

THE STATE OF TEXAS
COUNTY OF JOHNSON

September 8, 1969

BE IT REMEMBERED AT A REGULAR MEETING of the Commissioners Court in and for Johnson County, Texas, on the above mentioned date at the Courthouse in Cleburne, Texas, with the following members present: Thomas E. Ball, County Judge, C. W. Atwood, Commissioner of Precinct No. 1, W. R. Bryant, Commissioner of Precinct No. 2, W. I. Boteler, Commissioner of Precinct No. 3, M. W. Roland, Commissioner of Precinct No. 4, Louis B. Lee, County Clerk, Lorene Moreland, County Auditor, J. C. Bennett, Assistant County Auditor, Marshall Young and Jess Everett.

A motion was made by Commissioner Bryant and seconded by Commissioner Boteler that all bills against Johnson County be allowed and ordered paid as submitted, examined in open court and properly endorsed.

All voted aye

Upon a motion made by Commissioner Roland and seconded by Commissioner Boteler with motion passed unanimously the Commissioners Court of Johnson County hereby authorizes the Commissioner shown below to use County employees and equipment to construct and/or maintain a private road within his precinct as shown below, as authorized by Article 6812b, Texas Civil Statutes, to-wit:

PERSON REQUESTING WORK	DESCRIPTION OF WORK AND LOCATION OF JOB	COMMISSIONER AUTHORIZED TO DO WORK
W. A. Webb	Gravel for drive - off Highway 916	Prec. No. 1
John W. Lunsford	Grade drive off C.R. 1102	Prec. No. 1
Mrs. Clifford King	Drag drive off C.R. 1241	Prec. No. 1
David L. Russell	Grade up drive and gravel	Prec. No. 2
Joshua School	Gravel on driveway off of State Highway 174	Prec. No. 2
R. D. Davenport	Gravel on driveway, dump 1 Load grave in drive just off County road 800	Prec. No. 2
H. E. Smith	Grade up driveway off County Road 918	Prec. No. 2
W. W. Gillespie	Grade and gravel private road Off F. M. 916	Prec. No. 4

A motion was made by Commissioner Roland and seconded by Commissioner Bryant that the County Judge be authorized to write the Texas Highway Department requesting the agreement between Johnson County and the Highway

Department in regard to widening Highway 67 from the Ellis County line to Cleburne, whereby Johnson County will agree for construction on a 50 - 50 basis cost of Right of Way.

All voted aye

A motion was made by Commissioner Boteler and seconded by Commissioner Roland the Lakewood Addition plat be approved.

All voted aye

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BE IT REMEMBERED that on the 8th day of September, 1969, at a regular meeting of the Commissioners' Court of Johnson County, Texas, Thomas E. Ball, County Judge, presiding and the following commissioners were present: C. W. Atwood, Precinct 1, W. R. Bryant, Precinct 2, W. I. Boteler, Precinct 3 and M. W. Roland, Precinct 4.

A quorum being present, among others, the following proceedings were had:

On motion duly made by Commissioners Roland and seconded by Commissioner Bryant, the following resolution was unanimously passed:

The Commissioners' Court of Johnson County, Texas, has no objection to the Mountain Peak Water Supply Corporation, a corporation duly incorporated under the laws of the State of Texas, locating within the County right of way the said Corporation's water lines. The right of way involved is shown on the accompanying plat. The actual physical location of the water lines shall be at a location to be approved by the Commissioners' Court of Johnson County, Texas. The said water lines shall be installed at a depth of not less than thirty inches (30") below the surface of the ground and/or bar ditch within said right of way and the said water lines shall be placed under and across paved roads by boring. Said corporation shall restore the surface on non-paved roads after said lines are laid to substantially the same condition existing immediately prior thereto.

If, at any time after the grating of this permit, it should become necessary that the water lines be moved for any purpose, the entire cost of moving said water lines will be paid for by the Mountain Peak Water Supply Corporation.

It is expressly understood that the Commissioners' Court does not purport hereby to grant any right, claim, title, franchise or easement in or upon this

right of way. This resolution is merely a permit for use of the County's right of way.

All work on the County right of way shall be performed in accordance with County instructions. The installation shall not damage any part of the County road, and adequate provisions must be made to cause minimum inconvenience to traffic and adjacent property owners.

The Mountain Peak Water Supply Corporation shall be liable to the County for any damage done to its public roads or any damage to adjacent property owners or the traveling public, and said Corporation agrees to deposit, within 5 days from receipt of a copy of this resolution, with the County Auditor of Johnson County, Texas, the sum of \$150.00 to show its good faith in carrying out its responsibility hereunder.

The herein named County will at no time be held liable for any damage to said water lines while improving and maintaining a County Road.

Thomas E. Ball, County Judge

C.W. Atwood, Commissioner Pct. No. 1 W.R. Bryant, Commissioner, Pct. No. 2
W.I. Boteler, Commissioner Pct. No. 3 M.W. Roland, Commissioner, Pct. No. 4

THERE BEING NO FURTHER BUSINESS COURT IS HEREBY ADJOURNED.

COUNTY CLERK

COUNTY JUDGE

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