

FILED FOR RECORD: 11-15 1974 at 11:00 o'clock A.M.
DULY RECORDED: 11-19 1974 at 9:00 o'clock A.M.
INSTRUMENT NO. _____ ALLEN STURROCK, TYLER COUNTY CLERK
BY Lobbie Kern DEPUTY

TYLER COUNTY COMMISSIONER'S COURT
REGULAR MEETING
NOVEMBER 11, 1974
10:00 A.M.

VOL 002 PAGE 606

At the Meeting of the Tyler County Commissioner's Court held on the above date and time, all members were present. The Meeting opened with a prayer.

A motion was made by Comm. Belt and seconded by Comm. Best to pay the bills as submitted and approved by the County Auditor's Office. All voted yes, none voted no.

A motion was made by Comm. Parks and seconded by Comm. Belt to approve the monthly reports of the County Extension Service. All voted yes, none voted no.

A motion was made by Comm. Parks and seconded by Comm. Belt to approve the Tax Roll as submitted by the Tax Assessor's Office for the year of 1974. All voted yes, none voted no.

A motion was made by Comm. Jordan and seconded by Comm. Belt to adopt a resolution to designate Patricia L. Brown as acting County School Superintendent until the office is filled. See the attached resolution. All voted yes, none voted no.

A motion was made by Comm. Best and seconded by Comm. Jordan to accept the pipeline proposal concerning the crossing of county roads, with the further stipulation that Texoma Pipeline Company shall return the roads to the original condition after the pipeline crossing. See the attached proposal and map. All voted yes, none voted no.

A motion was made by Comm. Best and seconded by Comm. Belt to approve the resolution concerning the County Library District. See the attached resolution. All voted yes, none voted no.

A motion was made by Comm. Jordan and seconded by Comm. Belt to purchase a camera for use in the Child Welfare Program from Griffin's Pharmacy in the amount of \$20.05. All voted yes, none voted no.

A motion was made by Comm. Best and seconded by Comm. Jordan to accept the resignation of Lois L. Brockman, County Attorney, effective the fifteenth of November, and that he be allowed his regular two week vacation for this year. All voted yes, none voted no.

A motion was made by Comm. Belt and seconded by Comm. Parks to appoint Attorney James M. Allison County Attorney for Tyler County, effective November 1, 1974. This appointment can be effective until the next General Election or the unexpired election. All voted yes, none voted no.

A motion was made by Comm. Parks and seconded by Comm. Belt to canvass the election returns and to accept the report with the corrections noted. All voted yes, none voted no.

A motion was made by Comm. Jordan and seconded by Comm. Bell to approve the request of County Clerk, Allen Sturrock to approve the request to attend the Bureau of Vital Statistics from December 2-3. All voted yes, none voted no.

A motion was made by Comm. Parks and seconded by Comm. Bell to adopt a resolution to investigate the County joining a retirement system. All voted yes, none voted no.

There being no further business, the Meeting adjourned.

SIGNED: Tom D. Mann Tom D. Mann, County Judge

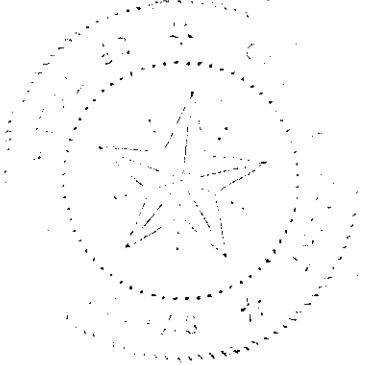
Joe I. Best Joe I. Best, Comm. Pct. #1

H.M. Parks H.M. Parks, Comm. Pct. #2

Kenneth Bell Kenneth Bell, Comm. Pct. #3

James R. Jordan James R. Jordan, Comm. Pct. #4

ATTEST: Allen Sturrock Allen Sturrock, County Clerk



November 11, 1974

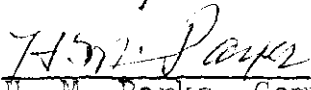
LVBL 002 PAGE 608

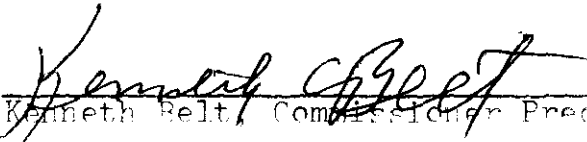
The following resolution was passed by the Commissioner's Court of Tyler County, on this the 11th day of November, 1974.

