A CALLERY STATE OF THE STATE OF		
FILED FOR RECORD:	11-2	19 83 at 9:00 o'clock A M
DULY RECORDED:	11-3	19 93 at 9:00 o'clock A M
INSTRUMENT NO.		GRAGE ROSTICKA TYLER CO. CLK.
INSTRUMENT NO.		GRACE BOSTICK, TYLER CO. CLK. BY: Pulling Deputy
مراجع المستجمعين		TEAN DUTITIES

TYLER COUNTY COMMISSIONER'S COURT SPECIAL MEETING OCTOBER 14, 1983

VOL 008 PAGE 606

A Special Meeting of the Commissioner's Court met on Friday, October 14, 1983 at 10:00 A. M. All members being present. The meeting was opened with prayer by County Judge Allen Sturrock.

A motion was made by Commissioner Riley and seconded by Commissioner Lowe to approve Mrs. Evelyn Smith as Alternate Election Judge for Box 3, Hillister, Texas; also to approve J. W. Wilson as Election Judge for Box 7, Chester, Texas to replace Mr. C. A. Seamans, who recently resigned. All voted yes and none no. See Attached.

A motion was made by Commissioner Odom and seconded by Commissioner Riley to approve a lease between Tyler County and Driscoll Petroleum Corporation for a Right-of-Way along the Pineville Road, pending approval of County Attorney Joe R. Smith. All voted yes and none no. See Attached.

A motion was made by Commissioner Mahan and seconded by Commissioner Lowe to table approving the Right-of-Way Easement in Precinct III until Monday, October 17, 1983 at 9:00 A. M. All voted yes and none no.

A motion was made by Commissioner Riley and seconded by Commissioner Mahan to approve the quarterly report on the Mini-Bus Office, as submitted by Iris Whigham, Supervisor. All voted yes and none no. See Attached.

A motion was made by Commissioner Odom and seconded by Commissioner Riley to approve the bid from Lufkin Typewriter & Cash Register Co. for a New Royal 5005 Electronic Typewriter for the Sheriff's Office. All voted yes and none no. See Attached. Bids submitted are listed as follows:

A motion was made by Commissioner Riley and seconded by Commissioner Odom to approve adopting a Resolution on Rabies Control for Tyler County. The resolution covered only mandatory options, discussion to be held at a later date concerning the other listed options. All voted yes and none no. See Attached. Ms. Alice Davis, representative of The Texas Department of Health, gave an interesting talk on People and Animal related diseases.

A motion was made by Commissioner Riley and seconded by Commissioner Mahan to approve paying bills for the month, as submitted by County Auditor Ann Nichol. All voted yes and none no. See Attached.

There being no further business, the meeeting adjourned.

SIGNED MOLLUS	Allen Sturrock, County Judge
Marie Theles	Maxie Riley, Comm. Pct. #1
HR Laux	H. K. Lowe, Comm. Pct. #2
Dery Makan	Jerry Mahan, Comm. Pct. #3
to the pelone	Berton A. Odom, Comm. Pct. #4
ATTEST Warren Bratich	Grace Bostick, County Clerk

LEASE AGREEMENT

This Lease, made this <u>14th</u> day of <u>October</u> 1983, between the County of Tyler, Texas, Lessor, and Driscoll Petroleum Corporation, Lessee;

WITNESSETH

That Lessor, for and in consideration of the covenants and agreements hereinafter mentioned to be kept and performed by Lessee, have and do hereby lease to Lessee the pipeline right-of-way along a road owned and maintained by the County of Tyler, Texas, dirt surfaced commonly referred to as the Pineville Road, that portion of which turns south off of FM 1943 East for some distance to the termination site and more specifically identified on the map, Exhibit A (outlined in red) referred to and made a part of this Lease Agreement. Such right-of-way is herein granted to the Lessee under the following conditions:

I.

That Lessee will bury the pipeline thirty-six (36) inches below the normal county road ditch level.

II.

Lessee will bury the pipeline beneath referrred road in order to gain access to the north side of the road, as indicated in the attached maps, Exhibits A & B, and will then place the pipeline in the ditch of the road.

III.

Lessee does by these presents assume all liability and responsibility for the placing and maintaining of the pipeline in the area described and will defend and save the County of Tyler, Texas, from any claims or lawsuits arising out of the laying of such pipeline, its operation or use.

IV.

Lessee will return the ditch and road herein granted to the same condition after the laying of such pipeline as such ditch and road were before the operations to lay such pipeline.

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LEASE AGREEMENT (Contined) Page 2 of 2

Should the pipeline ever have to be moved for any reason, Lessee will move such pipeline or pay the reasonable costs incurred in moving all or part of such pipeline.

Lessee shall have and hold said described premises with all the priveleges thereto, subject to the exceptions and reservations herein stated for a period of _____ years, beginning the date of the execution of this agreement.

Signed this 14th day of October 1983.

ALLEN STURROCK, County Judge,

Tyler County, Texas

BERTIN ADNELL ODOM, County Commissioner Tyler County, Texas

DRISCOLL PETROLEUM CORPORATION

THE STATE OF TEXAS:

COUNTY OF TYLER:

VIII 008 PAGE 609

BEFORE ME, the undersigned authority, on this day personally appeared ALLEN STURROOK, County Judge, Tyler County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 14th day October . 1983. GRACE BOSTICK, COUNTY CLERK

FOR TYLER COUNTY WOODVALE, TEXAS 75979

Tyler County, Texas

THE STATE OF TEXAS:

COUNTY OF TYLER:

BEFORE ME, the undersigned authority, on this day personally appeared BERTIN ADNELL ODOM, County Commissioner, Tyler County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 14th day GRACE BOSTICK, COUNTY CLERK of October 1983. FOR TYLER COUNTY

WOODYIDLE, TEXAS 75979 BY

DEPLITY Notary Public in Tyler County, Texas

THE STATE OF TEXAS:

COUNTY OF TYLER:

BEFORE ME, the undersigned authority, on this day personally appeared, JAMES EDGINGTON, President, Driscoll Petroleum Corporation, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 7 day November

JUNE MAXEN

Motary Public an End too

MAYX,

Public Notary

T/yle/ County, Texas

FM 1943 East

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QUARTERLY REPORT FOR THE

TYLER COUNTY AGING SERVICES MINI-BUS, INFORMATION & REFERRAL OFFICE

STATISTICS

	<u>5141151105</u>			
JULY 1983			• • • • • • • • • • • • • • • • • • •	
LOCAL RESOURCES	\$ 717.36	OUTREACH	550	NEW CLIENTS (376)
FEDERAL RESOURCES (S.T.E.P.) TITLE III-B	1,474.00 1,548.39	INFORMATION REFERRAL TRANSPORTATI TELEPHONE RE	867 [ON 264	
SERVED 241 BLACK (35) VOLUNTEERS OVER 60	%); 448 WHITE	E (65%) TING 714 HOUF		41)
AUGUST 1983				
LOCAL RESOURCES FEDERAL RESOURCES TITLE III-B	\$ 785.68 1,849.20 1,355.96	OUTREACH INFORMATION REFERRAL TRANSPORTATI TELEPHONE RE	ION 320 EASSURANCE	(13)
SERVED 118 BLACK (379 VOLUNTEERS OVER 60				(40) S.
SEPTEMBER 1983				
LOCAL RESOURCES FEDERAL RESOURCES TITLE III - B	\$1,093.12 1,849.20 2,898.64	OUTREACH INFORMATION REFERRAL TRANSPORTATI TELEPHONE RE	488 [ON 322	(421) (420) (464) (3)
SERVED 176 BLACK (379 VOLUNTEERS OVER 60	%); 296 WHITE 45 PERSONS ((63%) CONTRIBUTING	717 HOURS	•
EXPENDITURES	OF REMAINING	TITLE III-B	FUNDS	
WINDOW REPAIR TIRES (2) MUFFLER TRANSMISSION OVERHAUL	101.66 51.50	DESK CALCULA DESK FOR SEC TYPEWRITER S CHAIR FOR DE	CRETARY STAND	\$52.47 344.95 105.40 98.70

TOTAL REMAINING FROM 1983 TITLE III-B BUDGET AT END OF SEPT. \$5.67

TYPEWRITER

475.00 FLOOR MAT (REV. ADAMS)

The statistical information measures the units of service but does not reflect the caring, personal and special efforts of our staff members in meeting the individual needs of the older people in our community.

Two examples of the kind of care we administer are as follows:

Mrs. H. was hospitalized for 2 weeks with a heart attack. She is 87 years old, has no children or relatives in this area. A friend called our office to see if there was any way we could take her a lunch until she could gain enough strength to prepare her own meals. We took Mrs. H. a hot lunch each day for weeks. We used this time to check on her personally, and when she needed to return to her doctor for a check-up, we arranged transportation for her. She is in the low-income bracket and there was no way she could pay for any help.

Mrs. P. suffers from mental confusion due to Altzheimer's Syndrome. She is in her early 70's and seems to be extremely undernourished. Her mind just forgets to tell her to eat. She has no children and her nearest relative is a sister who lives in Pt. Arthur. Her sister was contacted by our office when we became aware of her mental condition, and she arranged to have us bring a lunch to her sister daily and stay until she ate the food. This daily nourishment helped to alleviate some of her confusion and give her daily contact to ease her loneliness. Because of this help we are able to provide, she will be able to stay independent, in her own home, for a longer period of time.

Iris Whigham, Supervisor Mini-BUS.

Dris Whighan

Information and Referral



TYPEWRITER
CALCULATOR
Sales & Service

660 N. 7TH ST. P. O. BOX 1269 BEAUMONT, TEXAS 77704

(713) 832-9837

10/12/83

B.J. Vardeman Room 106, Court House Woodville, Texas 75979

Mr. B.J. Vardeman:

Enclosed is a Spec sheet on the new I.B.M Sell-ll. We at A& B Office are pleased to be able to give you price quotes on your typewriter needs.

1. I.B.M. Sell-11

\$ 937.50

If you feel you need to call me, feel free to call at the above number. We also stock all I.B.M.'s supplies.

Sincerley,

Bob Sipole

A & B Office Equip. Co.

PEWRITER CALCULATOR

OFFICE EQUIPMENT CO.

(713) 832-9837

660 N. 7TH ST. P. O. BOX 1269 BEAUMONT, TEXAS 77704

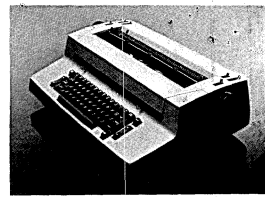
Bob Sipole

A & B Office Epuipment, Co. 660 N. 7th Street Beaumont, Texas 77702 (713) 832-9837



IBM Correcting Selectric® II Typewriter





Correct errors the way they're made

By typing. The IBM Correcting "Selectric" Il Typewriter makes error correction just another typing function. Fingers don't leave the keyboard for corrections. Typists save time and effort.

