## THE STATE OF TEXAS

# COUNTY OF SABINE

On this the 12th day of February 1979, the Honorable Commissioners Court met in regular session with the following present, to wit:

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Royce C. Smith	County Judge
R.E. Smith	Commissioner, Precinct No. 1
G.W. Russell, Jr.	Commissioner, Precinct No. 2
Eldridge Ellison	Commissioner, Precinct No. 3
County Clerk	Minnie Gooch

Pat Washburn appeared before the court and asked to be appointed again as Constable of J.P. Pct. #3. Matter was tabled until a later date.

Mrs. Jack Trahan and party appeared before the court about Roads to Timberlane and other places in Commissioner Pct. #2. Commissioner agreed to do what he could according to the weather.

Mrs. James Cole appeared to discuss her taxes. She was directed to meet with the Board of Equalization when the board convenes again. Mrs. D.A. Head appeared about her taxes. A brick house had been assessed to her which she does not own. Motion by Commissioner G.W. Russell, Jr. seconded by Commissioner R.E. Smith to take the brick house off of her statement. All voted in favor of the motion.

Jerry Head appeared concerning his taxes and was told to return when Board of Equalization was in session.

Motion by Commissioner G.W. Russell, Jr. seconded by Commissioner R.E. Smith to hire the firm of Edwin R. York for collection of Delinquent taxes. Voting for the motion: R.E. Smith, G.W. Russell, Jr.,

and Eldridge Ellison. Voting against the motion: Jimmy Vickers. The Contract marked <u>EXHIBIT "A</u>" and attached to the minutes of this day was approved.

In order to keep the assistant District Attorney's of the First Judicial District funding was needed. Sabine County's prorata part was \$1803.50. Motion by Commissioner G.W. Russell, Jr. seconded by Commissioner Eldridge Ellison to pay this amount if the other three counties pay their part. Motion carried. The Court was asked to pay \$134.22 per month for the services of Tommy Oliver, County Extension Agent at Large who works with the 4H and Home Demonstration Clubs.

Motion by Commissioner R.E. Smith seconded by Commissioner Jimmy Vickers to table this matter and check on funds available. All voted in favor of this motion.

It was brought to the attention of theCourt, by John Starr, Jr., that the Liability Insurance was due on the big ambulance. Motion by Commissioner Jimmy Vickers seconded by Commissioner G.W. Russell, Jr. to transfer some money from PI Fund into Gen. Co. Fund and pay half of the Insurance and the city of Pineland and Hemphill to pay the other half. Motion carried.

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Marie White, Tax Assessor-Collector asked for 2 employees to work on the books when the Computer Firm comes back. The Court took no action until time comes.

Motion by Commissioner Jimmy Vickers seconded by Eldridge Ellison and with all voting "Aye", the Clerk was directed to write a letter to Bob Bullock, State Comptroller to see if there is a Computer System available for counties through the state.

Motion by Commissioner R.E. Smith, Seconded by Commissioner Jimmy Vickers and with all voting in favor the following Quarterly Report was approved.

### TREASURER'S QUARTERLY REPORT

FOR THE MONTHS OF

OCTOBER, NOVEMBER, AND DECEMBER 1978

FUND	BALANCE LAST QUARTER	RECEIPTS	DISBURSEMENTS	BALANCE
OFFICERS SALARY	125,925.44	34,404.80	70,752.41	89,578.8
GENERAL COUNTY	21,458.77	3,350.58	21,042.62	3,766.4
PERMANENT IMPROVEMENT	10,633.36	59.36	2.97	10,689.4
JURY	6,870.69	818.69	2,262.53	5,426.8
ROW	19,406.94	949.86	47.49	20,309.
LATERAL ROAD	.03	.00	.00	•(
ROAD & BRIDGE SPECIAL	(3, 254,71) ₿ <b>;286.8L</b>	70,235.44	902.37	72,587
ROAD & BRIDGE TAX	7,024.46	178.02	8.90	7,193.
R. & B #1	42,586.96	,00	15,651.32	26,935.(

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R & B #2	489:.05	2,600.00	• QO	3,089.(
R & B #3	2,288.26	.00	.00	2,288.4
R&B#4	2,728.80	36.00	.'oo	2,764.
REVENUE SHARING	35,558.54	17,989.50	27,216.51	26,331.
JAIL GRANT	.00	18,252.00	18,252,00	•(
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THE STATE OF TEXAS

COUNTY OF SABINE

I, Clyde Smith, County Treasurer of said County, do solemnly swear that the above quarterly report is true and correct.

