

RESOLUTION TO INSTALL, OPERATE & MAINTAIN
A PUBLIC UTILITY OR ALONG
COUNTY HIGHWAYS

EFF FIVE 6-22-70
ORDER No 2551
EXCH. CABLE

81-33

WHEREAS: The petitioner GENERAL TELEPHONE Co. NAME ADDRESS
RT. 3, BOX 166A, MARION, IL

has requested permission to install A BURIED CABLE
(across) (along) County Highway Number 11 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant
such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be
granted giving GENERAL TELEPHONE CO. authority to proceed
with the installation, operation and maintenance of a BURIED CABLE
with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ALONG said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

County Board Minutes
July 8, 1981
Page #19

ATTEST Robert B. Marshall
Robert B. Marshall, County Clerk
Jackson County

SEAL

R-1-33

RESOLUTION 81-34

It is hereby resolved that the Sheriff is authorized to appoint a Chief Deputy or Administrative Assistant who will be exempt from the provisions of the Ordinance No. 0-81-2, amending Ordinance No. 5, 74-OR-1, Establishing a Merit System for Deputy Sheriffs.

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July 8, 1981
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Mary Nell Chew
Chairman
Jackson County Board

ATTEST:

Robert B. Harrell
County Clerk

R-81-34

Aug 12, 1981

RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner Joe Hunziker RR#3 M'Baro has requested permission to install a driveway and slope banks along County Highway 5 and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving Fred Hunziker authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The driveway will be installed at station SE 1/4 of SE 1/4, Sec 12-1-3 and sloping of banks will be limited to the area between station _____ to station _____ and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 5, and no construction equipment will be placed on, or operated on the surface of County Highway 5.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell
Robert Harrell, County Clerk
Jackson County

Natalie Frenck
Mary Nell Chew
James Phoenix
James A. Brown
Byron E. Clinger
Kenneth Lee
Ma Koralszik

Joan Holcomb
Wm. Schuppberger

81-36

8-12-81

RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE

BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner Lester C Johnson RR 1 M. Bolo Ill
Name Address
has requested permission to install a driveway and slope banks along County Highway 5
and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

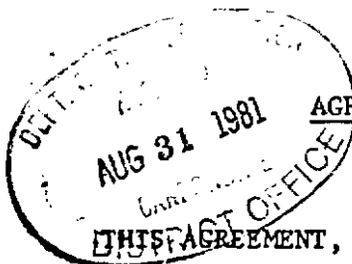
THEREFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving LESTER JOHNSON authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

S&E'4 S&E'4, Sec 11-9-3

1. The driveway will be installed at station _____ and sloping of banks will be limited to the area between station _____ to station _____ and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 5, and no construction equipment will be placed on, or operated on the surface of County Highway 5.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell
Robert Harrell, County Clerk
Jackson County

Burch



AGREEMENT FOR PRELIMINARY ENGINEERING SERVICES

81-37

THIS AGREEMENT, made and entered into this 12 day of

Aug 1981 by and between SOUTHERN ENGINEERING CORP.

whose address is 501 West Industrial Park Drive, Carbondale, IL (P.O. Box 2826)

hereinafter called the "Engineer", and the Public Agency of JACKSON

COUNTY, State of Illinois, hereinafter called the "Public

Agency" covers certain professional engineering services in connection with the

proposed improvement designated as Section 81-10106-00BR, which improvement

will be financed entirely or in part with Motor Fuel Tax Funds allotted to the
REPLACE STR. # 027-3116 & 039-3117

Public Agency by the State of Illinois and constructed under the general super-

vision of the State's Department of Transportation, hereinafter called the

"Department".

WITNESSETH THAT, in consideration of these premises and of the mutual covenants herein set forth,

THE ENGINEER AGREES,

1. To perform or be responsible for the performance of the following professional engineering services indicated by check marks for the Public Agency in connection with the proposed improvement hereinbefore described:
 - (X) a. Make such detailed surveys as are necessary for the preparation of detailed plans.
 - () b. Make or cause to be made such soil surveys or subsurface investigations including borings and soil profiles and analyses thereof as may be required to furnish sufficient data for the design of the proposed improvement. Such investigations to be made in accordance with the current requirements of the Department.
 - () c. Make or cause to be made such traffic studies and counts and special intersection studies as may be required to furnish sufficient data for the design of the proposed improvement.
 - (X) d. Make complete general and detailed plans, special provisions, proposals, and estimates of cost and furnish the Public Agency with five (5) copies of the plans, special provisions, proposals and estimates. Additional copies of any or all documents, if required,

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(NOTE: Four copies to be submitted to the District Engineer, Department of Transportation.)