An innovation in error correction

The correcting capability is within the typewriter and is controlled by a conveniently located Correcting Key positioned on the keyboard. This means that original copies can now be corrected as a normal part of the typing function.

Ribbon/tape system

IBM has developed a ribbon/tape system especially for this typewriter. IBM High Yield Correctable Film Ribbon and IBM Lift-off Tape work in tandem to assure the complete removal of the typed image on original copies when a mistake is made.

Although carbon copies still have to be erased in the usual way, corrected errors on the original document look flawless. This means that you can now use letterheads and envelopes that might ordinarily have had to be discarded because of the poor appearance caused by typing corrections. Moreover, the clean appearance of the corrected originals provides you with a better document for your copier needs.

The IBM High Yield Correctable Film Ribbon has been developed for all general correspondence applications.

Dual Pitch

This feature enables certain models of the IBM Correcting "Selectric" II Typewriter to type either 10 or 12 characters per inch.

Stroke storage system

This IBM feature prevents crowded or missing characters.

Interchangeable elements

These typing elements can be snapped on and off in seconds. They offer interchangeable typefaces—to give freshness and distinction to correspondence, reports and other documents.

Half backspace

When a character has been left out of a word, the Half Backspace lever allows the typist to insert the character without affecting the rest of the typed line. When used with the typewriter's correcting capability, insertions are easier to make. (Dual pitch models only.)

Starter Pac

Each Pac contains six IBM High Yield Correctable Film Ribbons, six IBM Lift-off Tapes and one 88-character element.

Specifications:Operates on 115 volt, 60 Hertz, 1.2 amperes AC current

 Dual Pitch Model 895

 Writing Line:
 13.0 in.
 (330.2 mm)

 Maximum Paper Accommodation:
 15.5 in.
 (393.7 mm)

 Case Width:
 20.5 in.
 (520.7 mm)

Case Width: 20.5 in. (520.7 mm)
Outside Width
(Including platen knobs): 22.0 in. (558.8 mm)
Depth (front to back): 15.6 in. (396.2 mm)
Height: 7.6 in. (193.0 mm)
Weight: 38 lbs. (17.1 kg)

Typewriter Color Available: Topaz Bronze.

References in this publication to IBM products, programs, or services do not imply that IBM intends to make these available outside the United States.

EQUIPMENT CO.

660 N. 7TH ST. P. O. BOX 1269 EAUMONT, TEXAS 77704





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B.J. Vardeman Room 106 Court House

Woodville, Texas 75979

OCT 13 1983

GRACE BOSTICK, COUNTY CLERK

olivetti

LUFKIN TYPEWRITER & CASH REGISTER CO.

2212 EAST DENMAN AVE.

LUFKIN, TEXAS 75901

TELEPHONES 634-9113 AND 634-9124

October 12, 1983

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Tyler County Sheriff Department Courthouse Woodville, Texas 75979

Gentlemen:

Please consider this our bid on the following machine:

We hope to have the pleasure of furnishing you the above machine in the near future. Thank you for the opportunity of submitting this bid.

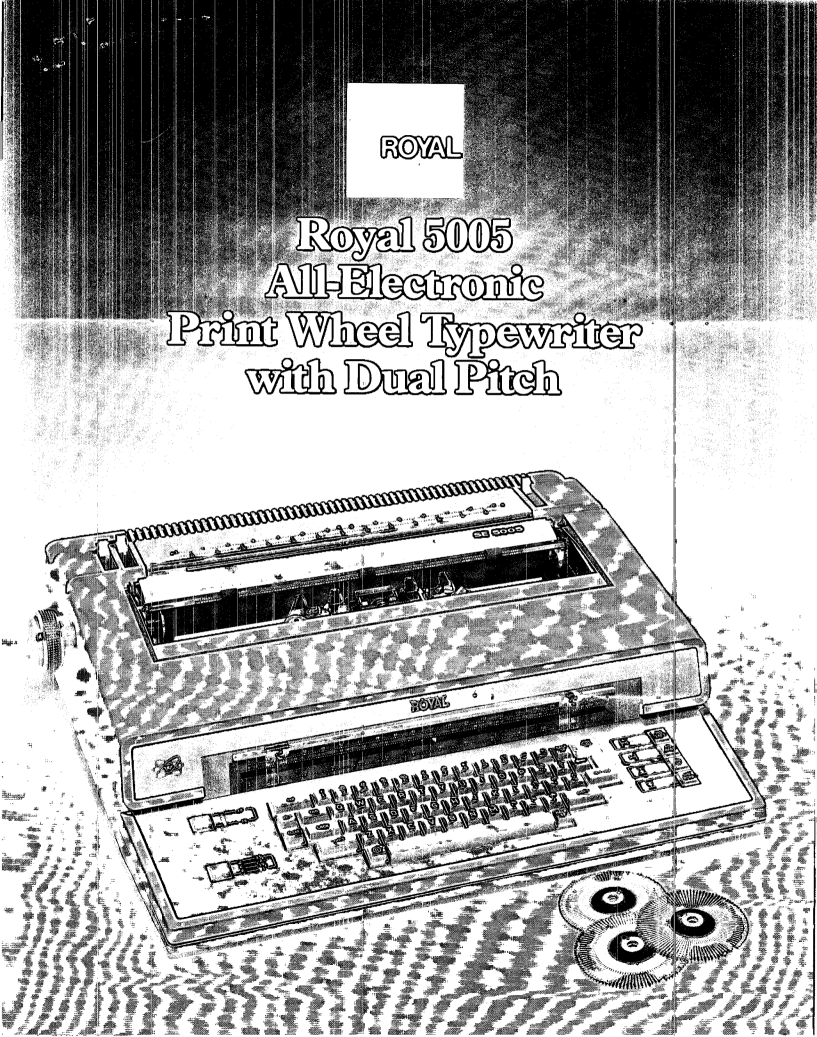
Sincerely,

Lufkin Typewriter & Cash Register Company

D.C. Satterwhite, Sr.

President

Enclosure DCS:1p

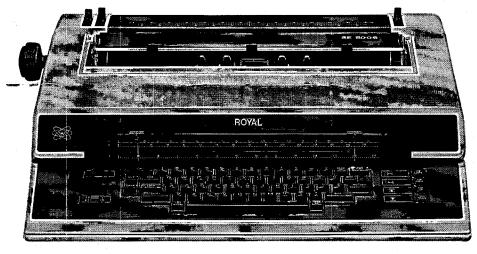


In order to improve efficiency and increase office productivity, the all-electronic Royal 5005 accomplishes automatically much of the tedious work formerly performed manually by the typist. Although it's highly advanced in technology, the Royal 5005 is completely simple to operate. Its electronic keyboard is thoroughly familiar to any typist, so training and adjustment time are minimal. For business, industry and government, the Royal 5005 is the ideal bridge from yesterday's electromechanical typewriters to the automated world of microprocessor controlled electronics.

Control functions right from the keyboard

Virtually all operating functions are simply and easily controlled from the electronic keyboard. At the touch of a key margins are set, paper is positioned up or down, impression control is adjusted and line spacing may be switched to one of four settings. LED indicator lights alert the typist to the function currently in operation: pitch selection, line spacing, half spacing and the shift lock.

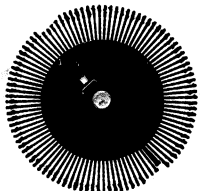
The versatile keyboard also provides repeat action for all 46 typing keys, as well as the space bar, the back space and correction keys, plus indexing.



Royal 5005 Simply perfect because it's perfectly simple.

Two-line correcting memory automatically lifts off 132 characters

In addition to conventional lift-off corrections, there's an exceptionally large, automatic, 132-character correcting memory. It's simple to delete as much as two complete lines by the use of the correction key. Errors are cleanly removed with a correctable carbon ribbon cassette and lift-off tape



Laser-sharp impressions with interchangeable print wheels

Royal offers a wide selection of print wheels with distinctive type styles to fit any typing job. The durably constructed print wheels produce sharp, clean, perfectly aligned characters. Print wheel technology combined with advanced electronic design produce exceptionally quiet operation.

LUF'(IN TYPEWRITER & CASH REGISTER CO. F. 30X 1406 PH. 634-9113 LUFKIN, TEXAS 75901

Outpaces high speed typists

The Royal 5005 can handle the fastest typing. Even during sudden bursts of typing speed, the keyboard memory stores the last 16 characters typed and prints them in correct sequence without jamming or character misprinting.

Dual pitch for increased flexibility.

To accommodate the variety of print wheel type styles offered, The Royal 5005 switches pitch instantly from 10 characters per inch to 12 characters per inch. An indicator light reminds the typist which pitch is programmed. It's almost like having two machines in one.

Clean, rapid-changing ribbon cassettes

Royal has completely eliminated the mess and fuss of changing ribbons. Depending on the typing job, the typist may simply drop in a correctable carbon, single-pass carbon, multi-strike carbon or fabric ribbon cassette. Correction tapes are available in Lift-Off for correctable carbon ribbon and Cover Up for the other carbon and fabric ribbons.

Other convenient features

- Retractable paper support/page-end indicator
- Automatic paper insertion
- · Automatic paper advance and ejection
- Electronic line space selector for 1, 1½, 2, 2½ spaces
- Up to 500-hour memory retention for functions
- · Express back space key
- · Vertical half space up and down keys for sub and superscripts
- Horizontal half space key permits insertion of a missing character
- Copy control
- Modular design and self-diagnostic system for rapid servicing

Specifications

Paper capacity: 161/2" Typing line: 13.2"

Dimensions: 22.2" (W) x 6.85" (H) x 19.4" (D)

Weight: 42 lbs.

Power requirements: 110V AC, 60Hz



ROYAL DIVISION ARBM, INC. 1600 Route 22, P.O. Box 1630 Union, New Jersey 07083

LUFKIN TYPEWRITER & CASH REGISTER Co.