### CLYDE SMITH /s/ COUNTY TREASURER, SABINE COUNTY, TEXAS

# AFFIDAVIT

We, the County Judge and County Commissioners of Sabine County, Texas do hereby certify that Art. 1636 has been in all things complied with at the December Term 1978 of Commissioners Court, and that we have counted the money held by the County Treasurer as reported to us in said Treasurer's Quarterly Report, and that we find the following emounts in each fund, to-wit: OFFICERS SALARY 89,578.83 GENERAL COUNTY 3,766.73 PERMANENT IMPROVEMENT 10,689.75 JURY 5,426.85 ROW 20,309.31 LATERAL ROAD .03 ROAD & BRIDGE SPECIAL 72,587.78 . N ROAD & BRIDGE TAX 7,193.58 R0& B #1 26,935.64 R & B #2 3,089.05 R&B#3 2,288.26 R&B#4 2,764.80 REVENUE SHARING 265331.53 JAIL GRANT .00 Smith COUNTY JUDGE R.E. Smith /s/ COMMISSIONER, PRECINCT NO. 1 E. Ellison /s/ COMMISSIONER, PRECINCT NO. 3 G.W. Russell, Jr. /s/ COMMISSIONER, PRECINCT NO.2 Jimmy Vickers /s/ COMMISSIONER, PRECINCT NO.4

Sworn and subscribed before me this 12 day of February A.D. 1978.

Minnie Gooch COUNTY CLERK /s/

Mr. Billy Sims from Temple Associates, Dibol, appeared and explained about a Block Grant HUD. Motion by Commissioner Jimmy Vickers seconded by Commissioner R.E. Smith and with all voting "Aye", Temple Associates were given charge of looking into and making the Pre-Application for this grant.

Motion by Commissioner Jimmy Vickers seconded by Commissioner Eldridge Ellison to adopt the Citizens Participation Plan. Motion carried.

Motion by Commissioner Jimmy Vickers seconded by Comm. G.W. Russell, Jr. to apply to HUD for single purpose Block Grant for Construction of Senior Citizens Center and appoint Judge Smith as authority to execute all documents. All voted in favor of the motion.

Motion by Commissioner Jimmy Vickers seconded by Commissioner R.E. Smith to divide the Forest Check with the schools in the usual manner. Motion to transfer the following to OSF and divide the balance of the Forest Check as percentage as follows.

Transfer: R.E. Smith--Salary, Expense, Social Security, Retirement, Eee \$13,204.44

> G.W. Russell--Salary, Expense, Social Security, Retirement, Fee \$13,204.44
> Eldridge Ellison--Salary, Expense, Social Security, Retirement, Fee \$13,204.44

Jimmy Vickers--Salary, Expense, Social Security, Retirement, Fee \$13,204.44

 R&B #1
 22%
 R&B #3
 20%

 R&B #2
 27%
 R&B #4
 31%

Motion by Commissioner R.E. Smith seconded by Commissioner G.W. Russell, Jr. to divide R & B Special Fund as set out in above scale. Motion carried.

Motion by Commissioner R.E. Smith seconded by Commissioner G.W. Russell, Jr. to outlaw the killing, trapping, or selling of any kind of Fox hides in Sabine County and Clerk was directed to send a copy of this order to Game & Fish Commissioner, Buddy Temple and Senator Roy Blake, Voting for the motion was R.E. Smith, G.W. Russell, Jr., and Eldridge Ellison.

Motion by Commissioner G.W. Russell, Jr. seconded by Commissioner Jimmy Vickers and with all voting in favor the CouRt adopted the Resolution marked "<u>EXHIBIT</u>" <u>B</u> and attached to the minutes of this date.

Motion by Commissioner G.W. Russell, Jr. seconded by Com. R.E. Smith, the following Time Warrant was ordered.

On February 12th, 1979, a regular meeting of the Commissioners' Court of Sabine County, Texas was held at 8:30 o'clock A.M. Among other business, the following resolution was presented:

That Sabine County, Texas borrow the sum of \$47,000.00 from First State Bank, Hemphill, Texas for the purchase price of the following described property which the County has purchased from the Toole and Whitehead heirs, to-wit:

Being all of Block Seventeen (17) of the City of Hemphill, Texas, consisting of Lots One (1), Two (2), Three (3), Four (4), Five (5), Six (6), Seven (7), and Eight (8) in said Block Seventeen (17), all according to the original Map or Plat of said Town of Hemphill, Texas, of record in the County Clerk's office of Sabine County, Texas, and specifically including all improvements situated thereon.

