

State of Texas	§	Court Order
Collin County	§	2021-080-01-25
Commissioners Court	§	

An order of the Commissioners Court approving the filing of the January 4, 2021 minutes.

On Monday, January 4, 2021, the Commissioners Court of Collin County, Texas, met in Regular Session in the Commissioners Courtroom, Jack Hatchell Collin County Administration Building, 4th Floor, 2300 Bloomdale Road, City of McKinney, Texas, with the following members present, and participating, to wit:

Judge Chris Hill
Commissioner Susan Fletcher, Precinct 1
Commissioner Cheryl Williams, Precinct 2
Commissioner Darrell Hale, Precinct 3
Commissioner Duncan Webb, Precinct 4

Commissioner Webb led the Invocation.
Commissioner Hale led the Pledge of Allegiance.
Judge Hill led the Pledge of Allegiance to the Texas Flag.

Judge Hill called to order the meeting of the Collin County Commissioners Court at 1:30 p.m. and adjourned the meeting at 4:17 p.m.

President Hill called to order the meeting of the Collin County Health Care Foundation at 4:17 p.m. and adjourned the meeting at 4:18 p.m.

DECISIONS MANDATED BY LEGAL ENTITIES OUTSIDE OF COMMISSIONERS COURT AUTHORITY:

1. AI-49561 CSCD Non-PFP salary increases, Human Resources.
2. AI-49646 Personnel Changes, Human Resources.

FYI NOTIFICATION

1. AI-49617 Voluntary terminations, Human Resources.
2. AI-49618 Turnover, Human Resources.

3. **AI-49620** Addendum No. 1 and 2 to Construction Road, Frontier Parkway (CR 5) paving and drainage improvements, to make carious changes to the competitive sealed proposal, Purchasing.

2. Public Comments.

Richard Hill, Farmersville, said Commissioners Court passed Court Order 2005-388-05-24 in 2005. The order prohibits the discharge of firearms by individuals owning property of ten acres or less. Mr. Hill said this rule of law has not been enforced consistently or diligently in his neighborhood. Four homes in the area have suffered bullet holes, one person has been shot in the arm, and numerous people have had bullets fly over their heads. Mr. Hill said Jessica Pond, Sheriff's Office Sergeant, confirmed, if land is platted in a subdivision and is ten acres or less, firearms may not be discharged. However, there seems to be an inconsistent opinion as to how this can be adjudicated. Mr. Hill has asked for certain actions to be taken in his letter to the Sherriff. (Time: 1:37 p.m.)

3. Presentation/Recognition.

4. **Consent agenda to approve:** Judge Hill asked for comments on the consent agenda. Hearing none, a motion was made to approve the consent agenda. (Time: 1:37 p.m.)

Motion by: Commissioner Cheryl Williams

Second by: Commissioner Darrell Hale

Vote: 5 – 0 Passed

a. **AI-49605** Disbursements for the period ending December 29, 2020, Auditor.

COURT ORDER NO. 2021-001-01-04

b. **AI-49606** Indigent Defense Disbursements, Auditor.

COURT ORDER NO. 2021-002-01-04

c. **AI-49596** Tax refunds totaling \$155,484.71, Tax Assessor-Collector.

COURT ORDER NO. 2021-003-01-04

d. Advertisement(s):

1. **AI-49616** Construction, Collin County Sheriff's Office Fire Sprinkler Modification (IFB No. 2021-099), Construction & Projects.

COURT ORDER NO. 2021-004-01-04

2. **AI-49619** Professional Services, Forensic Engineering Services (RFQ No. 2021-122), Construction & Projects.

COURT ORDER NO. 2021-005-01-04

e. **Award(s):**

1. **AI-49602** Construction, Road, Frontier Parkway (CR 5) Paving and Drainage Improvements (CSP No. 2020-303) to Mario Sinicola & Sons Excavating, Inc., and further authorize the Purchasing Agent to finalize and execute the Construction Agreement for same, Engineering.

COURT ORDER NO. 2021-006-01-04

2. **AI-49611** Vehicle, PI SUV (Contract No. 2021-113) to Silsbee Ford, Inc. through Goodbuy Cooperative Contract No. 20-8F000, Public Works.

COURT ORDER NO. 2021-007-01-04

3. **AI-49610** Tableau Software Maintenance (Coop Quote No. 2021-110) to SHI-Government Solutions, Inc., through DIR Contract No. DIR-TSO-4288, Information Technology.

