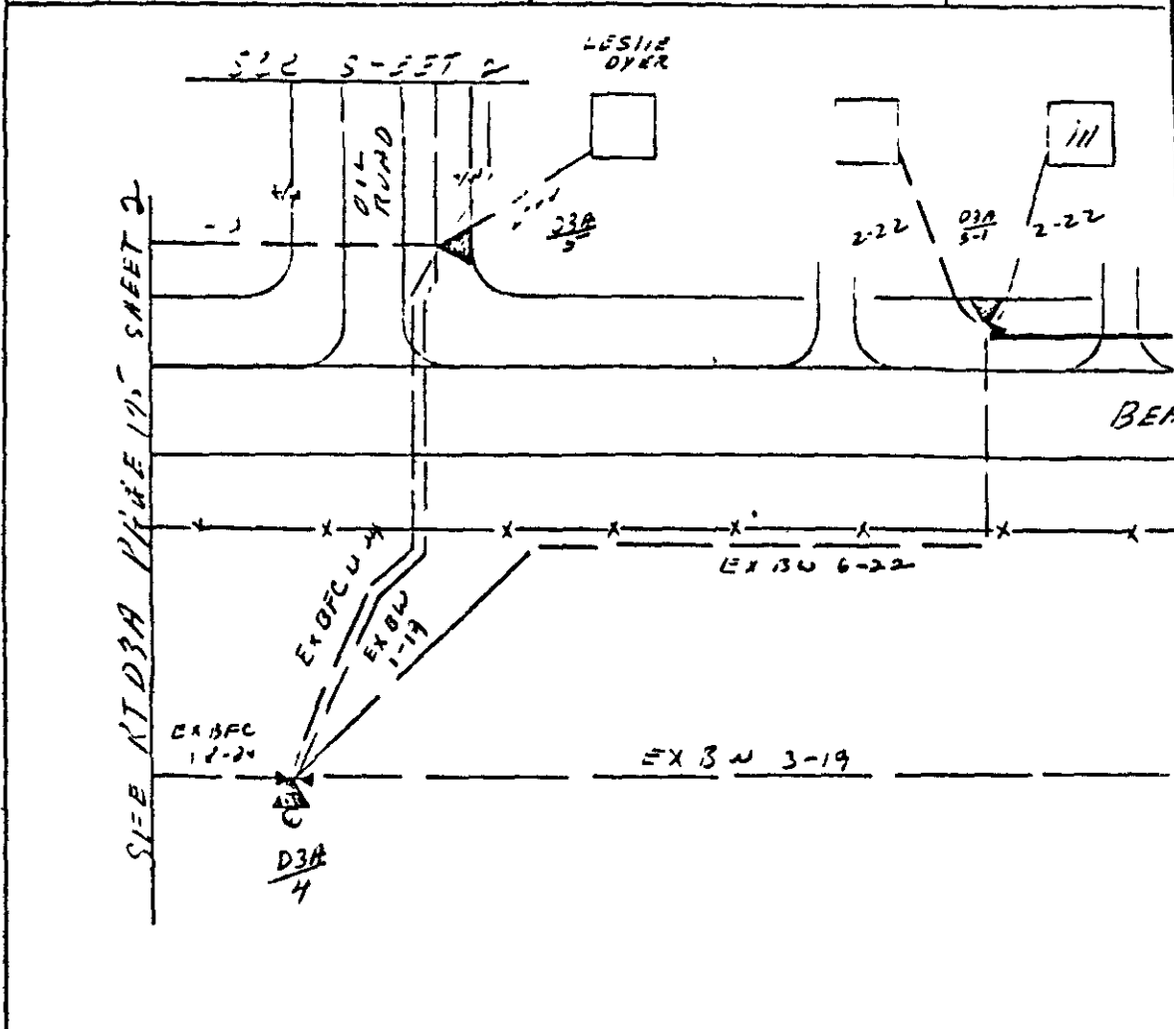
NAME: *James Mitchell*

TITLE Right Of Way Agent

ADDRESS P.O. Box 130, Gilmer, Texas 75644

83 7 10-80
L W M
11

DATE REVISED	STAKED BY 35	ENGINEER
	DATE 7-5-81	
	COUNTY 11 PSH 12	
EASEMENT APPROVED BY:	PLACED IN SERVICE	PROJECT



PED NO	BA	BDF 3A	BDF 3	BDF 2A	BG	BG	BM	BM	BM	BM
4		①								
4-1				①						
4-2				①						
5				①						
5-1			1	①						
5-2			1							
5-3			1							
			4	3						