That such loan will be repaid on or before January 18, 1980 and 6% per annum shall be paid the bank on such loan. Such loan shall be evidenced by the issuance of a time warrant in the amount of \$47,000.00 being 6% interest per annum and being due on or before one year from January 18th.

On Motion by <u>Commissioner G.W. Russell, Jr</u>. and second by <u>Commissioner R.E. Smith</u>, the foregoing resolution was duly adopted by a vote of <u>4</u> "Ayes" and <u>0</u> "Nays".

"Nays". Śmi JUDGE COUNTY

ATTEST:

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Minnie Gooch /s/ COUNTY CLERK CONTRACT FOR THE COLLECTION OF DELINQUENT TAXES

THE STATE OF TEXAS

COUNTY OF \_\_

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KNOW ALL MEN BY THESE PRESENTS:

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WHEREAS, The Commissioners Court, after having given to the <u>County</u> (District)

Attorney of \_\_\_\_\_\_ Sabine\_\_\_\_\_ County thirty days written notice to file

delinquent tax suits, and

and a record thereof having been made in the Minutes of said Court; and

WHEREAS, the Commissioners Court of <u>Sabine</u> County, Texas, joined by the Comptroller of Public Accounts of the State of Texas, deem it necessary and expedient to contract with some competent attorney to enforce the collection of all delinquent State and county taxes for a per cent of said taxes, penalties and interest actually collected and paid to the Collector of Taxes, as provided in Chapter 21, Acts of the Third Called Session of the 38th Legislature, Article 7335, Revised Civil Statutes, 1925, Chapter 8, Acts of the Fourth Called Session of the 41st Legislature, Article 7335a, Vernon's Annotated Civil Statutes; and Chapter 229, Acts of the 42nd Legislature, Article 7264a, Vernon's Annotated Civil Statutes; and

WHEREAS, After making an intestigation into the competency, experience and ability of <u>Edwin R, York, Jr.</u> a licensed attorney under the laws of this State, whose post office address is <u>Corsicana, Texa</u>ss to his fitness for said work, and after considering the same, are of the opinion that he is a proper party to take such steps as may be necessary to enforce or assist in the enforcement of the collection of such delinquent taxes by the preparation, filing and pushing to a speedy conclusion all suits for the collection thereof; further that he has no business connection with any county office or county officer within said county; and that he is not related within the third degree of consanguinity to any member of the Commissioners Court, the Tax Collector, or County or District Attorney now holding office in said county; and that said attorney has so certified in an affidavit attached hereto which is incorporated into this contact for all purposes.

NOW, THEREFORE, THIS CONTRACT, made and entered into by and between the County of <u>Sabine</u>, Texas, a body politic and corporate, acting herein, and by and through the Commissioners Court, joined by the Comptroller of Public Accounts of the State of Texas, hereinafter styled First Party, and <u>Edwin R, York, Jr</u>, <u>of the County of Navarro</u>,

State of Texas, hereinafter styled Second Party:

WITNESSETH

First Party agrees to employ and does hereby employ Second Party to enforce by suit or otherwise, and to ald and assist the local officers in the enforcement of the collection of all delinquent State and County ad valorem taxes, penalty and interest, and all delinquent taxes, penalty and interest (except taxes of independent school districts and incorporated cities and towns collected by the County Tax Collector on a separate tax roll) due any and all political subdivisions or defined districts of said county and State which are listed on the County tax roll and which the County Tax Collector receives and receipts for, under the provisions of Article 7254, Revised Statutes, 1925, and shown to be delinquent upon the delinquent

" Exhibit a"