COURT ORDER NO. 2021-008-01-04

f. **Agreement(s):**

1. **AI-49600** Funding Agreement with the Heard Natural Science Museum and Wildlife Sanctuary for the 2018 Parks and Open Space Bond Project (Bond Project No. OI18PG08), Engineering.

COURT ORDER NO. 2021-009-01-04

2. **AI-49601** Interlocal Agreement with the City of Allen for the Stephen G. Terrell Community Park Trails Project (Bond Project No. OI18PG09), Engineering.

COURT ORDER NO. 2021-010-01-04

3. **AI-49590** Interlocal Dispatch Services Agreement with Melissa Fire Department effective October 1, 2020 through and including September 30, 2021, Sheriff.

COURT ORDER NO. 2021-011-01-04

4. **AI-49593** Intergovernmental Agreement with US Marshals Service to house federal prisoners, per Local Government Code 791, Sheriff.

COURT ORDER NO. 2021-012-01-04

g. Amendment(s):

1. AI-49588 No. 1 to Interlocal Agreement for Dispatch Services (Agreement No. 2020-218) with Princeton Fire Department to extend the contract for one (1) year through and including September 30, 2021, set the rate for FY 2021, and further authorize the Purchasing Agent to finalize and execute same, Sheriff.

COURT ORDER NO. 2021-013-01-04

2. AI-49595 No. 2 to Engineering Services, Geotech and Materials Testing for Roads and Buildings (RFQ No. 2020-200) with EST, Inc. to add services to the contract, and further authorize the Purchasing Agent to finalize and execute same, Engineering.

COURT ORDER NO. 2021-014-01-04

3. AI-49591 No. 5 to Interlocal Agreement for Environmental Services (Agreement No. 2015-335) with the City of Wylie to extend the contract for one (1) year through and including September 30, 2021, and further authorize the Purchasing Agent to finalize and execute same, Development Services.

COURT ORDER NO. 2021-015-01-04

4. AI-49603 No. 9 to Frontier Parkway Improvements (Agreement No. 2016-229) with Birkhoff, Hendricks & Carter L.L.P. for additional scope and further authorize the Purchasing Agent to finalize and execute same, Engineering.

COURT ORDER NO. 2021-016-01-04

h. Budget adjustment(s)/amendment(s):

1. AI-49608 \$11,796.26 to establish the budget for the 2020 Bulletproof Vest Partnership grant, Auditor.

COURT ORDER NO. 2021-017-01-04

i. Filing of the Minute(s), County Clerk:

1. AI-49612 December 7, 2020.

COURT ORDER NO. 2021-018-01-04

j. Miscellaneous

1. AI-49573 Removal of a cash drawer from Elections in the amount of \$20, Auditor.

COURT ORDER NO. 2021-019-01-04

2. AI-49594 Signage plan for The Hills of Lone Star Phase 8, Highlands, Engineering.

COURT ORDER NO. 2021-020-01-04

3. AI-49583 2021 Compensation Plan, Human Resources.

COURT ORDER NO. 2021-021-01-04

4. AI-49584 Employee salary changes for wage movement adjustments for law enforcement effective January 11, 2021, Human Resources.

COURT ORDER NO. 2022-022-01-04

5. AI-49644 Personnel Appointments, Human Resources.

COURT ORDER NO. 2021-023-01-04

6. AI-49645 Personnel Changes, Human Resources.

COURT ORDER NO. 2021-024-01-04

GENERAL DISCUSSION

5. AI-49604 Resolution for the alignment for the future US 380 Freeway, along County Road 164 and Bloomdale Road, and further authorize Engineering to acquire associated land, Engineering.

Clarence Daugherty, Engineering, gave a brief presentation about the future alignment for the US 380 Freeway. In February 2016, Commissioners Court had identified freeways were a missing key element of transportation planning and committed to new freeways. The 2018 Bond Program included Proposition A for freeway funds and land banking for US 380. The Court's view was to acquire land ahead of development in order to prevent development from closing the corridor and ahead of additional cost escalation. Mr. Daugherty presented the recommended approved alignment for the US 380 Freeway. Land has been purchased in the Frisco area, and developers are currently working in the Princeton area. This item is regarding the Bloomdale area which is part of the bypass for the US 380 Freeway. The alignment was modified and moved 80 feet north to accommodate a major water supply line that NTMWD (North Texas Municipal Water District) is bringing to the City of McKinney. The alignment was also modified in order to ensure there would be no negative effect to Erwin Park.