We, the Commissioner's Court of Tyler County, Texas, do hereby designate Patricia L. Brown, who is the first assistant to the County School Superintendent, to conduct the affairs of the County School Superintendent's office until the vacancy in the term of office shall be filled by the appointment or election and qualification of a successor; making certain conditions and exceptions thereto; and declaring an emergency.

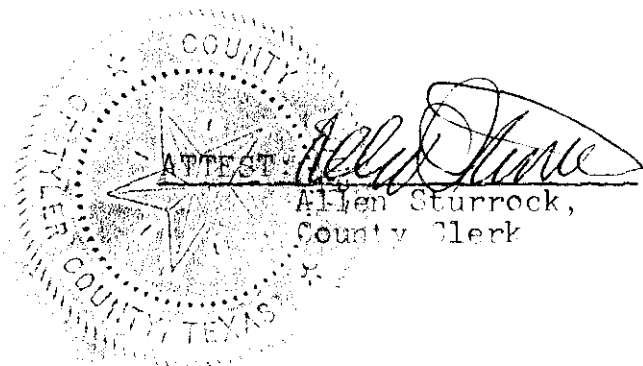

Tom D. Mann, County Judge

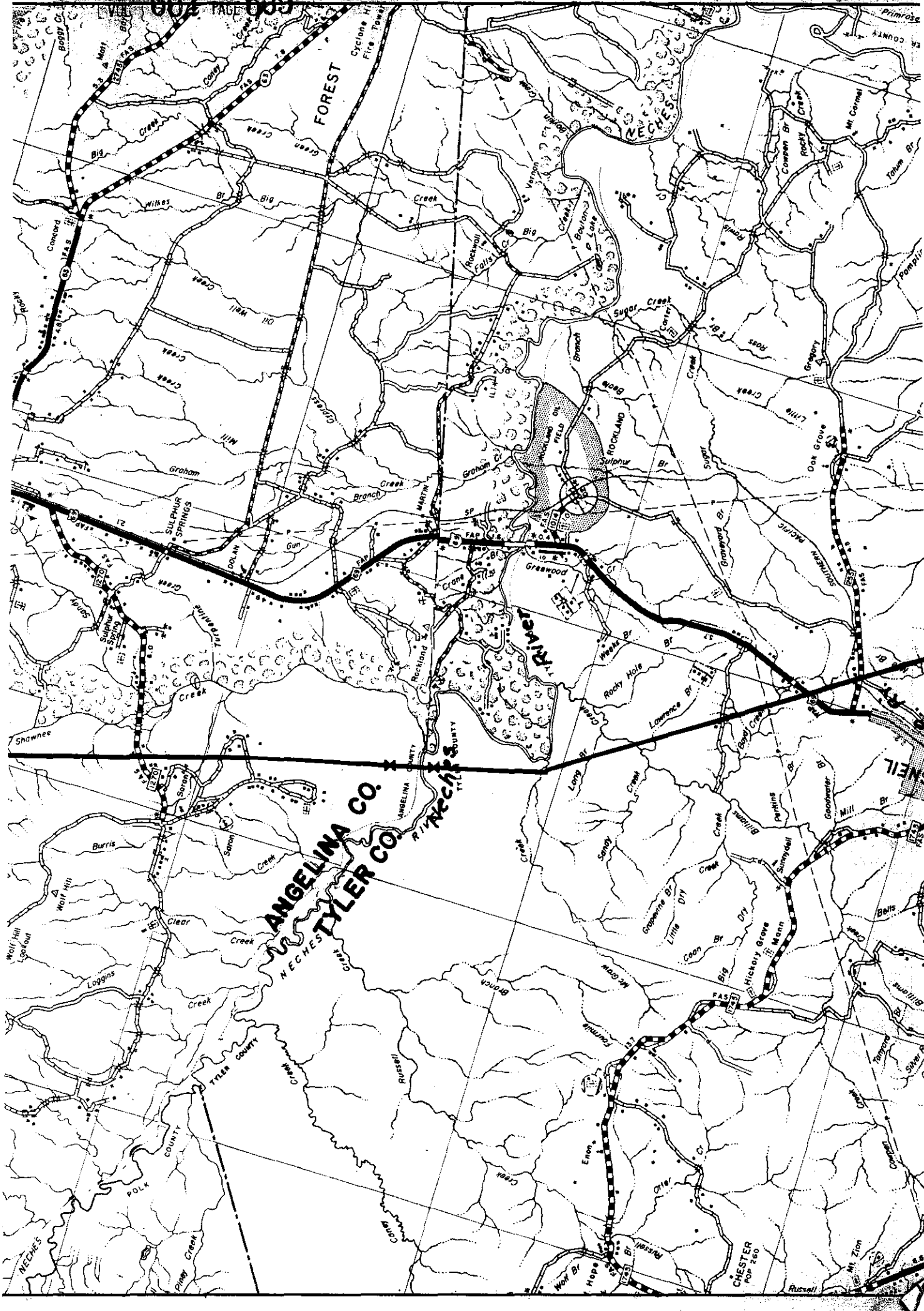

Joe I. Best, Commissioner Prec. #1

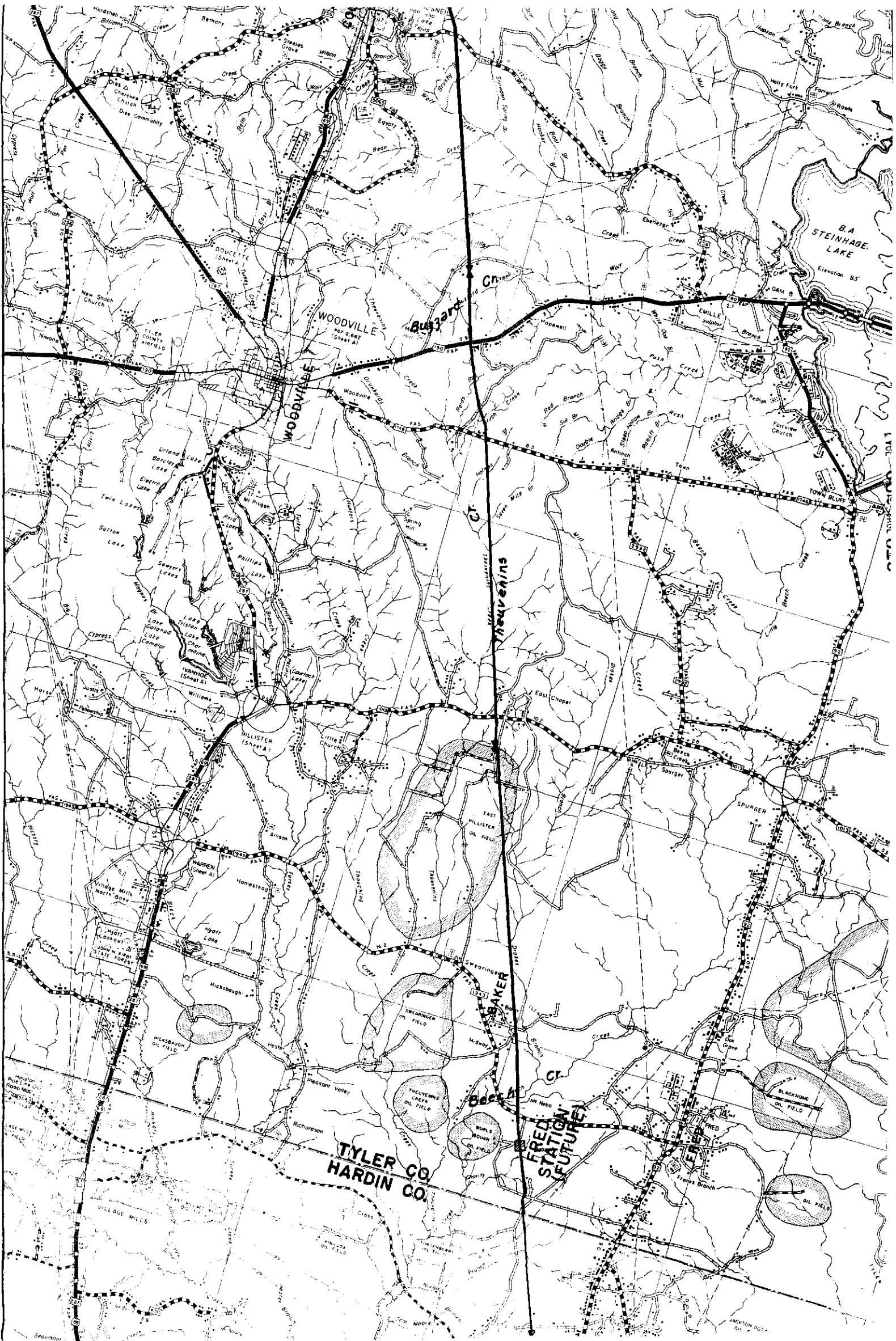

H. M. Parks, Commissioner Prec. #2


Kenneth Belt, Commissioner Prec. #3


James P. Jordan, Commissioner Prec. #4







TYLER CO
HARDIN CO.