P. O. DRAWER 1406
LUFKIN, TEXAS 75901

VOL CO8 PAGE 624

OCT 1 3 1983

Bid Enclosed

GRACE BOSTICK, COUNTY CLERK
TYLER COUNT TEXAS

OMBO

Tyler County Sheriff Department Courthouse Woodville, Texas 75979

an example and activity and accept the formation and accept the acceptance of the ac	voi.	08 PAGE 625 October 14, 19	83
OX NO. & SOCATION	COUNTY PCT. NUMBER	and the control of th	ALTERNATE
COURTHOUSE	WOODVILLE (1)	JOHNNIE HICKMAN CHAIRMAN (D) WOODVILLE, TEXAS	PAUL BANDSMA BOX 915 WOODVILLE, TEXAS
NUTRITION CENTER	WOODVILLE (2)	JOHN YEARWOOD 510 KELLY BLVD. WOODVILLE, TEXAS	JOE CASH WOODVILLE, TEXAS
HILLISTER FIRST BAPTIST CHURCH	HILLISTER (1)	CHESTER (SAM) READ (D) RT.1, BOX 290 WARREN, TEXAS	MRS. EVELYN SMITH WARREN, TEXAS
WARREN MIDDLE SCHOOL	WARREN (1)	HERMAN ELLIOTT BOX 126, WARREN	HAROLD DAVIS (D) BOX 248, WARREN
DOUCETTE COM- MUNITY CHURCH	DOUCETTE (3)	DURWOOD LING DOUCETTE, TEXAS	ESTELLE LING DOUCETTE, TEXAS
LION'S HALL	CHESTER (2)	J. W. WILSON CHESTER, TEXAS	HAROLD LEWIS (D) CHESTER, TEXAS
BETHANY BAPTIST CHURCH (BETHANY)		ELMER RAY OATES (D) RT. 2, BOX 310 WOODVILLE, TEXAS	
EMILEE EBENEZER CHURCH (EMILEE)	WOODVILLE (3)	DARRELL WALDREP RT. 1, BOX 156 COLMESNEIL, TEXAS	DELLA HANKS RT. 3, BOX 1860 WOODVILLE, TEXAS
LO.COMMUNITY CENTER	COLMESNEIL (3)	GARY HARRIS P. O. BOX 528 COLMESNEIL, TEXAS	FAY SEAMANS BOX 10 COLMESNEIL, TEXAS
L1.MASONIC LODGE	ROCKLAND (3)	J. C. DICKERSON BOX 1254, ROCKLAND, TEXAS	CECIL DUBOSE (D) BOX 7, ROCKLAND, TEXAS
L3.FAIRVIEW CHURCH	-TOWN BLUFF (3)	MRS. C.E. SEAMAN (D) RT.3, BOX 1460 WOODVILLE, TEXAS	JEWEL PEDIGO RT. 3,BOX 149 WOODVILLE,TEXAS
AG. BLDG.	SPURGER (4)	A.B. WALLING SILSBEE HWY., SPURGER, TEXAS	EVA SWEARINGEN SPURGER, TEXAS
L5.FRED SCHOOL	FRED (4)	AMOS HUTTO (D) BOX 156, FRED, TEXAS	BOBBY JENKINS FRED, TEXAS
L6.EAST WARREN HIGH SCHOOL	WARREN (4)	DALLAS READ (D) RT. 1, BOX 224 WARREN, TEXAS	MRS.MYRTLE READ WARREN, TEXAS
L7.LION'S DEN	WCODVILLE (3)	ARCHIE NASH (D) BOX 283 WOODVILLE, TEXAS	JOE LOGGINS RT.3, BOX 2155 WOODVILLE, TEXAS
18.FIRE STATION	WOODVILLE (2)	DR.BRIAN BABIN 514 TIMBERLAND WOODVILLE, TEXAS	ROXANNE BABIN 514 TIMBERLAND WOODVILLE, TEXAS
ABSENTEE: COURTH	OUSE WOODVILLE	IRMA HICKMAN WOODVILLE, TEXAS	
DEMOCRATIC COUN	TY CHAIRMAN:	MORRIS CLEMMONS 102 SO. CHARLTON WOODVILLE, TEXAS	
REPUBLICAN COUN	TY CHAIRMAN:	JAMES H. DILLION BOX 296 WOODVILLE, TEXAS	

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AT A (SPECI (REGUL	AL) <u>Special</u> MEETING (FOLLOWING A PUBLIC HEARING) (AR)
THE Tyler	COMMISSIONER'S COURT WHICH WAS HELD ON
October_	1441983 AT THE COUNTY COURTHOUSE IN Woodville
TEXAS, THE FOLLO	WING RESOLUTION WAS PROPOSED BY COMMISSIONER <u>Maxie Riley</u>
	AND SECONDED BY COMMISSIONER Berton A. Odom
With the state of	THE RESOLUTION WAS UNANIMOUSLY PASSED AND ENTERED
INTO THE RECORD	OF THE COMMISSIONER'S COURT OF Tyler COUNTY:
	RESOLUTION
WHEREAS:	THE LEGISLATURE OF THE STATE OF TEXAS HAS PASSED SB 811 OTHERWISE KNOWN AS THE TEXAS RABIES CONTROL ACT OF 1981 (ART. 4477-6A V.T.C.S.) THE GOVERNOR HAS SIGNED THIS BILL INTO LAW.
WHEREAS:	THE TEXAS BOARD OF HEALTH HAS ADOPTED RULES AND REGULATIONS CONCERNING IMPLEMENTATION OF THIS ACT WHICH HAVE BEEN DULY PUBLISHED IN THE TEXAS REGISTER.
WHEREAS:	THE TEXAS RABIES CONTROL ACT OF 1981 REQUIRES EACH COUNTY AND MUNICIPALITY IN TEXAS TO PROVIDE A LOCAL AUTHORITY FOR PURPOSES OF LOCAL ADMINISTRATION OF THE PROVISIONS OF THIS ACT.
BE IT THER	FORE RESOLVED: THAT THE COMMISSIONER'S COURT OF Tyler
COUNTY HEREBY A	DOPTS THE TEXT OF THE TEXAS RABIES CONTROL ACT OF 1981. (ART.
4477-6A V.T.C.S	.) AND THE TEXT OF THE ACCOMPANYING RULES AND REGULATIONS
PURSUANT TO IMP	EMENTATION OF THE ACT AND HEREBY ORDERS THEM ENTERED INTO THE
RECORD OF THE C	OMMISSIONER'S COURT TO BECOME A PERMANENT PORTION OF THE LAW
Im <u>Tyler</u>	COUNTY.
BE IT FURT	HER RESOLVED THAT THE COMMISSIONER'S COURT HEREBY APPOINTS THE
	.) Sheriff's DEPARTMENT OF Tyler COUNTY TO BE
(HEALTH DEPT.) BE THE LOCAL AL	THORITY FOR THE PURPOSES OF ADMINISTERING THE PROVISIONS OF
THIS ACT IN	Tyler COUNTY.
	SIGNED: DOOS HOUSE
SIGNED: COUNTY	M B solich LERK

AT A (SPECIAL) <u>Special</u> MEETING (FOLLOWING A PUBLIC HEARING) OF (REGULAR)
THECOMMISSIONER'S COURT WHICH WAS HELD ON
October 14 1983 AT THE COUNTY COURTHOUSE IN Woodville
TEXAS, THE FOLLOWING RESOLUTION WAS PROPOSED BY COMMISSIONER Maxie Riley
AND SECONDED BY COMMISSIONER Berton A. Odom
THE RESOLUTION WAS UNANIMOUSLY PASSED AND ENTERED
INTO THE RECORD OF THE COMMISSIONER'S COURT OF Tyler COUNTY:
RESOLUTION
Whereas: The Legislature of the State of Texas has passed SB 811 otherwise known as the Texas Rabies Control Act of 1981 (Art. 4477-6a V.T.C.S.) The Governor has signed this bill into Law.
Whereas: The Texas Board of Health has adopted rules and regulations concerning implementation of this act which have been duly published in the Texas Register.
Whereas: The Texas Rabies Control Act of 1981 requires each County and Municipality in Texas to provide a local authority for purposes of Local administration of the provisions of this act.
BE IT THEREFORE RESOLVED: THAT THE COMMISSIONER'S COURT OF
COUNTY HEREBY ADOPTS THE TEXT OF THE TEXAS RABIES CONTROL ACT OF 1981. (ART.
4477-6A V.T.C.S.) AND THE TEXT OF THE ACCOMPANYING RULES AND REGULATIONS
PURSUANT TO IMPLEMENTATION OF THE ACT AND HEREBY ORDERS THEM ENTERED INTO THE
RECORD OF THE COMMISSIONER'S COURT TO BECOME A PERMANENT PORTION OF THE LAW
IN <u>Tyler</u> COUNTY.
BE IT FURTHER RESOLVED THAT THE COMMISSIONER'S COURT HEREBY APPOINTS THE
(SHERIFF'S DEPT.) Sheriff's DEPARTMENT OF Tyler COUNTY TO BE
(HEALTH DEPT.) BE THE LOCAL AUTHORITY FOR THE PURPOSES OF ADMINISTERING THE PROVISIONS OF
THIS ACT IN
SIGNED: JUDGE
SIGNED: Grace Bootish COUNTY CLERK



Texas Department of Health

Robert Bernstein, M.D., F.A.C.P. Commissioner Robert A. MacLean, M.D. Deputy Commissioner Public Health Region 7 P.O. Box 2501 1517 West Front Street Tyler, Texas 75710 (214) 595-3585

Marietta Crowder, M.D. Regional Director

Information on Rabies Law, Revised in 1981

The State Legislature passed a state rabies control law which originally went into effect January 1, 1980. The Legislature revised this law in 1981 and designated the Texas Board of Health to formulate a set of rules to implement the law. The Rabies Control Act of 1981 (V.A.C.S. Art.4477-6a, amended and the rules of the board):

(1) requires:

- (a) the governing body of each incorporated municipality and the commissioners court of each county to designate an officer to function as the local health authority.
- (b) reporting of animal bites or scratches to the local health authority.
- (c) reporting of suspected rabid animals to the local health authority.
- (d) the investigating by the local health authority of reported bites and suspected rabid animals.
- (e) the quarantine by the local health authority of any animal that has exposed an individual or that may be rabid; submit heads/brains of suspected rabid animals.
- (f) rabies vaccination of all dogs and cats four months old, repeated annually.

(2) allows:

- (a) the governing body of an incorporated municipality or the commissioners court of a county to adopt the provisions of the Act, or;
- (b) adopt ordinances and/or rules to establish local animal control programs and set standards equal to, or more stringent than those of the Act;
- (c) local programs to include registration and licensing of dogs and cats;
- (d) local programs to require restraint of dogs and cats by owners;
- (e) local programs to charge registration, impoundment, board, quarantine and disposal fees to animal owners, such fees to be used only to help defray the expense of administration of the Act or the local ordinances and/or rules.

The act is basically a fair and reasonable law. As with any law, it is only as effective as it is allowed to be.

