

STATE OF TEXAS

COUNTY OF SABINE

On this the 8th day of October, 1979, the Honorable Commissioners Court met in regular session with the following to wit:

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. 4
Minnie Gooch	Clerk of The Court

Motion by Commissioner G. W. Russell, Jr., seconded by Commissioner R. E. Smith and by unanimous consent of the court, the following Minute Order and resolution marked "Exhibit A" for F.M. road 83 extension 0.1 miles to Lowes Creek Marina was adopted.

Motion by Commissioner G. W. Russell, Jr., seconded by Commissioner R. E. Smith and by unanimous consent of the court the following Minute Order and resolution for F.M. extending F.M. 3382 0.9 miles to near Sabinetown.

Walter W. Pate and Blane Greer appeared before the court concerning road. Motion by Commissioner G. W. Russell, Jr., seconded by Commissioner Eldridge Ellison that old San Augustine- Milam road through Naomi Mackey Survey A- 38 is designated and declared to be a county road having been in existence and used as a public road as far back as 1921. This is also known as the Sid Dennis road and extends on to the creek. Motion Carried.

Concerning the Christmas Holidays, Motion by Commissioner Jimmy Vickers, seconded by Commissioner Eldridge Ellison to close December 24th thru 28th for Christmas and Jan. 1st for New Years. Voting for the motion were : Jimmy Vickers and Eldridge Ellison. Against: G. W. Russell, Jr. and R. E. Smith. Judge Smith voted against the motion.

Motion by Commissioner R. E. Smith, seconded by Commissioner G. W. Russell, Jr. to have Dec. 24th, 25th and 26th for Christmas and Dec. 31st, Jan. 1st for New Years. Motion by Commissioner Jimmy Vickers to amend the motion to be closed as follows, Dec. 24, 25 and 26 for Christmas and Dec. 31, Jan. 1 and 2 for New Years. second was made by Commissioner Eldridge Ellison. Voting in favor of Amendment were: Commissioner Jimmy Vickers and Commissioner Eldridge Ellison. Voting against the amendment were: Commissioner G. W. Russell, Jr. and R. E. Smith. Judge Smith voted in favor of the amendment.

Voting on motion as amended were: For: Jimmy Vickers and Eldridge Ellison Against: G. W. Russell, Jr. and R. E. Smith. Judge Smith voted for motion as amended.

Motion by Commissioner Jimmy Vickers to stipulate a \$10,000.00 bond for G M Water Supply Corp., seconded by Commissioner Eldridge Ellison, All voted in favor and the following resolution marked Exhibit "B" was signed.

Motion by Commissioner Jimmy Vickers to hire Lawton Crain, who had been working on CETA program as dispatcher in Sheriff's office at a salary of \$529.40 and expenses of \$102.90, effective when the program ends. Second to the motion by Commissioner Eldridge Ellison. All voted in favor.

Motion by Commissioner G. W. Russell Jr., seconded by Commissioner R. E. Smith to set hearing for budget on 16th and 17th of October. Motion carried.

Motion by Commissioner Jimmy Vickers to set last court day in December to be on Friday 21st. Seconded by Commissioner Eldridge Ellison and all voted in favor.

Accounts were allowed and made payable.

There being no further business, the Court adjourned.



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CLERK OF THE COURT

William Joseph

COMMISSIONER, PRECINCT NO. 2

John Smith

COMMISSIONER, PRECINCT NO. 1

A. J. Smith

COUNTY JUDGE

James Smith

COMMISSIONER, PRECINCT NO. 3

B. Wilson

COMMISSIONER, PRECINCT NO. 4

" Exhibit A - 1 "

STATE DEPARTMENT OF HIGHWAYS
AND PUBLIC TRANSPORTATION

Form 330-B Rev. 8-76

SABINE

County

MINUTE ORDER

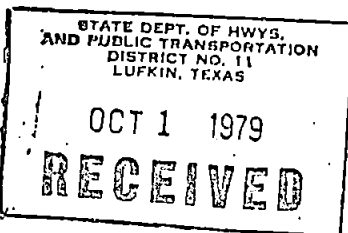
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District No. 11

In SABINE COUNTY a FARM TO MARKET ROAD is hereby designated extending from end of Farm to Market Road 83, 4.3 miles East of Farm to Market Road 3121, East to Lows Creek Marina, a distance of approximately 0.1 mile, subject to the condition that Sabine County will furnish all required right of way clear of obstructions and free of cost to the State and acquisition procedures will be in accordance with applicable Federal and State laws governing the acquisition policies for acquiring real property.

At such time as the County shall accept the provision of this Order and agree to the furnishing of the required right of way, the Engineer-Director is directed to proceed with the engineering development and construction of the project in the most feasible and economical manner at an estimated cost of \$12,000 as authorized in the 1979-1980 Texas Farm to Market Road Program, and to assume the road for State maintenance upon completion of the construction.