This contract shall be in force from <u><u><u>v</u>art</u> <u>12</u><u>19</u><u>79</u>, to <u><u>Dec.</u> <u>3</u><u>19</u><u>80</u>, both dates inclusive, (not to exceed beyond December 31, <u>1980</u>, the end of the present administration of the Commissioner's Court), and at the expiration of said period this contract shall terminate, except the contractor shall be allowed six (6) months in which to prosecute to trial court judgment suits filed prior to <u>Dec.</u> <u>31</u>, <u>19</u><u>80</u>, terminating date of this contract, and shall handle to conclusion all suits in which trial court judgments are obtained during the period of this contract and which are appealed by any party. Further, if the Parties execute a renewal or extension contract within 30 days after the above termination date. Second Party is entitled to the compensation provided in Section VIII for 30 days after the above expiration date. The Commissioners Court and the State Comptroller shall have the right to sooner terminate this contract for cause, giving thirty (30) days written notice of such intention, with a statement of the cause or reasons for such termination, after giving Second Party a reasonable opportunity of explaining or rectifying the same. In case of such termination, Second Party shall be entitled to receive and retain all compensation due up to the date of said termination.</u></u>

X.

Before any commissions are paid out under the terms of this contract, Second Party shall furnish a good and sufficient bond, payable to the County Judge and to his successors in office, in the sum of \$250.00 Dollars, (not to be less than \$250.00 accordingly as the Commissioners Court deems just and proper) to be executed by a solvent surety company; or if executed by private parties, the bond shall be signed by at least three good and sufficient sureties owning unincumbered real estate subject to execution, of value equal to the amount of bond and conditioned upon the specific performance of the terms hereof, and further conditioned that he shall forthwith pay over to the Tax-Collector, or other persons justly entitled thereto, any money or commissions paid him by mistake, through error, or otherwise. Said bond shall be approved in open Commissioners Court, signed by the County Judge, filed and recorded in the County Clerk's office, and a certified copy of same furnished to the State Comptroller.

#### XI.

At the end of each month, or as soon thereafter as the Tax Assessor-Collector shall have made up his report showing collections made for such month, the County Tax Assessor-Collector is hereby authorized and directed to deduct the above specified per cent of said taxes, penalty and interest, or such amount as can be allowed under the penalty and interest restriction, to which Second Party is entitled, and to pay the same to him unless otherwise herein directed, and to take his receipt as provided for by the Comptroller of Public Accounts, which when received in the Comptroller's office will be the Comptroller's authority to allow said Tax Assessor-Collector credit for the amount so paid. The Tax Assessor-Collector, before complying with the provisions of this Section, shall first satisfy himself that the bond required of Second Party under the provisions of Section X of this contract has been approved and placed on record in the office of the County Clerk and that this contract has been approved by the Comptroller of Public Accounts and the Attorney General; and it is hereby further provided, that should any questions arise regarding commission or an amount equal thereto, placing the same in escrow, and apply to the State and County, accordingly as they may be affected, for information and direction as to the proper amount of commission due to be allowed under the terms of this contract.

#### XII.

It is further agreed and understood that this contract is for personal services and is not transferable or assignable without the written consent and approval of First Party. It is also agreed that the Commissioner Court of said county shall furnish suitable space in or near the courthouse, as convenient to the records of said county as may be, for the purpose of carrying out the obligations of this contract by Second Party. It shall be the duty of the Commissioners Court and of all other officials of said county to cooperate with and render such reasonable assistance to said Second Party as the circumstances may require. Said assistance, however, is not to include the actual performance of the work herein designated to be performed by Second Party; and it being the duty of the County Attorney or of the District Attorney (where there is no County Attorney) to actively assist Second Party in the filing and pushing to a speedy conclusion all suits for the collection of delinquent taxes, it is hereby provided that where the County Attorney or District Attorney (where there is no County Attorney) shall fail or refuse to file and prosecute such suits in good faith, the Attorney prosecuting suits under this contract is here fully empowered and authorized to proceed with such suits without the joinder and assistance of said County or District Attorney. Second Party shall not become the purchaser of any property at tax sales under his contract, nor shall Second Party benefit directly or indirectly from the performance of this contract except to the extent of compensation provided in Paragraph VIII of this contract.