Mr. Daugherty presented the EIS (Environmental Impact Statement) segments that include Bloomdale and the four options being evaluated. The Green Alignment has no better chance of making it through the EIS as the most favorable alignment than it did during the feasibility study. The difference between the Green Alignment and the other options is the cost and number of impacts. There is an urgency because there are developers that could close the corridor, and the County needs to coordinate with NTMWD for the water supply line. Mr. Daugherty presented a map reflecting the two developments that would be

affected by the alignment options. The City of McKinney has asked the developers to build on the other side in order to have time to work on the alignment.

The Court is asked to approve this resolution which does the following: supports the alignment; requests depressing main lanes; requests TxDOT (Texas Department of Transportation) include this option in EIS; and authorizes buying land in this segment.

George Fuller, City of McKinney Mayor, said this project is vital for McKinney, and the County's support is critical. The segment of the alignment has already been identified by TxDOT as their preferred alignment. Of the two major developments, one has agreed to hold off any building. It is believed this will ultimately be the bypass TxDOT will move forward with, and a delay in purchasing land in this area would end up costing more money.

J. David Thompson, McKinney, said he and his wife are very concerned about the route to be chosen. They drive US 380 daily and are aware the traffic has increased enormously. However, most of the traffic is either going south on US 75 or southwest on State Highway 121. So, why a northern bypass? Mr. Thompson has asked for the statistics and a study about the traffic going east to west on US 380 and north to south on US 75. TxDOT engineers have said they cannot provide any statistics regarding traffic in the area. Mr. Thompson asked for the Court to consider this study.

Commissioner Webb is concerned because Collin County is projected to have between 2.5 and 3.5 million residents, and there is no highway system north of Plano. Several court orders have been approved by this Court identifying a freeway system was necessary for the long-term needs of Collin County, and US 380 was prioritized. In 2018, the residents of Collin County were asked to approve a major bond of which \$600 million was allocated to freeway development in order to speed up the process. There was a distinct concern that the corridors would be built up to the point a freeway system could not be built. As a result, the voters agreed and approved the \$600 million to advance with the structure and primarily to buy right-of-way. The Court has already approved the use of those funds to buy segments within the US 380 corridor preferred alignment. This is a corridor the County should move forward with because the City of McKinney supports this project, and there are no other alternatives. There is a risk, because the project is currently in EIS, but this is TxDOT's preferred alignment, and the corridors are rapidly closing. Commissioner Webb said this is the time to authorize the Engineering Department to move forward and moved to approve this item.

Commissioner Williams said certain aspects of actions requested by staff are critical, particularly as it relates to the request for depressing the main lanes. This is not the first time the County has bought property within the uncontested segments of the US 380 preferred alignment. It is the preferred alignment of both TxDOT and the City of McKinney.

Commissioner Hale is concerned because the EIS is still active. The County will evaluate other areas that aren't on this particular alignment, but it all ties in. The direction of the east end of this segment has a predestined direction. To go further west or east would be something he cannot support because the EIS is not complete. Commissioner Webb said his motion does not go further east. Commissioner Hale said he is willing to support this if the motion is amended to limit acquisition to no further east than County Road 164 as it turns north and no further than the west edge of Erwin Park. Commissioner Webb said his motion would go further west.

Commissioner Hale said, if the water pipes are laid down, NTWMD would get the alignment along that road forcing the US 380 alignment north and increasing costs to the County. A brief discussion followed regarding land acquisition.

Mr. Daugherty said there are only two options being considered, one of which is making improvements to the existing land. If improvements to the existing US 380 corridor do not come out as the favored alignment, the only other option is the alignment segment presented today. Judge Hill said, if the Court approves this resolution, it is committing to take any needed pieces of land from unwilling sellers. The Court discussed the roadway design.

Judge Hill said he is not against using eminent domain. The main point is that if the Court votes today they must also acknowledge another vote will be needed for condemnations.

Commissioner Webb said there are only two options and the City of McKinney doesn't support the proposed design on the current alignment. Mayor Fuller said the other alignment on US 380 would require the use of eminent domain many times. This is a very calculated decision supported by TxDOT and will serve many purposes. Ultimately, this will need to happen no matter where the alignment goes. Judge Hill asked if the City of McKinney supports the bypass even if the western segment remains within the city. Mayor Fuller said the City does support it, and it has been clearly voiced what the city would like to see happen in the western portion.