FUTURE
STATION
(FUTURE)

B.A. STEINHAGE
LAKE
Elevation 85'

WOODVILLE
pop 2,687
(Sheet A)

Beech

SUGAR
CR.

SWARINGEN
CR.

THELEVENS
CREEK
OIL FIELD

BLACKHOME
OIL FIELD

WORLD
CROWN
OIL FIELD

SWARINGEN
OIL FIELD

WILLISTER
OIL FIELD

WILLISTER
OIL FIELD

WILLISTER
OIL FIELD

WILLISTER
OIL FIELD

WILLISTER
OIL FIELD

ROIS L. BROCKMAN
COUNTY ATTORNEY
TYLER COUNTY
WOODVILLE, TEXAS 75979

November 11, 1974

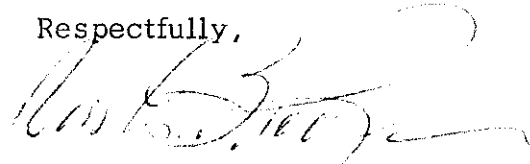
L VOL 002 PAGE 611

To the Honorable Commissioner's Court
Tyler County, Texas

Gentlemen:

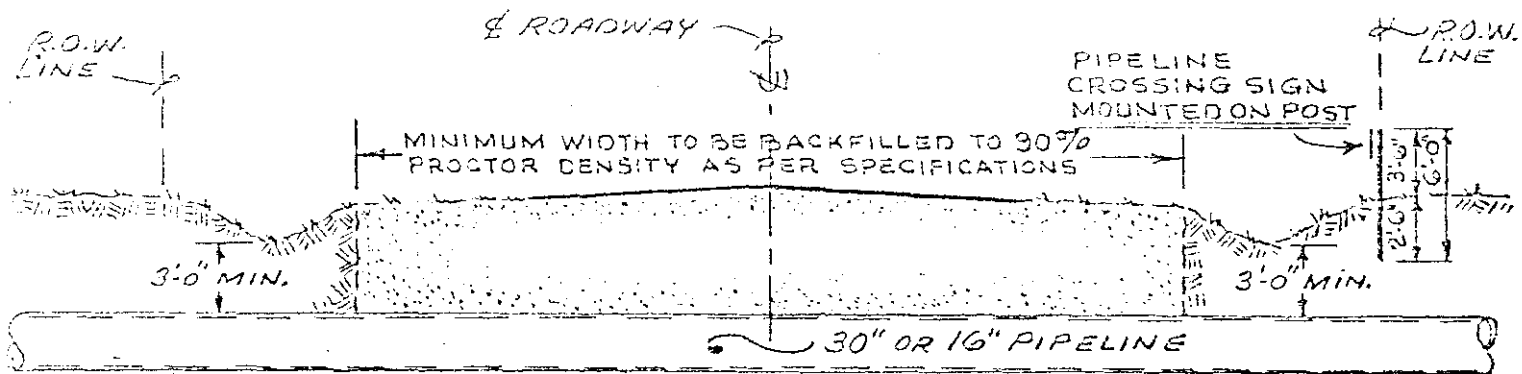
Due to outside business interest, I find I am unable to devote the time to the office of County Attorney that the office deserves, therefore, I tender you herewith my resignation as County Attorney of Tyler County, Texas, effective November 15, 1974.

Respectfully,



Rois L. Brockman

RLB/kp



ROAD CROSSING ELEVATION

CONTRACTOR shall familiarize himself with all the requirements and restrictions of crossing permits and shall conduct the work in strict accordance with such requirements and restrictions, including notification of highway and railway representatives, as may be specified by COMPANY. CONTRACTOR shall not cut into any highway or road surface of concrete, asphalt, gravel, oil or any binding material without written permission from the authority under whose jurisdiction the permit is issued. Where permission is granted to the CONTRACTOR to cut the surface of a road, CONTRACTOR shall erect barricades and post warnings to prevent injury or damage to traffic on such road. CONTRACTOR shall in all cases where ditch has been cut across public or private roads, install substantial temporary bridge work the full width of the road, of adequate strength and properly constructed to insure the safety of traffic. CONTRACTOR may, however, instead of bridging, backfill the ditch the full width of the road when specifically permitted to do so by COMPANY and provided adequate maintenance and surveillance is furnished. CONTRACTOR shall provide crossings, wherever necessary, to permit property owner or his tenant to travel or move his stock and equipment from one point to another on his property.

Where the surface of a road has been cut to install pipe or casing, the CONTRACTOR shall provide necessary material suitable for backfill. The backfill shall be tamped in 6-inch layers to 90 proctor density. The cycle shall then be repeated until the entire ditch has been backfilled. CONTRACTOR shall furnish and haul water to wet the backfill, if directed by COMPANY, in order to get the proper degree of compaction.