Inspection of impoundment and quarantine facilities by Texas Department of Health personnel is allowed in the Act to insure their compliance with the Board of Health standards.

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CHAPTER 204

S. B. No. 811

An Act relating to the control and eradication of rabies; delegating certain powers and rights to the Texas Department of Health; delegating certain powers to counties and incorporated municipalities; providing for fees; providing penalties; amending Chapter 752, Acts of the 66th Legislature, Regular Session, 1979 (Article 4477-6a, Vernon's Texas Civil Statutes); amending Section 1, Chapter 52, Acts of the 41st Legislature, 1st Called Session, 1929, as amended (Article 7014f-1, Vernon's Texas Civil Statutes); repealing Chapter 40, Acts of the 53rd Legislature, 1st Called Session, 1954, as amended (Article 2372m, Vernon's Texas Civil Statutes); and delcaring an emergency.

Be it enacted by the Legislature of the State of Texas:
Section 1, Chapter 752, Acts of the 66th Legislature, Regular Session,
1979 (Article 4477-6a, Vernon's Texas Civil Statutes), is amended to read as
follows:

SUBCHAPTER A. GENERAL PROVISIONS

Short title

Section 1.01. This Act is known and may be cited as the 'Rabies Control Act of 1981'.

Purpose of Act

Sec. 1.02. The purpose of this Act is to establish a minimum state-wide program to control and eradicate rabies in the State of Texas. This program shall be administered by the Texas Board of Health with the cooperation of the governing bodies of the counties and incorporated municipalities within the state.

Definitions

Sec. 1.03. In this Act the following terms have the meanings indicated.

- (1) "Animal" means a warm-blooded animal.
- (2) "Board" means the Texas Board of Health.
- (3) "Cat" means felis catus.
- (4) "Commissioner" means the Commissioner of Health.
- (5) "Department" means the Texas Department of Health.
- (6) "Dog" means canis familiaris.
- (7) "Epizootic" means the occurrence in a given geographic area of population of cases of a disease clearly in excess of the expected frequency.
- (8) "Person" means an individual, corporation, government or governmental subdivision, or agency, business trust, estate, trust, partnership, association, or any other legal entity.
- (9) "Quarantine" means strict confinement under restraint by closed cage or paddock or in any other manner approved in a rule of the board of animals specified in an order of the board or its designee on the private premises of the owner or at a facility approved by the board or its designee.

(10) "Rabies" means an acute viral disease of man and animal affecting the central nervous system and usually transmitted by an animal bite.

(11) "Stray" means any animal running free with no physical restraint

beyond the premises of owner and/or keeper.

(12) "Licensed veterinarian" means a veterinarian licensed to practice veterinary medicine in one or more of the 50 states.

SUBCHAPTER B. GENERAL POWERS AND DUTIES OF THE BOARD: GENERAL POWERS AND DUTIES OF MUNICIPAL AND COUNTY GOVERNMENTS

General powers and duties of the board

- Sec. 2.01. (a) The board or its designee shall administer the control program established by this Act.
- (b) The board or its designee may enter into contracts and/or agreements with other entities, governmental or private, to carry out the provisions of this Act. The contracts and/or agreements may provide for payment by the state for materials, equipment, and services.
- (c) The board or its designee may seek, receive, and expend any funds received through appropriations, grants, donations, or contributions from public or private sources for the purpose of the control program established by this Act subject to any limitations or conditions prescribed by the legislature.
- (d) The board or its designee may impose an area quarantine to prevent or contain a rabies epizootic in accordance with procedures established in Section 3.09 of this Act.
- (e) The board or its designee may compile, analyze, publish, and distribute information relating to the control of rabies for the education of physicians, veterinarians, public health personnel, and the general public.
- (f) The board shall adopt the rules necessary for the effective administration of the provisions of this Act.

General powers and duties of municipal and county governments

- Sec. 2.02. (a) The governing body of an incorporated municipality or the commissioners court of a county may adopt the provisions of this Act and the standards established by the board; or
- (b) As provided in Section 3.01 of this Act the governing body of an incorporated municipality or the commissioners court of a county may adopt ordinances and/or rules which establish local control programs and set local standards which are compatible with and equal to or more stringent than the program established by this Act and the rules adopted by the board, including but not limited to ordinances and rules which require the registration and/or restraint of each dog or cat found within the respective jurisdictions.
- (c) The governing body of each incorporated municipality and the commissioners court of each county shall designate an officer to act as a local health authority for the purposes of this Act as provided in Section 3.02 of this Act.
- (d) The governing body of each incorporated municipality and the commissioners court of each county may enter into contracts and/or agreements with other entities, governmental and private, to carry out the activities required of them or permitted by them under the provisions of this Act.

SUBCHAPTER C. IMPLEMENTATIONS OF RABIES CONTROL

Development and application of control provisions and standards

Sec. 3.01. Except as specifically provided for in Section 3.09 of this Act:

- (a) The provisions of this Act and/or the rules adopted by the board under the authority of this Act are the minimum standards for rabies control in this State.
- (b) The provisions of this Act and/or the rules adopted by the board do not prohibit the adoption by the commissioners court of a county of ordinances and/or rules establishing requirements for rabies control in the county which are compatible with and equal to or more stringent than the provisions of this Act and the rules adopted by the board. Such county ordinances and/or rules shall supersede the provisions of this Act and the rules of the board within the county of their adoption so that dual enforcement will not occur.
- (c) The provisions of this Act, the rules adopted by the board, and the ordinances and/or rules adopted by the commissioners court of a county do not prohibit the adoption by the governing body of an incorporated municipality located within the county of ordinances and/or rules which are compatible with and equal to or more stringent than the ordinances and rules adopted by the county and the provisions of this Act and the rules adopted by the board. Such municipal ordinances and/or rules shall supersede those of the county and the provisions of this Act and the rules of the board within the corporate limits of the municipality so that multiple enforcement will not occur.

Designation of local health authorities

- Sec. 3.02. The commissioners court of each county and the governing body of each city or town shall designate one officer to act as the local health authority for the purpose of this Act. The officer designated may be the county health officer, municipal health officer, animal control officer, peace officer, or any entity that the commissioners court or governing body considers appropriate, except as restricted by rule of the board. The duties of the local health authority shall include but are not limited to the enforcement of:
- (1) the provisions of this Act and the rules of the board which comprise the minimum standards for rabies control;
- (2) the ordinances and/or rules of the local jurisdiction (municipality or county) in which he serves; or
- (3) the rules adopted by the board under the area quarantine provisions of Section 3.09 of this Act.

Reports of exposure to rabies

Sec. 3.03. (a) A person having knowledge of an animal bite or scratch to an individual that the person could reasonably foresee as capable of transmitting rabies or of an animal that the person suspects is rabid shall report the incident or animal to a local health authority of the county or the city or town in which the person lives, in which the animal is located, or in which the exposure occurs. The report shall include the name and address of any victim and of the owner of the animal, if known, and any other data which may aid in the locating of the victim or the animal.

- (b) The owner of an animal that is reported to be rabid or to have exposed an individual or that the owner knows or suspects to be rabid or to have exposed an individual shall submit the animal for quarantine to the local health authority of the county or the city or town in which exposure occurred.
- (c) The local health authority shall investigate all reports filed under this section.

Quarantine of animals

- Sec. 3.04. (a) The local health authority shall quarantine for at least 10 days any animal that the authority has probable cause to believe is rabid or has exposed an individual.
- (b) The board shall adopt rules governing the testing of quarantined animals, the procedure for and method of quarantine, and the types of facilities that may be used for quarantine.
- (c) In accordance with the rules of the board, a local health authority may contract with one or more public or private entities for the purpose of providing and operating a quarantine facility.
- (d) If it is determined by a veterinarian that a quarantined animal shows the clinical signs of the disease of rabies, the local health authority shall humanely destroy the animal. If an animal dies or is destroyed while in quarantine, the local health authority shall remove the head or brain of the animal and submit it to the nearest Texas Department of Health laboratory for testing.
- (e) If a veterinarian determines that a quarantined animal does not show the clinical signs of a rabies, the local health authority shall release it to the owner following the quarantine period if:
- (1) the owner has an unexpired rabies vaccination certificate for the animal; or
- (2) the animal is vaccinated against rabies by a licensed veterinarian at the owner's expense.
- (f) The owner of an animal that is quarantined under this Act shall pay to the local health authority the reasonable costs of the quarantine and disposition of the animal, and the local health authority may bring suit to collect those costs. The local health authority may sell and retain the proceeds or keep, grant, or destroy an animal that the owner or custodian does not take possession of on or before the third day following the final day of the quarantine.

Vaccination of dogs and cats required

- Sec. 3.05. (a) Except as otherwise provided by rule of the board, the owner of each dog or cat shall have the dog or cat vaccinated against rabies by the time the dog or cat is four months of age and at regular intervals thereafter as prescribed by rule of the board.
- (b) A veterinarian who vaccinates a dog or cat against rabies shall issue to the owner of the animal a vaccination certificate in a form which meets the minimum standards approved by the board.
- (c) No county, city, or town may register or license an animal that has not been vaccinated in accordance with this section.

Use of modified live virus rabies vaccine for animals restricted

Sec. 3.06. To prevent improper vaccination of animals against and the accidental exposure of humans to rabies, modified live virus rabies vaccine for animals shall be administered only by or under the direct supervision of a veterinarian who is licensed to practice in this state.

Registration of dogs and cats by municipal and county governments

- Sec. 3.07. Fees for Registration. (a) Subject to the limitation contained in Subsection (b) of this section, the governing body of an incorporated municipality and the commissioners court of a county may enact ordinances and/or adopt rules to require the registration of each dog and cat within the respective jurisdiction of the municipality or the county.
- (b) No dog or cat shall be subject to dual registration and the priority of registration enforcement shall be governed by the provisions of Section 3.01 of this Act.
- (c) The enforcement agency may collect a fee set by ordinance for the registration of each dog and/or cat and such fees shall be retained by the enforcement agency to be used only to help defray the expense of the administration of the provisions of this Act or the ordinances and/or rules of the enforcement agency within the area of its jurisdiction.