This Order is subject to acceptance by the County and if not accepted within 90 days of the date hereof, the action herein contained shall be automatically cancelled.



1	MJB	LGH	JLA
2	JSH	JFM	JEH
	JND	ARL	SEC.
3	BW	CEB.	FILE
	SMP	PC 6*	
4	WER		
Prop. Ans.		See O. E.	Handle

Submitted by:

Examined and recommended by:

(Title)

Program Engineer

Approved

Assistant Engineer-Director

Engineer-Director

Approved:

R.E. Smith Commissioner

E. Ellison Commissioner

B. Russell Commissioner

Minute Number

76300

Date Passed

SEP 26 79

This form is to be submitted in quintuplicate.

RESOLUTION ACCEPTING THE PROVISION OF
STATE HIGHWAY AND PUBLIC TRANSPORTATION
COMMISSION MINUTE ORDER

STATE OF TEXAS X
COUNTY OF SABINE X

HEMPHILL, TEXAS
October 8, 1979

MOTION was made by Com. G. W. Russell, Jr. and seconded by
Com. R. E. Smith that the Sabine County Commissioners'
Court accept the provisions contained in Minute ORder No. 76300 passed by the
State Highway and Public Transportation Commission on September 26, 1979, for
the improvement by the State Department of Highways and Public Transportation
of the road described below and that Sabine County agrees to furnish all required
right of way clear of obstructions and free of cost to the State:

"extending from end of Farm to Market Road 83, 4.3 miles East
of Farm to Market Road 3121, East to Lows Creek Marina, a
distance of approximately 0.1 mile,"

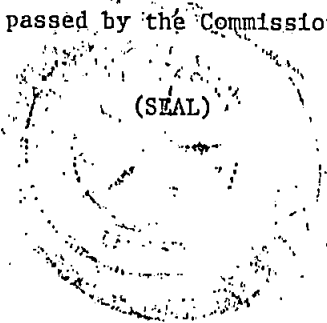
VOTE ON the motion was as follows:

<u>R. E. Smith</u>	<u>[Signature]</u>
<u>E. Ellison</u>	_____
<u>G. W. Russell</u>	_____

WHEREUPON the motion was declared carried.

THE STATE OF TEXAS X
COUNTY OF SABINE X

I hereby certify that the foregoing is a true and correct copy of order
passed by the Commissioners' Court of Sabine County, Texas on October 8, 1979.



Minnie Gosh
Clerk of County Court
Sabine County, Texas

"ExhibitA -2 "

Form 330-B Rev. 6-76

STATE DEPARTMENT OF HIGHWAYS
AND PUBLIC TRANSPORTATION

SABINE

County

MINUTE ORDER

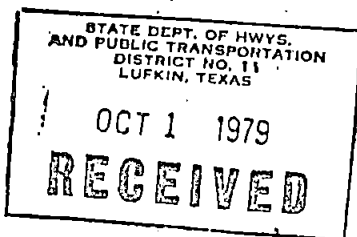
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District No. 11

In SABINE COUNTY a FARM TO MARKET ROAD is hereby designated extending from end of Farm to Market Road 3382, 1.7 miles North of Farm to Market Road 83, Northeast to near Sabinetown, a distance of approximately 0.9 mile, subject to the condition that Sabine County will furnish all required right of way clear of obstructions and free of cost to the State and acquisition procedures will be in accordance with applicable Federal and State laws governing the acquisition policies for acquiring real property.

At such time as the County shall accept the provision of this Order and agree to the furnishing of the required right of way, the Engineer-Director is directed to proceed with the engineering development, Relocation Assistance at an estimated cost of \$200, and construction of the project in the most feasible and economical manner at an estimated cost of \$130,000 as authorized in the 1979-1980 Texas Farm to Market Road Program, and to assume the road for State maintenance upon completion of the construction.

This Order is subject to acceptance by the County and if not accepted within 90 days of the date hereof, the action herein contained shall be automatically cancelled.



11	IGH	JLA
32	JFM	LEH
3	ADL	STC
4	ST	BLE

Submitted by:

Examined and recommended by:

(Title)

Program Engineer

Approved

Assistant Engineer-Director

Engineer-Director

Approved:

R. L. Smith Commissioner

B. W. Russell Commissioner

E. L. Ellison Commissioner

Note: This form is to be submitted in quintuplicate.

Minute Number

76299

Date Passed

SEP 26 79

338

339

RESOLUTION ACCEPTING THE PROVISION OF
STATE HIGHWAY AND PUBLIC TRANSPORTATION
COMMISSION MINUTE ORDER

STATE OF TEXAS X
COUNTY OF SABINE X

HEMPHILL, TEXAS
October 8, 1979

MOTION was made by Com. G. W. Russell, Jr. and seconded by
Com. R. E. Smith that the Sabine County Commissioners'
Court accept the provisions contained in Minute Order No. 76299 passed by the
State Highway and Public Transportation Commission on September 26, 1979, for the
improvement by the State Department of Highways and Public Transportation of the
road described below and that Sabine County agrees to furnish all required right
of way clear of obstructions and free of cost to the State:

"extending from end of Farm to Market Road 3382, 1.7 miles
North of Farm to Market Road 83, Northeast to near Sabinetown,
a distance of approximately 0.9 mile,"

VOTE ON the motion was as follows:

R. E. Smith
G. W. Russell, Jr.
E. Ellison

[Signature]

WHEREUPON the motion was declared carried.