CONTRACTOR shall provide and maintain in a safe condition, temporary approaches to and crossing of public roads, private roads, and entrances that may be opened for construction. CONTRACTOR shall comply with any city, county, or state regulations as to placing danger signals and flares. In the absence of such regulations, CONTRACTOR shall place danger signs visible during darkness, to be located at the crossing or boring, and also three hundred (300) feet in both directions therefrom. Danger signs must be readable at one hundred (100) feet and lanterns or flares shall be kept burning from 30 minutes before sundown until 30 minutes after sunrise.

When, in the opinion of the COMPANY, barricades or guard rails are necessary and the CONTRACTOR has not already placed same, the CONTRACTOR shall provide such barricades and guard rails at no additional cost to the COMPANY.

TEXOMA PIPE LINE COMPANY
LONGVIEW, TEXAS

TYPICAL 30" & 16" PIPELINE ROAD CROSSINGS WITHOUT CASING

DRAWN P.E.T.	CH'KD.	TO-F-36
SCALE 1/8"=1'-0"	APPRVD.	
DATE MAR. '74	NOTES	

TEXOMA PIPE LINE COMPANY

430 N. CENTER STREET
P. O. BOX 3187
LONGVIEW, TEXAS 75601

NEILL FUQUAY
EXECUTIVE VICE PRESIDENT

November 7, 1974

EVOL 002 PAGE 613

The Honorable Tom D. Mann
Tyler County Judge
100 Court House
Woodville, Texas 75979

Dear Judge Mann:

Texoma Pipe Line Company proposes to lay a 30" crude oil line across part of Tyler County in the near future. The route of the line will require crossing approximately 9 dirt roads that belong to Tyler County (see attached strip map).

As per our recent conversation, Texoma Pipe Line Company is requesting that you pass a formal resolution authorizing the crossing of these county roads. None of the roads involved are hard surfaced, and we request that Texoma be allowed to cut these roads and lay the pipe across them without casing.

We propose to place the top of the pipeline a minimum of 36" below the bottom of the existing bar ditches on either side of the roads as per the attached Drawing No. TO-F-36.

If this meets with your approval, will you please so indicate by resolution of the Commissioners' Court at your next meeting. We would appreciate a copy of the minutes of this meeting for our records. If you would transmit this to me, along with any instructions regarding notification of the Commissioners involved, prior to crossing the roads, we can proceed with the construction of the pipeline.

Thank you very much for your help in this matter, and if further information is desired, please advise.