Restraint of dogs and cats by municipal and county governments; Impoundment charges: Disposition of stray animals

- Sec. 3.08. (a) Subject to the limitation contained in Subsection (b) of this section, the governing body of an incorporated municipality and the commissioners court of a county may enact ordinances and adopt rules including but not limited to ordinances and rules to require that within the respective jurisdiction of the municipality or the county.
 - (1) each dog or cat be restrained by its owner;
 - (2) each stray dog or cat be declared a public nuisance;
- (3) each unrestrained dog or cat be detained or impounded by the local health authority or that officer's designee;
- (4) that each stray dog or cat be impounded for a period to be set by ordinance or rule;
- (5) that a humane disposition be made of each unclaimed stray dog or cat upon the expiration of the required impoundment period.
- (b) No jurisdiction shall be subject to dual restraint ordinances and rules, and in the extent of dual provisions the priority of enforcement shall be governed by the provision of Section 3.01 of this Act.
- (c) The enforcing agency may adopt an ordinance setting charges for the impoundment and board provided to any dog or cat during the retention period to be paid by the owner before release of the animal. Such charges shall be deposited in the treasury of the enforcing agency and shall be used only to help defray the expense of the administration of this Act or the ordinances and rules of the enforcement agency within the area of jurisdiction.
- (d) The board shall adopt rules establishing the minimum acceptable standards for impoundment facilities and for the care of impounded animals.

Declaration of area quarantine

Sec. 3.09. (a) If rabies is known to exist within an area, the board or its designee may declare an area rabies quarantine.

(b) Upon the declaration that a quarantine exists, the board shall;

(1) define the borders of the area quarantined;

- (2) adopt permanent or emergency rules in accordance with the applicable provisions of the Administrative Procedure and Texas Register Act, as amended (Article 6252-13a, Vernon's Texas Civil Statutes). These rules may include but are not limited to rules setting forth conditions for the restraint of carnivorous animals and the transporting of carnivorous animals into and out of the quarantine area.
- (c) The area quarantine shall remain in effect for 180 days following the last case of rabies diagnosed in a dog or cat, or other animal species responsible for declaration of the area quarantine, unless removed prior to that date by declaration by the board or its designee.
- (d) When the board employs the area quarantine procedures, the rules adopted by the board shall supersede all other applicable ordinances and/or rules applying to the quarantine area until the quarantine is removed by declaration of the board or its designee or until such time as the rules expire or are revoked by the board.
- Sec. 3.10. Depending upon resources available, the department is authorized to provide vaccines and hyper-immune sera for the use and benefit of persons exposed, or suspected of exposure, to rabies, in accordance with policies or procedures established by the board. The department shall have the right to be reimbursed for actual costs incurred in the providing of such vaccines and sera by or on behalf of the persons receiving same, in accordance with rules, regulations, and eligibility standards established by the board. Upon the written request of the department, such claim for reimbursement may be collected by suit or other proceedings in the name of the State of Texas by the county or district attorney, or the attorney general, in the county of the residence of the recipient, against the recipient or the parent, guardian, or other person or persons legally responsible for the support of the recipient, or against responsible third-parties.

SUBCHAPTER D. PROCEDURAL REQUIREMENTS

Inspections

Sec. 4.01. Employees of the department, upon the presentation of appropriate credentials to the local health authority or his designee, may make a reasonable inspection at a reasonable hour of any quarantine facility or impoundment facility to determine if such facilities comply with the minimum standards for such facilities adopted by the board.

Hearings

Sec. 4.02. A person aggrieved by an action of the department in amending, limiting, suspending, or revoking any approval required by this Act may request a hearing before the department. Any hearing held under this section shall be conducted in accordance with the Administrative Procedure and Texas Register Act, as amended (Article 6252-13a, Vernon's Texas Civil Statutes), and the department's formal hearing rules.

State compliance procedures

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Sec. 4.03. At the request of the commissioner, the attorney general may bring an action in the name of the State of Texas to enjoin the operation of any quarantine or impoundment facility which fails to meet the minimum standards established by this Act and the rules of the board adopted under the authority of this Act. Upon the court's issuing of an order to the facility to cease operation, the local health authority shall remove all animals housed therein to a shelter approved by the department. The expense of relocation shall be borne by the county or incorporated municipality within whose jurisdiction the deficient facility lies. Any suit filed under this subsection shall be filed in a district court of the county in which the facility is located.

SUBCHAPTER E. PENALTIES

Violation of animal quarantine requirement

- Sec. 5.01. (a) A person commits an offense if he fails or refuses to quarantine or present for quarantine any animal which
- (1) is required to be placed in quarantine under the provisions of Section 3.04 of this Act and the rules adopted by the department under the authority of this Act;
- (2) is required to be placed in quarantine under the ordinances and/or rules of a county which is exercising the authority granted in Sections 2.02 and 3.01 of this Act and within whose jurisdiction the act occurs; or
- (3) is required to be placed in quarantine under the ordinances and/or rules of an incorporated municipality which is exercising the authority granted in Sections 2.02 and 3.01 of this Act and within whose jurisdiction the act occurs.
 - (b) An offense under this subsection is a Class C misdemeanor.

Violation of area quarantine

- Sec. 5.02. (a) A person commits an offense if he violates or attempts to violate a rule of the board which governs an area quarantine adopted under the authority of Section 3.09 of this Act.
 - (b) An offense under this subsection is a Class C misdemeanor.

Violation of dog and cat registration requirements

- Sec. 5.03. (a) A person commits an offense if he fails or refuses to register or present for registration any dog or cat of which he is the owner and such animal
- (1) is required to be registered under the ordinances and/or rules of a county which is exercising the authority granted in Sections 2.02, 3.01, and 3.07 of this Act and within whose jurisdiction the act occurs; or
- (2) is required to be registered under the ordinances and/or rules of an incorporated municipality which is exercising the authority granted in Sections 2.02, 3.01, and 3.07 of this Act and within whose jurisdiction the act occurs.
 - (b) An offense under this subsection is a Class C misdemeanor.

Violation of dog and cat restraint requirements

Sec. 5.04. (a) A person commits an offense if he fails or refuses to restrain any dog or cat of which he is the owner and such animal

(1) is required to be registered under the ordinances and/or rules of a county which is exercising the authority granted in Sections 2.02, 3.01, and 3.08 of this Act and within whose jurisdiction the act occurs; or

- (2) is required to be registered under the ordinances and/or rules of an incorporated municipality which is exercising the authority granted in Sections 2.02, 3.01 and 3.08 of this Act and within whose jurisdiction the act occurs.
 - (b) An offense under this subsection is a Class C misdemeanor.

Violation of requirement to vaccinate dog or cat

- Sec. 5.05. (a) A person commits an offense if he fails or refuses to have each dog or cat of which he is the owner vaccinated against rabies and such animal
- (1) is required to be vaccinated under the provisions of Section 3.05 of this Act and the rules adopted by the board under the authority of this Act;
- (2) is required to be vaccinated under the ordinances and/or rules of a county which is exercising the authority granted in Sections 2.02 and 3.01 of this Act and within whose jurisdiction the act occurs; or
- (3) is required to be vaccinated under the ordinances and/or rules of an incorporated municipality which is exercising the authority granted in Sections 2.02 and 3.01 of this Act and within whose jurisdiction the act occurs.
 - (b) An offense under this subsection is a Class C misdemeanor.

Violation of jurisdictional standards governing the operation of a quarantine or impoundment facility

- Sec. 5.06. (a) A person commits an offense if he operates a facility for quarantining or impounding animals and the facility
- (1) fails to meet the standards for approval established by the rules adopted by the board;
- (2) fails to meet the standards for approval established under the ordinances and/or rules of a county which is exercising the authority granted in Sections 2.02 and 3.01 of this Act; or
- (3) fails to meet the standards for approval established under the ordinances and/or rules of an incorporated municipality exercising the authority granted in Sections 2.02 and 3.01 of this Act.
 - (b) A n offense under this subsection is a Class C misdemeanor.

Violation of the restrictions upon the use of modified live virus rabies vaccine

- Sec. 5.07. (a) A person commits an offense
- (1) if he administers or attempts to administer modified live virus rabies vaccine in a manner not authorized by Section 3.06 of this Act; or
- (2) if he dispenses or attempts to dispense modified live virus rabies vaccine in a manner not authorized by Section 3.01 of this Act.
 - (b) An offense under this section is a Class C misdemeanor.

Approved May 26, 1981 Effective Jan. 1, 1982.

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Rabies Control and Eradication 301.58.03 (.001 - .013)

The amendments are adopted under Texas Civil Statutes, Article 4477-6a, Sec. 2.01(f), which provides the Texas Board of Health with the authority to adopt rules necessary to control and eradicate rabies in the State of Texas.

The rules clarify the requirements in existing rules and provide the public with information on the proper procedure for handling domestic animals exposed to rabies and information on the importation of animals under three months of age.

- .001 Purpose. The purpose of these rules is to protect the public health by establishing uniform rules for the control and eradication of rabies in the State of Texas.
- .002 Definitions. Definitions of terms for these rules are as follows:
 - (a) Zoonosis Control Division (ZCD) means the Division of the Bureau of Veterinary Public Health of the Texas Department of Health to which the responsibility for implementing these rules is assigned.
 - (b) "Primary enclosure" means any structure used to immediately restrict an animal or animals to a limited amount of space, such as a room, pen, run, cage, compartment, or hutch.
 - (c) "Housing facility" means any room, building or area used to contain a primary enclosure or enclosures.
 - (d) "Sanitize" means to make physically clean and to destroy diseaseproducing agents.
 - (e) "Humanely destroy" means to cause the death of an animal by a method which,
 - (1) rapidly produces unconsciousness and death without visible evidence of pain or distress, or
 - (2) utilizes anesthesia produced by an agent which causes painless loss of consciousness, and death following such loss of consciousness.
 - (f) "Zoonosis control representative" means any person employed by the ZC
 - (g) "Dog" means any live or dead dog (Canis familiaris).
 - (h) "Cat" means any live or dead cat (Felis catus).
 - (i) "Animal" means any live or dead mammal, domesticated or wild.
 - (j) "Wild state" means living in its original, natural condition; not domesticated. "Wildlife" refers to animals living in such conditions. "Wild animal" refers to any mammal except the common domestic species (dogs, cats, horses, cattle, swine, sheep, and goats) regardless of state of duration of captivity.