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IN CONSIDERATION of the terms and compensation herein stated, the Second Party hereby accepts said employment and undertakes the performance of sald contract as above written, ュ WITNESS the signature of all parties hereto in triplicate originals, this the \_ day of . \_\_\_\_ County, State of Texas. Sabine A.D. 19 BY: County Commissioner, Precinct No. 1 Commissioner, Precinct No. 2 Commissioner, Precinct No Commissioner, Precinct No. 4 FIRST PARTY SECOND P THE STATE OF TEXAS DEPARTMENT OF COMPTROLLER Examined and approved as to substance and form, on this the\_ day of A.D., 19 16 COMPTROLLER OF PUBLIC ACCOUNTS, STATE OF TEXAS Examined and approved as to substance and form, on this the day of A.D., 19 ATTORNEY GENERAL By: Assistant Attorney General The series buy at

THE STATE OF TEXAS COUNTY OF \_\_\_\_\_NAVARRO a duly licensed attorney do certify that York, Edwin\_R Jr I Sabine I have no business connection with any county office or county officer within \_\_\_\_\_ county; and that I am not related within the second degree of affinity or within the third degree of consanguinity to any member of the Commissioners Court, the Tax Collector, or County or District Attorney now holding office in County. Sabine ATTORNEY Edwin R. York, Jr. and sworn to before me, by the said 19\_72, to certify which witness my hand and scal of office. Decem of Notary Public in and for County, Texas day of "My commission expires the ,, 78 19

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# STATE OF TEXAS

#### COUNTY OF SABINE

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I, the under signed County Attorney of Sabine County, Texas do hereby acknowledge that the Commissioners' Court of the said County has notified me to file suit for the collection of delinquent taxes in said county; however, due to the fact that it would be physically impossible for me to personally file and handle such suits, and at the same time to properly discharge the other duties of my office, and to the further fact that the statutes do not provide adequate compensation for a County Attorney to file and to prosecute suits for delinquent taxes, but do make adequate provisions for other attorneys to handle the same, I do hereby decline to file such suits do hereby waive the thirty days written notice provided in Article 7335, Revised Civil Statutes, and do hereby agree that the Commissioners' Court of said County may contract with some other competent attorney to enforce or assist in the enforcement of the collection of delinquent State and County taxes.

Witness my hand this, the <u>12</u> day of <u>February</u> A.D., 1979.

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County, Texas

Term Expires Dec 31

Sabine

County, Texas

Sabine

STATE OF TEXAS COUNTY OF Sabine

Minnie Gooch County Clerk of County, Texas, do hereby certify that the above and foregoing is a true and correct copy of a certain waiver executed

James A. Payne \_County Attorney, of \_\_\_\_\_Sabine by County, as the same appears of record in Volume of the minutes of the Commissioners' Court of Page Sabine County Given under my hand and seal of office, this 12 day of Fobruary 19 79.

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Sabine

his ( m It is therefore ordered that said contract be prepared and executed, submitted to the Comptroller of Public Accounts and Attorney General of Texas, and if approved by them, recorded in the minutes of this Court. County Judg unty Commissi Precinct No. 3 County Commissioner Frecinct No. 4 THE STATE OF TEXAS COUNTY OF Sabine I, the undersigned, County Clerk of Sabine County, Texas, do hereby certify that the above and foregoing is a true and correct copy of a certain Resolution and Order, of the Commissioners' Court, of record in Volume \_\_\_\_\_, Page \_\_\_\_\_, of the Minutes of said Court. Witness my official hand and seal this 12 day of February <u>, 19 \_79 .</u> mil County Cleri Sabino County, Texas . . . . . . . . . Alexandri Landrid Alexa William Martines enti 7820. S

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# RESOLUTION AND ORDER.

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M. C. STATISTICS IN CONTROL OF STATISTICS OF

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On this the 1274 day of FEBRUARY 19 79, at a RecutAR meeting
of the Commissioners' Court of Sabine County, Texas, there came on for consideration
the making of a contract for the collection of delinquent taxes, and motion was make by G.W. first-cc. County
Commissioner of Precinct No. 2, seconded by <u>RE. SMITH</u> County Commissioner of Precinct
No. 1, that subject to approval by the Comptroller of Public Accounts and Attorney General of Texas said
Commissioners' Court in behalf of said County do make and enter into a contract with Edwin R. York, Jr.
, a licensed attorney, for the latter to collect delinquent taxes in said County for 15 % of the
amount of taxes, penalty and interest collected, said contract to end on the 31 day of DECEMBER 19 81.
with six months thereafter to complete pending suits, requiring said attorney to give bond in the sum of \$ 250.00,
and to be on forms currently promulgated and recommended by the State Comptroller.