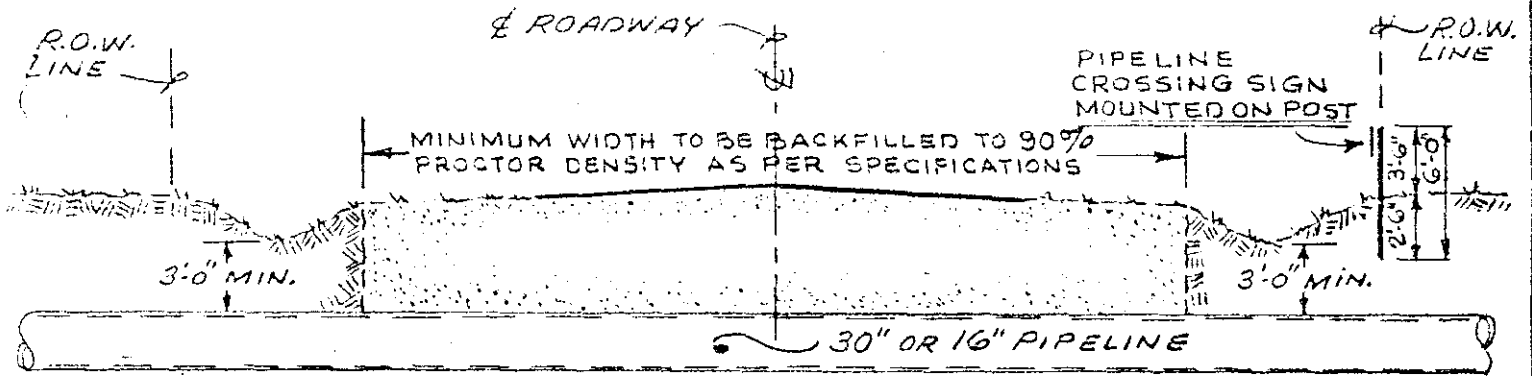
Yours very truly,

TEXOMA PIPE LINE COMPANY

Nahum A. Tate
by pag
Nahum A. Tate, P. E.
Senior Staff Engineer
Texoma Project

NAT:pag

cc: Mr. H. G. Humphrey
Mr. Carl McCormick
E. H. Schmidt Corporation



ROAD CROSSING ELEVATION

CONTRACTOR shall familiarize himself with all the requirements and restrictions of crossing permits and shall conduct the work in strict accordance with such requirements and restrictions, including notification of highway and railway representatives, as may be specified by COMPANY. CONTRACTOR shall not cut into any highway or road surface of concrete, asphalt, gravel, oil or any binding material without written permission from the authority under whose jurisdiction the permit is issued. Where permission is granted to the CONTRACTOR to cut the surface of a road, CONTRACTOR shall erect barricades and post warnings to prevent injury or damage to traffic on such road. CONTRACTOR shall in all cases where ditch has been cut across public or private roads, install substantial temporary bridge work the full width of the road, of adequate strength and properly constructed to insure the safety of traffic. CONTRACTOR may, however, instead of bridging, backfill the ditch the full width of the road when specifically permitted to do so by COMPANY and provided adequate maintenance and surveillance is furnished. CONTRACTOR shall provide crossings, wherever necessary, to permit property owner or his tenant to travel or move his stock and equipment from one point to another on his property.

Where the surface of a road has been cut to install pipe or casing, the CONTRACTOR shall provide necessary material suitable for backfill. The backfill shall be tamped in 6-inch layers to 90 proctor density. The cycle shall then be repeated until the entire ditch has been back-filled. CONTRACTOR shall furnish and haul water to wet the backfill, if directed by COMPANY, in order to get the proper degree of compaction.

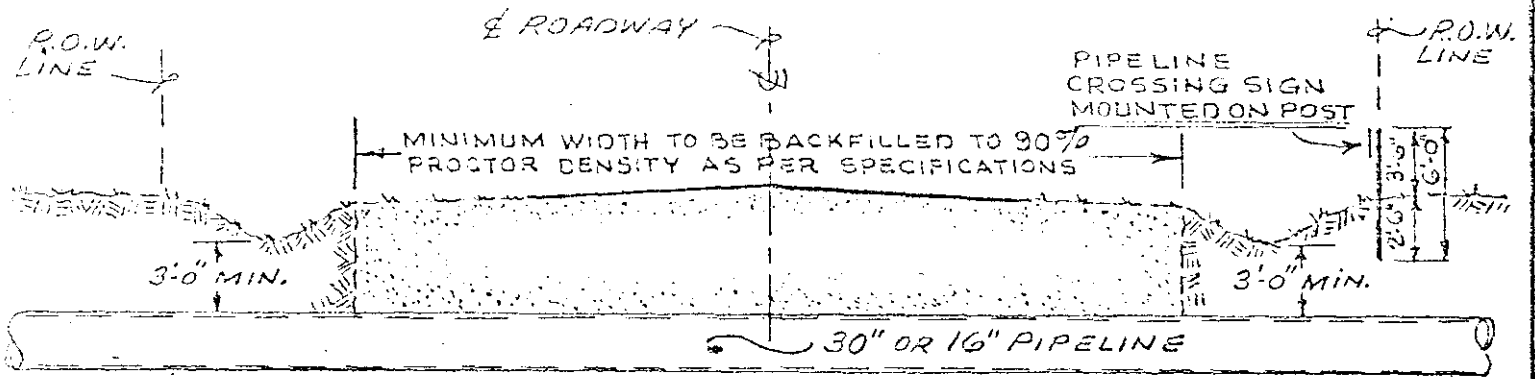
CONTRACTOR shall provide and maintain in a safe condition, temporary approaches to and crossing of public roads, private roads, and entrances that may be opened for construction. CONTRACTOR shall comply with any city, county, or state regulations as to placing danger signals and flares. In the absence of such regulations, CONTRACTOR shall place danger signs visible during darkness, to be located at the crossing or boring, and also three hundred (300) feet in both directions therefrom. Danger signs must be readable at one hundred (100) feet and lanterns or flares shall be kept burning from 30 minutes before sundown until 30 minutes after sunrise.

When, in the opinion of the COMPANY, barricades or guard rails are necessary and the CONTRACTOR has not already placed same, the CONTRACTOR shall provide such barricades and guard rails at no additional cost to the COMPANY.