Judge Hill said regardless of the path chosen there will be at least one parcel that will need to be taken by condemnation. The Judge said, when the process began several years ago, his preference was, if eminent domain would have to be used for one of these routes, he would rather have it done on the current route. The stake holders at all levels have said it is not realistic for the new alignment to go on the current route. Judge Hill said he is not willing to allow his personal preference to stop a highway that is needed by a million people.

Mr. Daugherty said several parts of the freeway will come at various times, and the County has the latitude to acquire the land and give a homeowner the ability to continue to live in the home for a period of time. Judge Hill asked how many years could a homeowner stay in their homes before they would have to move

out. Mr. Daugherty said five years is a safe time frame, but TxDOT will need to confirm this. After a brief discussion, Judge Hill asked why the Court would take a vote today if TxDOT is scheduled to have a scoping meeting on January 21, 2021. This conversation has been going on for years in our community, and this is on the agenda following the holidays. Many citizens would not have known this item was on the agenda had the Judge not sent out his email. This was not done purposely. However, there has been so much conversation as a community regarding this topic that the Court needs to walk through it with openness and transparency. The Court agreed to hold this item. (Time: 2:53 p.m.)

HELD

6. AI-49651 Boards & Commissions Appointments, Commissioners Court:

- a. Health Care Foundation Board.
- b. Historical Commission.
- c. LifePath Systems Board.
- d. Myers Park Advisory Board.
- e. Parks Foundation Advisory Board.
- f. Planning Board.

Judge Hill appointed Diann Jones and Kristin Kim to the Health Care Foundation Advisory Board; Brittany Yurkovitch and Judge Nathan White to the Historical Commission; Tony Nichols to the LifePath Systems Board; Ebony Wilson to the Myers Park Advisory Board; Chris Catullo Parks Foundation Advisory Board; and Mark Quinn and Scott Manis to the Planning Board;

Commissioner Webb appointed Dorothy Culham to the Child Protective Services Board. (Time: 2:55 p.m.)

Motion by: Judge Chris Hill
Second by: Commissioner Cheryl Williams
Vote: 5 – 0 Passed

COURT ORDER NO. 2021-025-01-04

g. AI-49629 North Texas Groundwater Conservation District Board.

A motion was made to appoint Greg Peters, City of Anna, to the Water Conservation District Board.
(Time: 2:56 p.m.)

Motion by: Judge Chris Hill

Second by: Commissioner Darrell Hale

Vote: 5 – 0 Passed

COURT ORDER NO. 2021-026-01-04

7. AI-48410 COVID-19 Update, Administrative Services.

Bill Bilyeu, County Administrator, said congress passed COVID-19 programs, and our associations are evaluating what money will come to the County. The first one we are aware of is a housing assistance program that the County could operate. The program does have an 80% limitation of the poverty level. The Court has 30 days to determine if they would like to put the program together. There is money for vaccinations and assistance, but the programs will need to be written by the U.S. Treasury. The programs will not be in place until March or April. At this time there are no direct allocations to cities or counties.

Collin County does have ongoing health care expenses related to the COVID-19 response. The department has been inundated with calls, contacts, outbreaks and the vaccination discussion. Next week the Court will have a proposed budget amendment to move money to support the County's health care operations. Additional staff is needed to help in the short term.

The federal vaccine program was built around private providers. As the distribution began, questions arose regarding which areas would be covered and how many vaccines would be needed. The County evaluated all of their departments, small cities, volunteer fire departments, North Texas Municipal Water District, and ambulance providers and requested 5,000 vaccines. Eligible individuals were determined based on two qualifications. Under the 1A category were the direct providers of health care and direct providers with health risks. Under 1B were individuals with underlying conditions. The first allocation of 1,000 doses of the vaccine was received. Judge Hill said the Collin County Health Department is not a health care provider. It is a public health department. The plan for Collin County, determined by the State, is to use private health care providers for vaccine distribution. There has been some confusion, and citizens have asked when the County will begin vaccination distribution. Mr. Bilyeu said this is the fifth week of vaccine distribution, and a total of 17,700 doses have been distributed within the County. The County signed up as a provider for employees and instrumental infrastructure.

The County Health Department has ten eligible personnel to give the vaccines. Working at maximum capacity with no other workload, the department can vaccinate between 250 and 290 individuals per day. The state did scrap the original plan and asked for the vaccines to be distributed immediately. The County then began to take 1B category individuals which included public citizens. In fact, once the County goes through the 1,000 doses, most will have been given to public citizens under category 1B. Once the vaccine has been administered, the individual must be monitored for 15 minutes before they are released. This is a significant limitation in the administering of the vaccine.