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- (k) "Public Health Region" means a contiguous group of Texas counties, so designated by the Board.
- (1) "Vaccinated" means properly injected with a rabies vaccine licensed for use in that species by the United States Department of Agriculture.
- (m) "Currently vaccinated" means vaccinated and satisfying the following criteria:
 - (1) The animal must have been at least three months of age at the time of vaccination.
 - (2) At least 30 days have elapsed since the initial vaccination.
 - (3) Not more than 12 months have elapsed since the most recent vaccination.
- (n) "Observation period" means the ten (10) days following a bite incident during which the biting animal's health status must be monitored.
- (o) "Quarantine period" means that portion of the observation period during which a biting animal is physically confined for observation as provided for in Section .007.
- (p) "Department" means the Texas Department of Health (TDH).
- (q) "Unowned animal" means any animal for which an owner has not been identified.
- .003 Information relating to the control of rabies. The ZCD will assume the responsibility of collecting, analyzing and preparing monthly, quarterly, and annual summations of rabies activity in the state. These reports will be forwarded to national, state and municipal agencies as required and selected statistics will be sent to the practitioners of veterinary medicine throughout the state.
- .004 Local health authorities. Pre-exposure rabies immunization shall be given to the local health authority engaged in removing heads and/or brains and these persons should possess neutralizing antibody levels equal to or greater than the level considered protective by the U.S. Public Health Service.
- .005 Reports of human exposure to rabies.
 - (a) Any person having knowledge of an animal bite to a human will report the incident to local health authorities as soon as possible, but not later than twenty-four (24) hours from the time of the incident.
 - (b) The owner of the biting animal will place that animal in quarantine as prescribed in rule .006 under the supervision of the local health authority.
 - (c) The local health authority will investigate each bite incident, utilizing standardized reporting forms prescribed by TDH.

.006 Facilities for the quarantining of animals.

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(a) Generally.

- (1) Structural strength. Housing facilities shall be structurally sound and shall be maintained in good repair in order to protect the animals from injury, to contain them, and to prevent exposure to other animals.
- (2) Water and electric power. Reliable and adequate electric power, if required to comply with other provisions of this subpart, and adequate potable water shall be available.
 - (3) Storage. Supplies of food and bedding shall be stored in facilities which adequately protect such supplies against infestation or contamination by vermin. Refrigeration shall be provided for supplies of perishable food.
- (4) Waste disposal. Provision shall be made for the removal and disposal of animal and food wastes, bedding, dead animals, and debris. Disposal facilities shall be so provided and operated as to minimize vermin infestations, odors, and disease hazards.
- (5) Washrooms and sinks. Facilities for personal hygiene, such as washrooms, basins or sinks, shall be provided for employees.

(b) Facilities: Indoor.

- (1) Heating. Indoor housing facilities shall be sufficiently heated when necessary to protect the animals.
- (2) Ventilation. Indoor housing facilities shall be adequately ventilated to provide for the health and comfort of the animals at all times. Such facilities shall be provided with fresh air either by means of windows, doors, vents, or air conditioning and shall be ventilated so as to minimize drafts, odors, and moisture condensation.
- (3) Lighting. Indoor housing facilities shall have ample light of sufficient intensity to permit routine inspection and cleaning during the entire work period. Primary enclosures shall be situated to protect the animals from excess illumination.
- (4) Interior surfaces. The interior building surfaces shall be constructed and maintained so that they are impervious to moisture and may be readily sanitized.
- (5) Drainage. A suitable method shall be provided to rapidly eliminate excess water from indoor housing facilities. If drains are used, they shall be properly constructed and kept in good repair to avoid foul odors therefrom. If closed drainage systems are used, they shall be equipped with traps and so installed as to prevent any backup of sewage onto the floor of the room.

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(c) Facilities: Outdoor.

- (1) Outdoor holding facilities shall be of adequate size and construction to handle any animal housed therein. Adequate shelter shall be provided to protect animals from any form of overheating or cold or inclement weather. Outdoor holding facilities must be constructed in such manner that they will protect the animal, be readily sanitized, and will not create a nuisance. A suitable method shall be provided to rapidly eliminate excess water.
- (d) Primary enclosures shall:
 - (1) be structurally sound and maintained in good repair,
 - (2) provide convenient access to clean food and water,
 - (3) enable the animal to remain dry and clean,
 - (4) be constructed so as to protect the animal's feet and legs from injury,
 - (5) provide sufficient space to allow each animal to turn around fully, stand, sit and lie in a comfortable normal position.

(e) Feeding.

- (1) Dogs and cats shall be fed at least once a day except as otherwise might be directed by a licensed veterinarian. The food shall be free from contamination, wholesome, palatable, and of sufficient quality and nutritive value to meet the normal daily requirements for the condition and size of the dog or cat.
- (2) Food receptacles shall be accessible to all dogs and cats and shall be located so as to minimize contamination by excreta. Feeding pans shall be durable and kept clean and sanitary. Disposable food receptacles may be used but must be discarded after each feeding. Self feeders may be used for the feeding of dog food, and shall be kept clean and sanitary to prevent molding, deterioration, or caking of feed.
- (f) Watering. If potable water is not accessible to the dogs and cats at all times, it shall be offered to them at least twice daily for periods of not less than one (1) hour, except as directed by a licensed veterinarian. Watering receptacles shall be kept clean and sanitary.
- (g) Sanitation.
 - (1) Cleaning of primary enclosures. Excreta shall be removed from primary enclosures as often as necessary to prevent contamination of the inhabitants and to reduce disease hazards and odors.
 - (2) Sanitation of primary enclosures. Cages, rooms and pens shall be maintained in a sanitary condition.
 - (3) Building and premises shall be kept clean.

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- (h) Pest control. A regular program for the control of insects, ectoparasites and other pests shall be established and maintained.
- .007 Quarantine method and testing.
 - (a) When a dog or cat which has bitten a human has been identified, the owner will be required to place the animal in quarantine. The 10 day observation period will begin on the day of the bite incident. The animal must be placed in the animal control facilities specified for this purpose, if available. However, the owner of the animal may request permission from the local health authority for home quarantine if the following criteria can be met:
 - (1) Secure facilities must be available at the home of the animal's owner, and must be approved by the local health authority.
 - (2) The animal is currently vaccinated against rabies.
 - (3) The local health authority or a licensed veterinarian must observe the animal at least on the first and last days of the quarantine period. If the animal becomes ill during the observation period, the local health authority must be notified by the person having possession of the animal. At the end of the observation period the release from quarantine must be accomplished in writing.
 - (4) The animal was not in violation of any laws at the time of the bite.
 - (5) If the biting animal cannot be maintained in secure quarantine, it shall be humanely destroyed and the brain submitted to a TDH certified laboratory for rabies diagnosis.
 - (b) No wild animal will be placed in quarantine. All wild animals involved in biting incidents will be humanely killed in such a manner that the brain is not mutilated. The brain shall be submitted to a TDH certified laboratory for rabies diagnosis.
- .008 Public and private entities that operate a quarantine facility.
 - (a) Quarantining procedures.
 - (1) Biting animals and animals suspected of rabies that are placed in confinement for observation must be separated from all other animals in such a manner that there is no possibility of physical contact between animals.
 - (2) The unowned animal may be destroyed for rabies diagnosis prior to the end of the quarantine period.
 - (3) The local health authority may require a written agreement by the owner or the custodian at the time of quarantine and the animal may be disposed of according to terms of this agreement.

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- (b) Facilities planning. Any county, city, town or incorporated community desiring to construct animal control facilities shall submit plans to the Department for approval.
- (c) Inspection requirements of quarantine facilities.
 - (1) It will be the responsibility of the Department to inspect all animal quarantine facilities. The inspection of the premises will be accomplished during ordinary business hours and the inspector must be accompanied by the person responsible for the management of the facility. All deficiencies will be documented in writing. Those that are of sufficient significance to affect the humane care of any animal confined to the facility must be corrected within a reasonable period of time.
 - (2) The inspections will be accomplished annually or more frequently when significant discrepancies have been identified. Any facility that cannot achieve acceptable standards within one year will be required to cease operation until acceptable standards have been achieved.
 - (3) The right of appeal. If the opinion of management of the quarantine facility is in conflict with the inspection evaluation, he/she may request a review of the inspection by the Director, Zoonosis Control Division. In the event points of difference still remain, the supervisor may request a review of the inspection by the Chief, Bureau of Veterinary Public Health. Each of the above appeals, when required, will be made in writing through the Public Health Region Director's office in whose area the animal facility is located.

.009 Vaccination required.

- (a) Vaccination: The owner of each dog or cat shall have the dog or cat vaccinated against rables by the time it is four (4) months of age and within each subsequent twelve (12) month interval thereafter.
- (b) Official rabies vaccination certificates issued by the vaccinating veterinarian shall contain certain standard information as designated by TDH. Information required is as follows:
 - (1) Owner's name, address and telephone number.
 - (2) Animal identification. Species, sex, age (3 mo. to 12 mo., 12 mo. or older), size (lbs.), predominant breed, and colors.
 - (3) Vaccine used, producer, expiration date and serial number.
 - (4) Date vaccinated.
 - (5) Rabies tag number.
 - (6) Veterinarian's signature and license number.

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.010 Disposition of domestic animals exposed to rabies.

- (a) Unvaccinated animals which have been bitten or directly exposed by physical contact with a rabid animal or its fresh tissues should be:
 - (1) humanely killed, or
 - (2); if sufficient justification for preserving the animal exists, the exposed animal should be immediately vaccinated against rabies, placed in strict isolation for six months and given a booster vaccination one month prior to release from isolation.
- (b) Vaccinated animals which have been bitten or otherwise significantly exposed to a rabid animal should be:
 - (1) humanely killed, or
 - (2) if sufficient justification for preserving the animal exists, the exposed vaccinated animal should be given a booster rabies vaccination and placed in strict isolation for three months.
- (c) These provisions apply only to domestic animals for which an approved rabies vaccine is available.
- .011 Interstate movement of dogs and cats.
 - (a) All dogs and cats to be transported into Texas for any purpose shall be admitted only when accompanied by an official health certificate completed by a licensed graduate veterinarian of the state of origin, who shall certify that the animals are free from all infectious and contagious diseases or known exposure thereto, have not been exposed to rabies, nor originated in a rabies quarantined area; and are currently vaccinated against rabies and identified by vaccination certificates showing date of vaccination.
 - (b) Certificates of health for dogs and cats departing the state shall be prepared by a licensed veterinarian on forms provided by the Texas Department of Health. A copy of the completed certificate for each dog or cat departing the state will be forwarded to the Bureau of Veterinary Public Health, Texas Department of Health, 1100 West 49th Street, Austin, Texas 78756. These certificates will be held for ninety (90) days.
 - (c) Dogs and cats under three months of age may be admitted without rabies vaccination provided they are held in isolation until three months of age, at which time they must be vaccinated against rabies and held in isolation for an additional thirty days. Isolation, vaccination, and reporting the completion of isolation to TDH are the responsibility of the importer.
- .012 International movement of dogs and cats into Texas will proceed in accordance with the rules and regulations prescribed by the United States Public Health Service.