TEXOMA PIPE LINE COMPANY
LONGVIEW, TEXAS

TYPICAL 30" & 16" PIPELINE ROAD CROSSINGS WITHOUT CASING

DRAWN P.E.T.	CH'KD.	TO-F-36
SCALE 1/8"=1'-0"	APPR'VD.	
DATE MAR. '74	NOTES	



ROAD CROSSING ELEVATION

CONTRACTOR shall familiarize himself with all the requirements and restrictions of crossing permits and shall conduct the work in strict accordance with such requirements and restrictions, including notification of highway and railway representatives, as may be specified by COMPANY. CONTRACTOR shall not cut into any highway or road surface of concrete, asphalt, gravel, oil or any binding material without written permission from the authority under whose jurisdiction the permit is issued. Where permission is granted to the CONTRACTOR to cut the surface of a road, CONTRACTOR shall erect barricades and post warnings to prevent injury or damage to traffic on such road. CONTRACTOR shall in all cases where ditch has been cut across public or private roads, install substantial temporary bridge work the full width of the road, of adequate strength and properly constructed to insure the safety of traffic. CONTRACTOR may, however, instead of bridging, backfill the ditch the full width of the road when specifically permitted to do so by COMPANY and provided adequate maintenance and surveillance is furnished. CONTRACTOR shall provide crossings, wherever necessary, to permit property owner or his tenant to travel or move his stock and equipment from one point to another on his property.

Where the surface of a road has been cut to install pipe or casing, the CONTRACTOR shall provide necessary material suitable for backfill. The backfill shall be tamped in 6-inch layers to 90 proctor density. The cycle shall then be repeated until the entire ditch has been backfilled. CONTRACTOR shall furnish and haul water to wet the backfill, if directed by COMPANY, in order to get the proper degree of compaction.

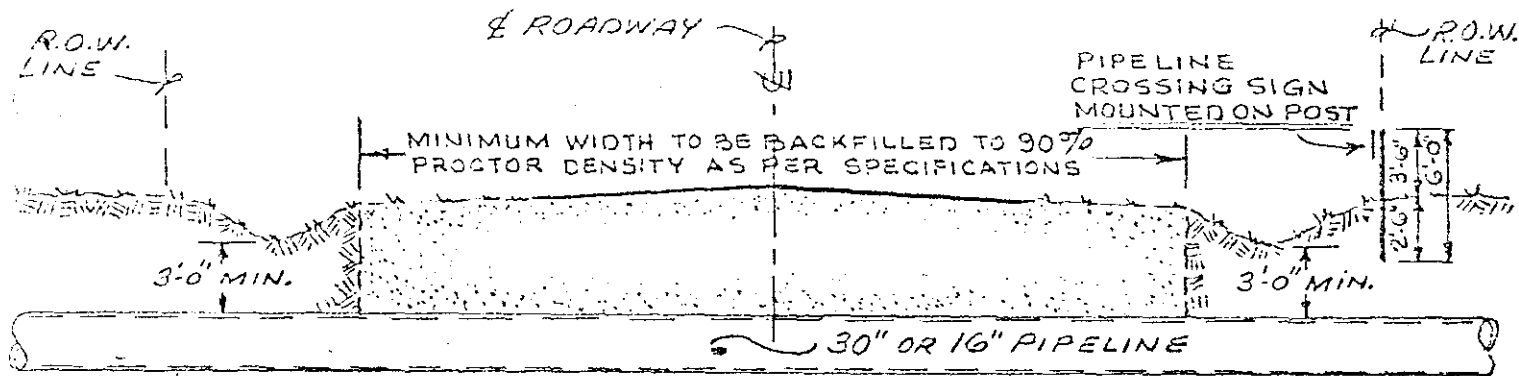
CONTRACTOR shall provide and maintain in a safe condition, temporary approaches to and crossing of public roads, private roads, and entrances that may be opened for construction. CONTRACTOR shall comply with any city, county, or state regulations as to placing danger signals and flares. In the absence of such regulations, CONTRACTOR shall place danger signs visible during darkness, to be located at the crossing or boring, and also three hundred (300) feet in both directions therefrom. Danger signs must be readable at one hundred (100) feet and lanterns or flares shall be kept burning from 30 minutes before sundown until 30 minutes after sunrise.

When, in the opinion of the COMPANY, barricades or guard rails are necessary and the CONTRACTOR has not already placed same, the CONTRACTOR shall provide such barricades and guard rails at no additional cost to the COMPANY.