Collin County is limited to the Moderna vaccine because Pfizer's vaccine requires extremely low temperature freezers. The federal government directed all freezer production and sales to the large pharmacies. Tarrant County is using their medical school to store the doses, and it is the only county in the north central Texas area that can take the Pfizer vaccine.

The state has instructed the vaccines to be distributed rapidly. County staff is entering the information immediately into the tracking system without delay. The State's website is lagging and not accurate. The tracking systems may be going through setbacks because there are many new users. The Health and Human Services website has a list of providers that have received doses.

Judge Hill said the State's dashboard currently shows 281 doses have been administered by the Collin County Health Department out of 1,000. However, the County has actually administered 707 doses as of yesterday, and will have administered over 850 by the end of the day. This Court has led the way in the state in talking about the frustrations with bad reporting for testing and cases. This is bad data that is guiding policy makers, and bad data results in bad decisions. Last week the state instructed providers to begin administering doses to the 1B population. The providers were prepared for the 1A population and have now had to change course. This has created a longer waiting list and many frustrated constituents.

Mr. Bilyeu said, with the limited number of vaccines and the hope that more may come, a waitlist has been created. The County received 1,100 calls in a four-hour period from citizens asking to be added to a waitlist. Today IT is finishing a system that allows citizens to register online for a waitlist. Citizens will receive calls to inform them when the County has vaccines ready for distribution. The waitlist will satisfy citizens, and the list could then be provided to any vendor that asks for it. The big providers do not anticipate having enough doses for large distribution until April, May or June. The County's waitlist includes both 1A and 1B citizens. The Court will need to give direction because the County will build a very large waitlist. The County is looking at partners to help with distribution of the vaccines in order to increase capacity. The current plan includes County employees, volunteer fire departments, ambulance services, cities, and NTMWD (North Texas Municipal Water District). Individuals with preexisting conditions will be a priority followed by the individuals in those groups.

Judge Hill said Collin County is committed to working with the state, local providers and cities to facilitate the roll out in the most effective way. Collin County is a communication resource, and our public information officer will need to take the lead in getting out regular updates to the community. The County is willing to partner with any provider to match vaccines with capacity or vice versa to ensure all vaccines are administered as fast as possible. The state has provided a directive on who is eligible to receive the vaccine, and the Court will need to discuss how it will be followed. Staff will need direction on what the prioritization schedule should be for Collin County Health Care Services. There was a brief discussion regarding setting up a County dashboard with local data to include the number of vaccines received, administered, and the current waitlist.

Mr. Bilyeu said the program requires two vaccinations and asked if the individuals needing their second dose would move to the front of the line. According to CDC (Center of Disease Control) and State guidelines, those individuals are a priority over individuals needing their first dose. Commissioner Fletcher said that would depend on the efficacy of the vaccine because it contains two components. The County medical staff will need to advise the Court on this.

Commissioner Williams asked where the County stands with vaccine distribution to detention officers who spend significant time in closed areas with different people. The Commissioner would like to see them high on the priority list. Mr. Bilyeu said detention officers are not on the State's guidelines, and they are expected to receive the vaccine in January or February. Commissioner Williams said she believes law enforcement who may be under the 1B category must be a priority. Mr. Bilyeu said the Sheriff's Office has a medical provider who has distributed vaccines to staff internally.

Mr. Bilyeu said the County could track the vaccine distribution, but it would be difficult to track if it was a 1A or 1B individual. Once a vial is open it must be used within six hours, and towards the end of the day there may be one or two doses that weren't used. In this case, staff has administered the dose to people who may be walking by, and they may not be under either category. It's difficult to schedule appointments because the County does not know when or how many vaccines will be shipped, and there may be some vials damaged in shipping. Also, the product has a device that states if the dose has been outside its temperature range.

Judge Hill said there are employees who are critical to County operations. The County also has a directive from the State on who is eligible to receive the vaccine, and citizens expect the County to go by that directive. If the Court diverts from this, it would need to be for a compelling and open reason. It is important for the general public to understand the original intent was for the public to get their vaccines through the private sector.

Commissioner Williams said individuals under the 1A category and employees under the 1B category should be a priority. Judge Hill asked what the default procedure would be if the Court took no action

today. Mr. Bilyeu said staff will continue to build the waitlist and move onto the general public which would include County employees. The vaccines came to the County in the middle of the holiday, and some individuals under the 1A category were either out or unavailable at that time. There are internal 1A individuals who are now in line with the general public. There was a brief discussion regarding vaccines for County health care workers and justice system employees.