THE STATE OF TEXAS X
COUNTY OF SABINE X

I hereby certify that the foregoing is a true and correct copy of order passed
by the Commissioners' Court of Sabine County, Texas on October 8, 1979.

(SEAL)

Minnie Gosch
Clerk of County Court
Sabine County, Texas

" Exhibit B "

COUNTY ROAD PERMIT AND APPROVAL

TO: G-M WATER SUPPLY CORPORATION

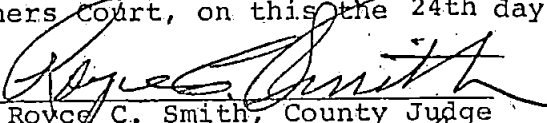
THE UNDERSIGNED Commissioners Court of Sabine County, Texas has no objection to the location of the proposed water lines of G-M WATER SUPPLY CORPORATION on Sabine County right-of way, in connection with its Yellowpine and Lowe's Creek Extension construction, as shown by accompanying drawings and maps presented this date. Said water lines shall be owned by a non-profit organization.

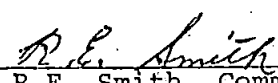
A permit is hereby granted for continuous use of the aforesaid county right-of-way by the said G-M WATER SUPPLY CORPORATION, but it is expressly understood that the Sabine County Commissioners Court does not purport hereby to grant any right, claim, title or easement in or upon such right-of-way.

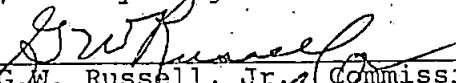
Any and all work and construction on county right-of-way shall be performed in accordance with county instructions, and it is specifically provided that such work shall be done in accordance with the specifications listed on Exhibit "A", attached hereto and incorporated herein by reference for all purposes. The installation of the water lines described herein shall not damage any portion of any county road, and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent property owners. The Contractor of this project shall make a \$10,000.00 bond, payable to Sabine County, conditioned that the county roads will be left in the same condition as they were found.

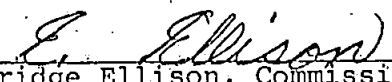
Sabine County will at no time be held liable for any damage done to the aforesaid water lines through the improvement or maintenance of county roads. It is hereby agreed with the undersigned Commissioners Court that this County Road Permit and Approval can be assigned to the Farmers Home Administration, an agency of the United States Government, for collateral for monies received to construct said water lines.

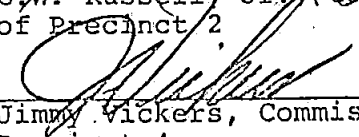
PASSED AND SIGNED at a regularly called meeting of the Sabine County Commissioners Court, on this the 24th day of September, 1979 .


Royce C. Smith, County Judge


R.E. Smith, Commissioner of
Precinct 1


G.W. Russell Jr., Commissioner
of Precinct 2


Eldridge Ellison, Commissioner
of Precinct 3


Jimmy Vickers, Commissioner of
Precinct 4

(OIL ROAD OR ASPHALT)

Cut straight across from bar ditch to bar ditch, no wider than absolutely necessary, with compacted foundation and surface mixture must be restored to its original state.

(Procedure for cutting native gravel road)

Road must be cut straight across from bar ditch to bar ditch, no wider than absolutely necessary to accomodate pipe. Before cutting, existing compacted gravel surface must be cut off and pushed back out of the way. After the cut and pipe is laid, the ditch is filled and compacted before, returnig the gravel to the surface. When leaving, the surface must have a minimum of 6" of compacted gravel on top of and at least 8 ft. either way from the cut. No, exposed clay may be showing.

(ALL ROADS)

Cutting is preferred to boring unless otherwise stated by the Commissioner in that precinct. All bar ditches must be restored to an acceptable state that will handle the water and compliment drainage. Anything that blocks, hinders, interrupts, or inhibits speedy, efficient drainage is absolutely forbidden. The contractor is required to see that all provisions are adhered to 100%. He will also be held responsible for damages to property, both public and private. He is also responsible for any overtime labor or expense incurred by the county due to neglect on his part. He is also responsible for damages to culverts, cattle guards, bridges or any other county materials or equipment damaged by his equipment or personel in his hire.

upon completion of his job, he may be released from responsibility only by agreement of the Commissioners Court that all specification and conditions have been satisfied. All points of these specifications are negotable with the Commissioner in the precinct in which the work is occurring.

EXHIBIT "A"