PERMIT APPLICATION FOR
USE OF UPSHUR COUNTY RIGHT OF WAY

TO: THE UPSHUR COUNTY COMMISSIONERS COURT
COUNTY OF UPSHUR PRECINCT 4
GILMER, TEXAS DATE December 18, 1981

Formal notice is hereby given that Western Gas Company
whose principal address is: P. O. Box 392, Longview, Texas, 75606
does propose to place a 4 1/2" O.D. Pipe Line
within the ROW of County Road Cedar Road
as follows: Pipe will cross under the County Road. Installation shall
be made by boring.

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
4th day of January, 19 82.

NAME Timothy Maggard
Timothy Maggard

TITLE Mechanical Engineer

ADDRESS P.O. Box 392, Longview, Texas, 75606

APPROVAL OF PERMIT APPLICATION
FOR USE OF UPSHUR COUNTY RIGHT
OF WAY

Date _____

TO Western Gas Corporation
P. O. Box 392
Longview, Texas, 75606

The Upshur County Commissioners Court offers no objections to the location on the right-of-way of your proposed _____
4 1/2" O.D. Pipeline as shown by accompanying drawings and notice dated _____ except as noted below:

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 any manner change the structure of this right-of-way, this appurtenance, if affected, will be moved under the direction of the Upshur County Commissioners Court representative and shall be relocated at the complete expense of the owner within thirty (30) days upon receipt of notice from the Commissioners Court.

All work on the county right-of-way shall be performed in accordance with the Commissioners Courts 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. Special specifications for placing this line are as follows:

1. Barricades, warning signs and lights, and flagmen when necessary shall be provided by the contractor or owner. One half of the traveled portion of the road must be open at all times.
2. All lines, where practicable, shall be located to cross roadbed at approximately right angles thereto. No lines are to be installed under or within 50 feet of either end of any bridge. No lines shall be placed in any culvert or within 10 feet of the closest point of same.
3. Parallel lines will be installed as near the right-of-way lines as is possible and no parallel line will be installed in the roadbed or between the drainage ditch and the roadbed without special permission of the County Commissioners Court.
4. Overhead lines will have a minimum clearance of 18 feet above the road surface at the point of crossing.
5. Operations along roadways shall be performed in such a manner that all excavated material be kept off the surface at all times, as well as all

operating equipment and materials. No equipment or installation procedures will be used which will damage any road surface or structures. The cost of any repairs to road surface, roadbed, structures or other right-of-way features as in direct result of this installation will be borne by the owner of this line.

6. All lines under roads carrying pressure in excess of 50 psi shall be enclosed in satisfactory casing extending from the right-of-way line to right-of-way line. Pipe used for casing may be of any type approved by the County Engineer or Commissioners Court and shall be capable of supporting load of roadbed and traffic and shall be so constructed that there will be no leakage of any matter through casing for its entire length. Inside diameter of casing shall be at least 2 inches greater than the largest diameter of carrier pipe, joints, or couplings.

7. All excavations within the right-of-way and not under surfacing shall be backfilled by tamping in 6 inch horizontal layers. All surplus material shall be removed from the right-of-way and the excavation finished flush with surrounding natural ground.

8. All ground lines are to be installed a minimum of 36 inches below the flow line of the adjacent drainage or borrow ditch.
(a) Any material placed in county right-of-way by permit will be of a nature or composition that said line can be located with the use of a standard locator devices used in locating buried casing or pipe.

9. Lines crossing under roads and under cross roads within the right-of-way shall be placed by boring. Boring shall extend from crown line to crown line. Gravity flow sewer lines under roadways shall be cast iron or equivalent pipe.