Commissioner Williams a made a motion for the County to contact 1A individuals and give them the opportunity to come in advance of the 1B individuals whether public or internal. Next would be to move on to internal 1B individuals that are self-identified followed by constructing the waiting list for the public. Individuals will have no more than 48 hours to respond whether or not they want the vaccine. Judge Hill said he is going to vote no because it would be difficult for the public to understand why the Court is picking among their own employees to receive the vaccine. There are some in the community that don't want the vaccine. There are others who have lived with a significant degree of anxiety the past several months, and for them getting this vaccine is critical. It would be more prudent for the Court to continue to follow the state's directive rather than making our own priority list. Commissioner Williams said they would still be following the guidelines with this motion. Commissioner Webb said he supports the motion because, when the County was given the vaccines, they were intended for the employees. Based on discussions, it has not been determined whether the intent will ever be for the County to distribute their allocated vaccines to the general public. Once the actual received doses go over the County employee count of 3,100, the general public can be addressed as first come first serve.

Commissioner Hale said the County is doing a good job by setting up the waiting list and hopefully also creating a dashboard. This could provide information about how to get on the waiting list and how many doses the County has available. Commissioner Williams said it is critical to inform citizens where they are in line. Commissioner Fletcher said she feels compelled to ensure the original intent of the first 1,000 vaccines is met. Judge Hill clarified that this motion does not apply to the original 1,000 vaccines. Commissioner Fletcher said the County is responsible to take care of internal staff and other entities associated with Collin County first. Judge Hill said the reason he is voting no is because he believes all people who reside in Collin County should be allowed to sign up on equal footing. (Time: 4:11 p.m.)

Motion by: Commissioner Cheryl Williams

Second by: Commissioner Duncan Webb

Vote: 4 – 1 Passed

Nay: Judge Chris Hill

COURT ORDER NO. 2021-027-01-04

Judge Hill made a motion directing staff to create a dashboard displaying Collin County vaccination data, current waiting list information, and embed the map displaying the amount of doses received by each provider. (Time: 4:13 p.m.)

Motion by: Judge Chris Hill

Second by: Commissioner Duncan Webb

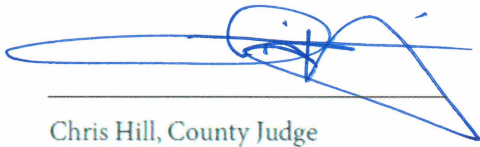
Vote: 5 – 0 Passed

COURT ORDER NO. 2021-028-01-04

Mr. Bilyeu said, as of December 31, 2020, the COVID-19 pay has expired. As individuals get vaccinated, staff who is working from home will need to return to the office. For clarification, a negative test will not be needed in order for an employee to return to work as long as they are past their symptoms. The required quarantine period is ten days from when an individual tests positive and 24 hours without symptoms. An email with this information will be sent out to all department heads and elected officials. The CARES (Coronavirus Aid, Relief and Economic Security) Act funds have expired and the extended cleaning has stopped. A message was received about the continued extension prohibiting any in-person court proceedings. Collin County has a high level of hospitalizations due to COVID. (Time: 4:17 p.m.)

EXECUTIVE SESSION

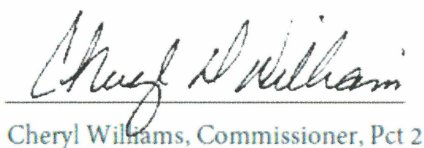
The Court did not recess into Executive Session. There being no further business of the Court Judge Hill adjourned Commissioners Court at 4:17 p.m.



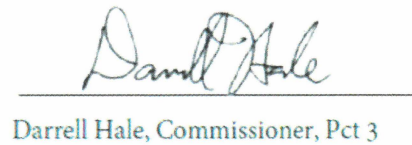
Chris Hill, County Judge

Not Present

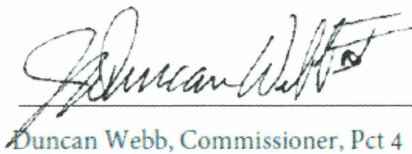
Susan Fletcher, Commissioner, Pct 1



Cheryl Williams, Commissioner, Pct 2



Darrell Hale, Commissioner, Pct 3



Duncan Webb, Commissioner, Pct 4



ATTEST: Stacey Kemp, County Clerk