Texas Department of Health Bureau of Veterinary Public Health 301.58.03

Page __8__ of __10_.
CO8 PAGE 644

- .013 Submission of Specimens for laboratory examination. Preparation of specimens either for shipment or for personal delivery for rabies diagnosis shall include the following.
 - Damage to the brain by shooting or other traumatizing procedures shall be avoided.
 - (b) Suspect animal's head shall be separated from the body immediately after death by a qualified person. Only the head shall be submitted with the exception that whole bats may be submitted.
 - The head shall be immediately chilled to between 45°F. and 32°F., but (c) should NOT be frozen.
 - If specimens are shipped, two containers shall be used for packing: (d)
 - (1) The immediate (inner) container. Only one head shall be placed in each immediate container which shall be a metal container or double plastic bags. A completed Texas Department of Health Form No. G-172, Laboratory Test for Rabies (see the form following this section), or the information requested on this form, shall be placed in a waterproof bag and attached to each immediate container. One form is required for each head submitted.
 - (2) The shipping (outer) container.
 - (i) The immediate container(s) shall be placed in an insulated shipping container of adequate strength to withstand shipping conditions.
 - (ii) Sufficient refrigerant shall be added so the head will remain chilled for a minimum of 48 hours. DO NOT USE DRY ICE.
 - (iii) Packing material shall be added to obsorb water in the event of leakage.
 - (iv) Labeling on the outside of the shipping container shall be legible and include:
 - (I) name and address of the appropriate laboratory (listed in paragraph (f) of this section);
 - (II)the return address, name, and telephone number of the shipper; and
 - (III) the following statements: "CONTAINS (number) ANIMAL HEAD(S) FOR RABIES TESTING. HANDLE WITH CARE. UPON ARRIVAL CALL (telephone number of appropriate laboratory).
 - The following procedures are required for shipment:
 - shipment shall be by bus or other reliable carrier;
 - (2) a shipping receipt will be obtained and retained by the shipper;

VOI 008 PAGE 645

- (3) at the time of the shipment, the shipper shall telephone the appropriate laboratory of the shipment; and
- (4) the shipper shall provide the return postage if return of the shipping container is desired.
- (f) The certified laboratories in Texas are:

Austin

Bureau of Laboratories Texas Department of Health 1100 West 49th Street Austin, Texas 78756

(Telephone: 1-800/252-8163)

El Paso

Laboratory
El Paso City-County Health Department
222 South Campbell
El Paso, Texas 79901

(Telephone: 915/541-4657)

Houston

Laboratory
Houston City Health Department
1115 North MacGregor
Houston, Texas 77030

(Telephone: 713/222-4211)

San Antonio

Laboratory
San Antonio Metropolitan Health District
131 West Nueva Street
San Antonio, Texas 78204

(Telephone: 512/299-8822)

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LABORAT FORM NO.	TORY TEST FOR R G-172	ABIES	1	Texas Department of Bureau of Laborator		
Lab No.		Date Rec'd		Date Reported		
Carrier				e Rec'd		-
Do Not Mar	k Above This Line — P	lease Print Below	with BALLP	OINT PEN OR TYPEW	RITER.	
Animal		Sende	rs ID			_
Description	n		y of al	· · · · · · · · · · · · · · · · · · ·	1	<u>, </u>
	NAME					_
Send report to:	STREET			# × -	•	<u>-</u>
	CITY		TEXAS			-
				(Zip Code)		
Telephone <u></u>	Area Code Num	iber Ext.	<u> </u>	•		•
Human Ex	Dosure:	□Yes	□No			
	ıman exposure:	□bite		scratch		
		☐other				
Remarks:						·
	LABORAT	ORY REPORT	(DO NOT V	VRITE BELOW)		
	Positive Fluorescer	nt Rabies Antil	oody Test.			
	Negative Fluoresce	ent Rabies Anti	body Test.			Ç
	Brain decomposed	. Unable to pe	rform exami	nation.	٠	***
	Brain destroyed be	fore its arrival.	Unable to I	perform examination	ı .	• .
	Not tested.			t. ⊭ #¥ ² .		Age 1
		vocation. Cage		nly if a human has b of these animals are		
	Laboratory results	inconclusive.	Further testi	ng in progress.	(date)	

COMMISSIONER'S COURT OF October	14, , 19x 83	Page 1 of 1
CLAIM REGISTER AND MINUTES OF ACCOUNT	S ALLOWED, Road & Bridge I	_ FUND TYLER COUNTY, TEXAS

Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Date Allows
23404	Deep East Texas Work. Comp.	Oct. Premium	\$ 315.32	
23405	Turners Radiator	Radiator Repair	55.00	
23406	Birdewlls Welding	Pin	16.00	1
23407	Mustang Tractor	Parts	62.94	
23408	Etex, Inc. of Jasper	Oxygen	12.00	
23410	Woodville Auto Parts	Repairs to Equip.	1626.84	
23411	Geo P. Bane Inc.	Parts	132.43	<u></u> '
23412	A-Z Auto Discount	Parts	94.24	
23413	Jackson Petroleum ProdsGulf	Fuel	1033.33	
23414	Davis Food Market	Gas	22.00	
23415	Goodyear	Tires	245.07	
23416	Greenwood Exxon	Tire Repair	106.30	1
23417	Freemans	Culverts	286.88	!
23418	Seneca Water Supply	Utilities	8.50	<u></u>
23419	Gulf States Utilities	Utilities	29.64	
23420	Sullivans Hardware	Misc. Supplies	8.70	
23421	S. Magnolia Drive Inn Gro.	Ice	46.53	<u> </u>
23422	Boykin Lumber	Shovel	9.62	<u> </u>
`&.	c.		4/11.34	Tot.
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APPROVED THIS 14th day of Oct. , 197 83

CLAIMS CHECKED AND APPROVED

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	COMMISSIONER'S COURT OF	October	14, 19	<u>*83</u>		Page 1 of	1	
3	CLAIM REGISTER AND MINUTES C	F ACCOUNTS	ALLOWED,	Road &	Bridge II	FUND TYLER C	DUNTY, TE	XAS

Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Da Allo
23404	Deep East Texas Work. Comp.	Oct. Premium	\$ 245.77	
23423	Durham Saw Co.	Saw Repair	23.95	
23424	C&M Repair Service	Repairs to Equip.	100.00	
23425	Mustang Tractor	Parts	193.98	
23426	Gulf Welding Supply Co.	Welding Supplies	7.20	
23427	Woodville Auto Parts	Parts & Labor	1740.26	
23428	H & O Exxon	Tire Repair	33.10	<u> </u>
23429	J.E. Gardner Oil Co.	Fuel	1362.09	
23430	Chester Water Sipply Corp.	Utilities	9.00	
3466	Holderman's Building Center	Mail Box Post	4.59	
23465	Jasper Creosoting Co.	Creosoted Timbers	1803.00	
23467	Justin Equipment	Grader Teeth	106.54	
			56 29.48	Tot
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APPROVED THIS 14th day of Oct. , 19 × 83

CLAIMS CHECKED AND APPROVED

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- COMMISSIONER'S COURT OF October 14, 197 83	Page 1 of 1	5
CLAIM REGISTER AND MINUTES OF ACCOUNTS ALLOWED Road & Bridge III	FUND TYLER COUNTY	/ TEXAS

Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Dat Allov
23404	Deep East Texas Work, Comp.	Oct. Premium	\$ 385.10	
23431	Mill Master	Drill Bits & Bolts	140.64	
23432	Mustang Tractor	Parts	58.74	
23433	C & M Repair Service	Repairs to Equip.	105.50	
23434	Birdwells Welding	20 Drift Pins	126.00	
23435	Jerry's Auto Sales	Parts & repairs	153.50	
23436	Woodville Auto Parts	Parts & Labor	989.68	
23437	A-Z Discount Auto Parts	Parts	30.89	
23438	Owens Exxon	Tire Repair-101.00- Ice-13.00	114.00	
23439	J.E. Gardner Oil Co. *	Fuel	1229.90	
23440	Hensarling Auto Service	Gas	109.29	
23441	Thornton Hardware	Nails	72.00	
23442	Holdermans Building Center	Roof & Foundation Coating	17.07	
23444	Sullivans Hardware	Ladder-84.99 - Parts 145.97	230.96	
23443	Jasper Creosoting Co.	Creosote Timbers	4247.94	
23396	Gulf States Utilities	Utilities	67.45	
23445	Colmesneil Telephone Co.	Telephone	139.51	
			82 18, 17	Tot
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COMMISSIONER'S COURT OF October 14, 19x 83

Page 1 of 1

CLAIM REGISTER AND MINUTES OF ACCOUNTS ALLOWED, Road & Bridge IV FUND TYLER COUNTY, TEXAS

Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Da A llo
23404	Deep East Texas Work. Comp.	Oct. Permium	\$ 454.65	
23446	Richards Electric	Repairs	5.00	
23447	Woodville Auto Parts	Parts & Repairs	2909.35	+ 1
23448	East Tex. Mill Supply	Filters	142.48	
23449	Gulf Welding Equipment	Welding Equip. & Oxygen	80.42	
23450	Geo. P. Bane Inc.	Parts	43.51	
23451	Geo. P. Bane Inc.	Grader Blades	720.00	
23452	Mustang Tractor	Parts	12.47	سشس
23453	Spurger Gulf Station	Oil & Brake Fluid	26.00	
23454	J.E. Gardner Oil Co.	Fuel	940.00	
23455	McInnis Hardware	Supplies	63.53	
23456	Tyler Co. Water Supply Corp.	Utilities	12.50	
23457	Gulf States Utilities	Utilities	27.09	
23458	Southwestern Bell	Telephone	37.39	
			547439	Tot.
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APPROVED THIS 14th day of Oct. , 197 83

COUNTY JUDGE

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	COMMISSIONER'S COURT OF	October 14	, 197 <u>83</u>	Page 1 of	1
i.	CLAIM REGISTER AND MINUTES	OF ACCOUNTS ALL	OWED, See Below	FUND TYLER COL	JNTY, TEXAS

Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Date Allow
	ADULT PROBATION FUND			
23459	Southwestern Bell Telephone	Telephone-Long Dist. Calls Only	\$ 32.60	
23460	Mattingly Printing Service	Cards	45.00	
23461	Rogers Office Supply	Office Supplies	7.97	;
			85.57	Tot.
	JUVENILE PROBATION FUND		# # # # # # # # # # # # # # # # # # #	
23404	Deep East Texas Work. Comp.	Oct. Premium	7.60	
23459	Southwestern Bell Telephone	Telephone-Long Dist. Calls Only	17.94	·
			25,54	Tot.
	LAW LIBRARY FUND		e eme a	
23462	Southwestern Bell Telephone	Telephone	22.91	
			22.91	Tot
	DIST. ATTY. HOT CHECK PROCESS.	FUND		
23463	Clemmons Ins. Agency	Notary Bond-Teresa Wailes	54.00	
			54,00	Tot
	FEDERAL REVENUE SHARING FUND			
1705-a	Tyler County Booster	Advertising-Proposed Use Hearing	64.80	
1706-a	Deep East Texas Work. Comp.	Oct Premium-Solid Waste	112.93	
	•	H.B.	177.73	Tot.
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APPROVED THIS 14th of Oct. 19 83