10. Where evidence is presented indicating the impracticability of boring or tunnelling, the commissioners Court may grant permission to cut the surfacing no wider than 4 inches. In the event a cut is permitted the following conditions will govern:
(a) Excavation areas are to be filled and packed with compatible material.
(b) The surfacing will be replaced with equivalent quality surfacing.

11. Notice will be given to the precinct Commissioner 48 hours prior to starting construction of the line in that Commissioners' Precinct.

12. Where in the opinion of the Upshur County Commissioners Court it may be considered necessary to protect losses incurred by damages to the roads, bridges, on right-of-way structures, they may by action of the Court require a surety bond in the amount sufficient to cover any damages.

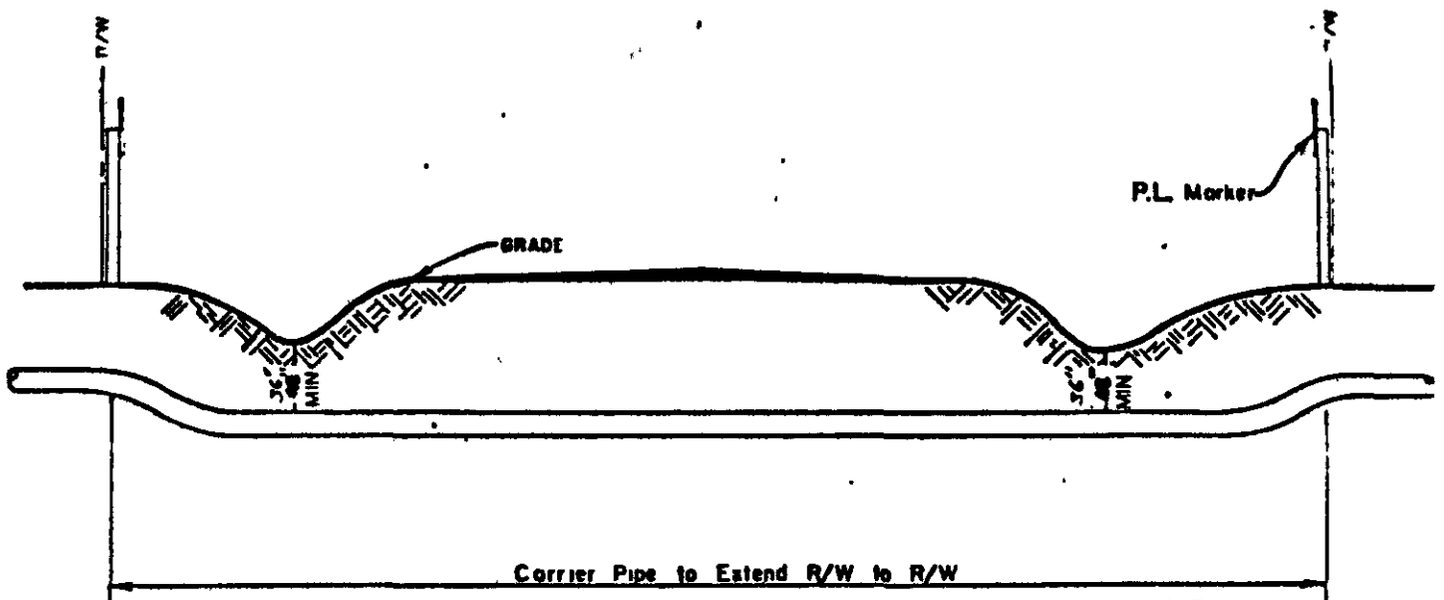
13. Where, in the opinion of the Commissioners Court, an inspector is necessary, the party receiving permit will bear the cost of an inspector.