TEXOMA PIPE LINE COMPANY
LONGVIEW, TEXAS

TYPICAL 30" & 16" PIPELINE ROAD CROSSINGS WITHOUT CASING

DRAWN P.E.T.	CHK'D.	TO-F-36
SCALE 1/8"=1'-0"	APPR'VD.	
DATE MAR. '74	NOTES	



ROAD CROSSING ELEVATION

CONTRACTOR shall familiarize himself with all the requirements and restrictions of crossing permits and shall conduct the work in strict accordance with such requirements and restrictions, including notification of highway and railway representatives, as may be specified by COMPANY. CONTRACTOR shall not cut into any highway or road surface of concrete, asphalt, gravel, oil or any binding material without written permission from the authority under whose jurisdiction the permit is issued. Where permission is granted to the CONTRACTOR to cut the surface of a road, CONTRACTOR shall erect barricades and post warnings to prevent injury or damage to traffic on such road. CONTRACTOR shall in all cases where ditch has been cut across public or private roads, install substantial temporary bridge work the full width of the road, of adequate strength and properly constructed to insure the safety of traffic. CONTRACTOR may, however, instead of bridging, backfill the ditch the full width of the road when specifically permitted to do so by COMPANY and provided adequate maintenance and surveillance is furnished. CONTRACTOR shall provide crossings, wherever necessary, to permit property owner or his tenant to travel or move his stock and equipment from one point to another on his property.

Where the surface of a road has been cut to install pipe or casing, the CONTRACTOR shall provide necessary material suitable for backfill. The backfill shall be tamped in 6-inch layers to 90 proctor density. The cycle shall then be repeated until the entire ditch has been backfilled. CONTRACTOR shall furnish and haul water to wet the backfill, if directed by COMPANY, in order to get the proper degree of compaction.

CONTRACTOR shall provide and maintain in a safe condition, temporary approaches to and crossing of public roads, private roads, and entrances that may be opened for construction. CONTRACTOR shall comply with any city, county, or state regulations as to placing danger signals and flares. In the absence of such regulations, CONTRACTOR shall place danger signs visible during darkness, to be located at the crossing or boring, and also three hundred (300) feet in both directions therefrom. Danger signs must be readable at one hundred (100) feet and lanterns or flares shall be kept burning from 30 minutes before sundown until 30 minutes after sunrise.

When, in the opinion of the COMPANY, barricades or guard rails are necessary and the CONTRACTOR has not already placed same, the CONTRACTOR shall provide such barricades and guard rails at no additional cost to the COMPANY.

TEXOMA PIPE LINE COMPANY
LONGVIEW, TEXAS

TYPICAL 30" & 16" PIPELINE ROAD CROSSINGS WITHOUT CASING

DRAWN P.E.T.	CHK'D.	TO-F-36
SCALE 1/8"=1'-0"	APPR'VD.	
DATE MAR. '74	NOTES	

RESOLUTION OF THE COMMISSIONERS'

COURT OF TYLER COUNTY, TEXAS

VOL 002 PAGE 617

BE IT RESOLVED:

THAT WHEREAS THE ESTABLISHMENT AND MAINTAINING OF FREE PUBLIC LIBRARIES IS ESSENTIAL TO THE EDUCATION OF THE CITIZENS OF ALL AGES OF THE UNITED STATES, THE STATE OF TEXAS, AND THE POLITICAL SUB-DIVISIONS THEREOF; AND

WHEREAS, THE NEED EXISTS FOR EXPANDING THE FACILITIES AND SERVICES NOW PROVIDED BY THE ALLAN SHIVERS LIBRARY; AND

WHEREAS, THE NEED EXISTS FOR A MORE EFFICIENT AND EQUAL MEANS OF FINANCING THE EXPANSION OF SUCH FACILITIES AND SERVICES; AND

WHEREAS, THE CREATION OF A TYLER COUNTY LIBRARY DISTRICT WITH AUTHORITY TO LEVY TAXES AND TO ISSUE BONDS IS THE MOST EFFICIENT METHOD OF FINANCING SUCH SERVICES AND EXPANSION:

NOW THEREFORE, BE IT RESOLVED BY THE COMMISSIONERS' COURT OF TYLER COUNTY, TEXAS, THAT IT FAVORS THE ENACTMENT BY THE LEGISLATURE OF THE STATE OF TEXAS OF A LAW ENABLING THE CITIZENS OF TYLER COUNTY, TEXAS, TO CREATE A TYLER COUNTY LIBRARY DISTRICT BY AN ELECTION AND GRANTING TO SUCH DISTRICT THE AUTHORITY TO LEVY TAXES AND TO ISSUE BONDS.

DATED THIS 11th DAY OF November, 1974.

Tom D. Mann
COUNTY JUDGE, TOM DICK MANN