CLAIMS CHECKED AND APPROVED

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COMMISSIONER'S COURT OF	October 14 , 19\(\frac{4}{2}\)	Page <u>6</u> of
CLAIM REGISTER AND MINUTES	OF ACCOUNTS ALLOWED. General	FUND TYLER COUNTY, TEXAS

Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Da Allo	
23488	Southwestern Bell	Telephone-Veterans Service	\$ 26.41		
23528	Mr. & Mrs. D. Mixon	Foster Child Care-Lorenz Childre	n 450.00		
			ä		
23529	Bob's Prescription Shop	Insulin for Hendrix-Concerned	7.60		
		Citizens			
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COMMISSIONER'S COURT OF_	October 14, , 197 83	Page 4 5 of 6
CLAIM REGISTER AND MINUT	ES OF ACCOUNTS ALLOWED,Genera	FUND TYLER COUNTY, TEXAS

	Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Date Allowed
J.P. #I	23489	Rogers Office Supply	Office Supplies	\$ 22.45	
	23523	Office Supply Center	Office Supplies	2.85	
	23509	Walraven Bros.	Complaints	24.63	
	23488	Southwestern Bell	Telephone	94.26	
				144.19	- Tot
J.P. # III	23524	Colmesneil Telephone Co.	Telephone	21.93	1
J.1. # 111				21.23	704.
J.P. # IV	23488	Southwestern Bell	Telephone	51.22	j. U
				51.27	70 7
CO. ATTY.	23514	Hart-Graphics	Forms	42.34	
	23488	Southwestern Bell	Telephone	48.99	ı
	23489	Rogers Office Supply	Office Supplies	118.45	The state of the s
				209.78	70 ×
TREASURER	23489	Rogers Office Supply	Office Supplies	2.00	-
	23488	Southwestern Bell	Telephone	58.07	
				40.07	
ISCELLANEOUS	23510	Stafford-Lowdon Co.	Election Expense-Supplies	255.57	
	23388	Monroe	Service Contract-Tax Off.Calcula	tor 26.82	
	23525	Bob Hodges	Repair Payroll Machine	125.00	
	23526	Sargent-Sowell	For Markers * Fire Hydrants	846.10	
	23527	Motorola Inc.	Pager for Probation Dept.	323.50	
	23459	Southwestern Bell	Probation Telephone-Service Chg.	61.53	
	23404	Deep East Tex. Work. Comp.	Oct. Premium	714.96	
		1/ Oot v 83		2353	3.48

APPROVED THIS 14 day of Oct. , 197 83

COUNTY JUDGE

CLAIMS CHECKED AND

COUNTY AUDITOR

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	CLAIM	REGISTER AND MINUTES OF ACCOUNTS ALL	OWED, General FUND TYLE	R COUNTY, TE	EXAS
					*
	Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Date Allowe
CO. JUDGE	23488	Southwestern Bell	Telephone	\$ 159.38	
	23513	Lufkin Typewriter	Office Supplies	2.65	
				162,03	Tit
DIST. CLERK	23488	Southwestern Bell	Telephone	59.73	
	23489	Rogers Office Supply	Office Supplies	48.06	
	23517	Walraven	Casebinders	175.06	
	23514	Hart-Graphics	Docket Leaves	281.83	
	23518	Xerox	Machine Lease & Useage	387.51	
	23516	Clemmons Ins.	Error & Ommissions, & Theft Police	v 1330.59	
				2282.78	Tot.
DIST ATTY.	23488	Southwestern Bell	Telephone	165.84	
	23519	S.D. Powers	Transcript-H. Thompson # 6711	25.00	
				190.84	-
CO. COURT	23520	Kinny & Owens	Cain VS County	5.94	
	23521	Fairy Upshaw, Co. Clerk, Cherokee	Commitment on L. Lalande #7274	116.00	
				121.94	76 to
Sth JUD.DIST.	23403	Becker Printing	Letter head-Dist Judge	80.00	
	23488	Southwestern Bell	Telephone-Dist. Judge	67.78	
* A Section of the se				147.78	TOP
-A JUD. DIST.	23522	Robert H. Mann, Atty.	Jackson Court Appt'd re Redman, Overstree	t, 553.08	
				55308	To+.

CLAIMS CHECKED AND COUNTY AND

	COMMIS	SSIONER'S COURT OF GELOBEL 14	, 197 Page	of <u></u>	
	CLAIM	REGISTER AND MINUTES OF ACCOUNTS AL	LOWED, General FUND TY	LER COUNTY, TE	XAS .
	Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Da A llo
AUDITOR	23506	Impact Printing	Signature Stamp	\$ 22.00	
	23507	Lufkin Typewriter	Office Supplies	11.00	
	23504	Office Supply Cneter	Office Supplies	2.37	
	23489	Rogers Office Supply	Office Supplies	(1.15)	
	23488	Southwestern Bell	Telephone	44.78	1
			•	7900	Tot
			ke .	1	
CO. CLERK	23508	Xerox Corp.	Machine Lease	244 64	
$\frac{1}{\sqrt{2}} = \frac{1}{\sqrt{2}} \left(\frac{1}{\sqrt{2}} + \frac{1}{\sqrt{2}} \right) = \frac{1}{\sqrt{2}} \left(\frac{1}{\sqrt{2}} + \frac{1}{\sqrt{2}} \right)$	23509	Walraven Bros.	Envelopes	67.38	
	23510	Stafford-Lowdon Co.	Office Supplies	42.36	
4	23489	Rogers Office Supply	Office Supplies	38.93	
	23488	Southwestern Bell	Telephone	90.09	
				483.40	16+
AX OFFICE	23511	Western Data Services, Inc.	Lease of Equip.	366.00	
	23512	Lufkin Typewriter	Office Supplies	32.88	- 1
	23489	Rogers Office Supply	Office Supplies	88.47	
	23488	Southwestern Bell	Telephone	118.37	

Office Supplies

Telephone (2 mons)

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Lufkin Typewriter

Southwestern Bell

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23488

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	COMMIS	SSIONER'S COURT OF October	14, 197 <u>83</u> Page 2	of	6 <u> </u>
	CLAIM	REGISTER AND MINUTES OF ACCOUNTS	S ALLOWED, General FUND TYL	ER COUNTY, T	EXAS
				ė ė	
	Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	Dat
BLDG. MAINT.	23493	Gulf States	Sheriff's Tower	\$ 39.30	
	23494	City of Woodville	Courthouse Utilities	114.48	
en en de la companya de la companya La companya de la co	23495	Crocker Plumbing	Repairs to Boiler	125.00	, Qr
	23496	Barnes Plumbing	Unstop Drainline in Jail	38.00	
	23497	Phillips Heating	Repair Aircond. in Co. Clerk Off	ice 34.50	
	23498	Shepherds Lenin Supply	Janitors Uniforms	46.65	
	23499	Consolidated Marketing	Restroom Supplies	128.81	
	23500	Sullivans	Supplies	50.78	
	23501	Sullivans	Bulbs	3.00	
		, # 1	A Company of the Comp	580.52	- To+
			-		
AIRPORT MAINT.	23502	Sam Houston Electric	Utilities @ Airport	325.59	
	23488	Southwestern Bell	Telephone	14.83	
				340.02	- Tot.
			No. 1 The Control of		
OTHER LAW ENFOR.	23488	Southwestern Bell	DPS Telephone	91.22	
and the second of the second o	23488	Southwestern Bell	P & W Telephone	28.83	
	23503	55 Limited	2-Decative Radars-DPS	5990.00	
	23504	Office Supply Center	Office Supplies	2.07	
				6112.12	Tot.
GEING OFFICE	23505	City Of Woodville	Utilities	83.72	
	_23488	Southwestern Bell	Telephone	46.62	_
	* * * * * * * * * * * * * * * * * * * *			130.34.	- Tot-
	APPROVED 1	THIS day of a 197		n n	

APPROVED THIS day of 197.

COUNTY JUDGE

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COMMISSIONER'S CO	URT OF	October	14 , 199 83	3	Page	Lof	6	
CLAIM REGISTER AN	ID MINUTES O	F ACCOUNTS	ALLOWED	Deneral	fund -	TYLER COUN	TY TEXAS	

SHERIFF'S DEPT.

Claim Number	NAME OF CLAIMANT	NATURE OF CLAIM	Amount of Claim	All
23475	Mobil Oil Credit Corp.	Gas	\$ 23.89	
23474	Gulf Oil Corp.	Gas	138.78	
23473	Exxon Co.	Gas	148.29	
23472	J.E. Gardner Oil Co.	Gas	1710.12	
23471	Conoco Inc.	Gas	25.97	
23470	Goodyear	Tires	386.15	<u> </u>
23469	Tyler Uniform Co. Inc.	Uniforms	247.97	
23385	The Tourque Shop	Change Oil	34.50	
23478	Turners Radiator	Repairs to Auto	73.95	
23479	Knapp Ford Sales, Inc.	Parts for Auto	4.65	
23476	Story-Wright	Teletype Paper	51.85	
23492	Racal-Milgo	Teletype Rental for Oct.	147.00	<u> </u>
23477	Racal-Milgo	Teletype Rental for Sept.	147.00	
23480	Sunbeam Thrift Store	Bread for Prisoners Meals	19.60	
23481	Globe-Mann Ins.	Notary Bond - Skinner & Hanks	108.00	
23483	Bintliff Investigative Polygraph	Polygraph re Copes	50.00	
23482	Tyler County Hospital	Medical Treatment for Prisoner	53.70	
23484	Sam D. Mann, DDS	Dential Treatment for Prisoner	25.00	
23485	Jarrotts Pharmacy	Office Supplies-2.00 Medicine for Prisoners-5.95	7.95	
23486	American Data Products	Office Supplies	49.66	
23487	Amsterdam Printing	Office Supplies	45.89	
23489	Rogers Office Supply	Office Supplies	9.69	
23488 23490 23491	Southwestern Bell Wal-Mart Bob's Prescription Shop THIS day of , 197 .	Telephone Film-146.05, Misc21.98 Photo's	412.64 168.03 26.22 4//6.	

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CLAIMS CHECKED AND APPRO

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