Said motion being put to vote, it carried by a vote of 3 to 1. Those voting "Aye" were:

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Those yoting "No were

1 「「キュー」を読む I, Minnie Gooch, County Clerk of Sabine County, Texas do hereby certify that the foregoing instrument was filed\_\_\_\_ 1979 at O'Clock\_\_\_\_\_M. and duly recorded\_ 15 2 1979 at\_ 9:00 O'Clock\_ м. ndra Easley DEPUTY CLERK 🗲 Minnie Gooch ∾क\$र**्**ड -10

RESOLUTION MHEREAS. The County of Sabine wishes to participate in a Deep WHEREAS. The County of Sabine wishes to participate in a Deep forcement by upgrading the operating efficiency of regional law enforcement agencies with the acquisition of new, improved highspeed video (CRT) Telecommunications Terminals to replace the existing Teletype units and add new subscribers on Texas' Law Enforcement Telecommunications Network (TLETN). and; MHEREAS, It is recognized that Griminal Justice Division funding is available to those units of government who agree to accept the lawfully promulgated rules and regulations for administration of grants so funded,

> ВИВЛИЕ СОПИТУ ВLAND GREER ВНЕВИЕ ВНЕВИЕ ВНЕВИЕ

Sudf Justice Division funding to defray 85% of the purchase price and the first WHEREAS, The County of Sabine is desirous of obtaining Griminal Vear maintenance cost of the new terminal equipment, and,

WHEREAS, the County of Sabine recognizes, that 15% of the purchase price and first year maintenance cost will amount to about \$1,520.00 and that subsequent years maintenance cost will not be funded by the Deep East frage council of Governments nor the Griminal Justice Division, and that those maintenance costs must be borne entirely by the County of Sabine, and that the subsequent years maintenance cost is contractually guaranteed at \$105.00 per month, \$1,560.00 per year until September, 1984 approximately, in addition to which the Gaunty of Sabine will bear its proportional share of the indirect and travel expenses by the Deep East Texas Council of Governments which will amount to approximately \$300.00 per year, and ments which will amount to approximately \$300.00 per year, and

WHEREAS, An agency receiving equipment under the project will be required to provide a suitable site for the equipment to include a sturdy physical location of the terminal, three-prong, grounded, type capable of providing for three (3) 115 VAC electrical outlets, within 5 feet of the providing up to 5 amperes of current to each of the three outlets.

NOW, THEREFORE, BE IT RESOLVED, that the County of Sabine consents to and authorizes the Deep East Texas Council of Governments to submit a grant application to the Criminal Justice Division and to execute a contract with International Communications Corporation (ICC) for the purchase and maintenance of One highspeed video (CRT) terminal device, and; BE IT FURTHER RESOLVED, that the County of Sabine agrees to pay the low cash commitment required to participate in the project plus the the low cash commitment required to participate in the project plus the the fight and the server of the fight of the server of the the server of the fight of the server of the fight of the server of the the server of the fight of the fight of the fight of the server of the fight of the

the 15% cash commitment required to participate in the project plus the travel expense and indirect costs as specified above, and that the County of Sabine will cooperate with the Deep East Texas Council of Governments and International Communications Corporation to set up a billing and payment procedure that will allow for a smooth transition when the funded project expires after L2 months; and, agrees to continue the operation of funded equipment, using locally budgeted funds, for law enforcement or Griminal equipment, using locally budgeted funds, for law enforcement or Griminal

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. . SABINE COUNTY HEMPHILL, TEXAS BLAND GREER SHERIFF Page 2. DULY ADOPTED at a meeting of the equipment. of the County of Sabine in Hemphill, Texas on <u>Jebs 12</u>, 1979. è 1 County Judge, Sabine County, Texas ATTEST : II County Clerk, Sabine County, Texas All real strategies in the second strategies and s : } 1.1.1.1.1.1. ç 24

<u>\_</u>\_\_\_\_\_ I, Minuie Gooch, County Clerk of Sabine County, Texas do hereby certify that the foregoing instrument was filed\_\_\_\_\_\_1979 at O'Clock\_\_\_\_M. and duly recorded\_\_\_2 15 O'Clock A 9:00 1979 at \_М. udra Easley DEPUTY CLERK 9 Minnie Gooch ----영상 지하지

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Accounts were allowed and made payable. There being no further business the court adjourned. COMMISSIONER INCT NO.3 COMMISSIONE PRECINCT NO. 1 PRECINCT NO. 4 COMMISSIONER, COMMISSIONER, PRECINCT NO. 2 CLERK: OF THE COURT