Approved: [Signature]
County Judge

Approved: County Commissioners

Precinct 1 [Signature]
Precinct 2 [Signature]
Precinct 3 [Signature]
Precinct [Signature]

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VICINITY
1" = 2 MI

LOCATION	
STATE: TEXAS COUNTY: UPSHUR SURVEY:	
PIPE DATA	DRAWN BY: TM DATE: 12-18-81
SIZE: 4 1/2" O.D. GRADE: APISLX-92 WALL: .188" MIN. YIELD: 42,000 PSI MAX. OP. PRESS: 750 PSIG TYPE: STEEL	

TO: PAYROLL DEPARTMENT

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PLEASE ENTER THE FOLLOWING CHANGE(S) IN YOUR RECORDS TO TAKE

EFFECT December 1, 1981
(DATE & TIME)

EMPLOYEE Glenda Olivares

SOCIAL SECURITY NO 458-19-2580 CLOCK NO Tax Office

THE CHANGE(S)

<input checked="" type="checkbox"/> CHECK ALL APPLICABLE BOXES	FROM	TO
<input type="checkbox"/> DEPARTMENT		
<input type="checkbox"/> JOB		
<input type="checkbox"/> SHIFT		
<input checked="" type="checkbox"/> RATE	753.98	764.76
<input type="checkbox"/>		

REASON FOR THE CHANGE(S)

- HIRED
- RE HIRED
- PROMOTION
- DEMOTION
- TRANSFER
- MERIT INCREASE
- UNION SCALE
- PROBATIONARY PERIOD COMPLETED
- LENGTH OF SERVICE INCREASE
- RE EVALUATION OF EXISTING JOB
- RESIGNATION
- RETIREMENT
- LAYOFF
- DISCHARGE

LEAVE OF ABSENCE FROM _____ (DATE) UNTIL _____ (DATE)

OTHER (EXPLAIN) _____

CHANGE AUTHORIZED BY *[Signature]* DATE 12-22-81

CHANGE APPROVED BY _____ DATE _____

GENERAL

Claim No.	PAY TO:	CLASSIFICATION	AMOUNT
288	Kaufman County Sheriff	Services & Charges	\$ 20.00
289	Bennett's	Supplies	70.75
290	Quill Corporation	Supplies	159.96
291	TAC Worker's Comp Fund	Benefits	1,646.14
293	Pitney Bowes	Supplies	85.50
294	Lowell C. Holt	Services & Charges	25.00
295	Wayne Toliver	Services & Charges	1,200.00
296	M.R. Patton	Services & Charges	100.00
297	John L. Hall, M.D.	Services & Charges	90.00
298	Medical & Pathology Laboratory		
	Services of East Texas, I nc.	Services & Charges	309.50
		Supplies	62.00
299	IBM Corp.	Services & Charges	1,111.75
300	Edwin R. York	Supplies	125.16
301	Esco Elevators, Inc.	Services & Charges	175.65
302	SwepcO	Services & Charges	132.64
303	City of Gilmer	Services & Charges	388.57
304	Arkla Gas	Services & Charges	42.00
305	Linda Palmer	Supplies	96.72
306	Mobil Oil Credit Corp.	Supplies	1,310.47
307	Gulf Oil Corp.	Supplies	87.18
308	Phillips Petroleum Co.	Supplies	21.57
309	American Petrofina Co.	Supplies	115.49
310	Lynn Peavey Co.	Supplies	
311	Lanier Business Products	Supplies	77.90
		Capital Outlay	1,329.00
		Total	1,406.90
312	Racal - Milgo	Services & Charges	105.00
313	Nobles Ref. & Air Cond.	Capital Outlay	237.52
314	Forecast	Supplies	12.50
292	General Telephone	Services & Charges	431.04

R O W

5 A.W. Witcher & wife Betty Witcher Capital Outlay 2,240.00

R & B #1

49	TAC Worker's Comp Fund	Worker's Comp.	771.41
50	Mrs. Willie Lee Williams	Gravel	28.00
51	Ace Lawn & Garden Supply	Repair Parts	56.69
52	Paul's Auto Electric	Repair Parts	18.00
		Maintenance	53.94
		Total	71.94

R & B #2

59	TAC Worker's Comp. Fund	Worker's Comp.	325.82
60	Southwest Insurance Assoc.	Insurance	93.00

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R & B #3

62	TAC Worker's Comp. Fund	Worker's Comp.	\$ 934.61
63	Herbert L. Young	Gas & Oil	2,072.11
64	Arkla Gas	Utilities	7.77

R & B #4

53	TAC Worker's Comp. Fund	Worker's Comp.	925.00
54	Goodyear Service Store	Tires & Tubes	87.02

Law Library

8	West Publishing Co.	Supplies	70.50
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