81-37

shall be furnished to the Public Agency by the Engineer at his actual cost for reproduction.

- (X) e. Furnish the Public Agency with drafts in quadruplicate of all necessary right-of-way dedications, construction easements, and borrow pit and channel change agreements including prints of the corresponding plats.
 - (X) f. Assist the Public Agency in the tabulation and interpretation of the contractors' proposals.
2. That all reports, plans, plats, and special provisions to be furnished by the Engineer pursuant to this agreement will be in accordance with the current standard specifications and policies of the Department. It being understood that all such reports, plats, plans and drafts shall, before being finally accepted, be subject to approval by the Public Agency and the Department.
 3. To attend conferences at any reasonable time when requested to do so by representatives of the Public Agency or the Department.
 4. In the event plans or surveys are found to be in error during the construction of the section and revisions of the plans or survey corrections are necessary, the Engineer agrees that he will perform such work without expense to the Public Agency, even though final payment has been received by him. He shall give immediate attention to these changes so there will be a minimum delay to the Contractor.
 5. That basic survey notes and sketches, charts, computations and other data prepared or obtained by the Engineer pursuant to this agreement will be made available, upon request, to the Public Agency or the Department without cost and without restriction or limitations as to their use.
 6. That all plans and other documents furnished by the Engineer pursuant to this agreement will be endorsed by him and will show his professional seal where such is required by law.

THE PUBLIC AGENCY AGREES,

1. To pay the Engineer as compensation for all services performed as stipulated in paragraphs 1a, 1d, 1f, 2, 3, 5 and 6 in accordance with one of the following methods indicated by a check mark:
 - () a. A sum of money equal to _____ per cent of the awarded contract cost of the proposed improvement as approved by the Department.
 - (X) b. A sum of money equal to the percentage of the awarded contract cost for the proposed improvement as approved by the Department based on the following schedule:

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5. That, should the Public Agency require changes in any of the detailed plans, specifications, or estimates, except for those required pursuant to paragraph 4 of THE ENGINEER AGREES, after they have been approved by the Department, the Public Agency will pay the Engineer for such changes on the basis of actual cost plus 100 per cent to cover profit, overhead, and readiness to serve - "actual cost" being defined as in paragraph 2 above. It is understood that "changes" as used in this paragraph shall in no way relieve the Engineer of his responsibility to prepare a complete and adequate set of plans and specifications.

IT IS MUTUALLY AGREED,

1. That any difference between the Engineer and the Public Agency concerning the interpretation of the provisions of this agreement shall be referred to a committee of disinterested parties consisting of one member appointed by the Engineer, one member appointed by the Public Agency and a third member appointed by the two other members for disposition and that the committee's decision shall be final.
2. This agreement may be terminated by the Public Agency upon giving notice in writing to the Engineer at his last known post office address. Upon such termination, the Engineer shall cause to be delivered to the Public Agency all drawings, specifications, partial and completed estimates, and data, if any from traffic studies and soil survey and subsurface investigations with the understanding that all such material becomes the property of the Public Agency. The Engineer shall be paid for any services completed and any services partially completed in accordance with Section 4 of THE PUBLIC AGENCY AGREES.
3. That if the contract for construction has not been awarded one year after the acceptance of the plans by the Public Agency and their approval by the Department, the Public Agency will pay the Engineer the balance of the engineering fee due to make 100 per cent of the total fees due under this agreement, based on the estimate of cost as prepared by the Engineer and approved by the Public Agency and the Department.
4. That the Engineer warrants that he has not employed or retained any company or person, other than a bona fide employee working solely for the Engineer, to solicit or secure this contract, and that he has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the Engineer, any fee, commission, percentage, brokerage fee, gifts, or any other consideration, contingent upon or resulting from the award or making of this contract. For breach or violation of this warranty the Public Agency shall have the right to annul this contract without liability.

IN WITNESS WHEREOF, the parties have caused this agreement to be executed in quadruplicate counterparts, each of which shall be considered as an original by their duly authorized officers

Executed by the Public Agency:

~~CITY~~
~~TOWN~~
~~VILLAGE~~
County of JACKSON

ATTEST:

State of Illinois, acting by and through

By Robert B. Harrell
JACKSON COUNTY Clerk

its COUNTY BOARD,
By Mary Nell Chew
Title: Chairman

(SEAL)

Executed by the Engineer:

SOUTHERN ENGINEERING CORPORATION (
501 West Industrial Park Drive (1)
(P.O. Box 2826) (
Carbondale, Illinois 62901 (

ATTEST:

By Michael L. Smith
Title: Secretary

By AS
Title: President

(1) Name and address of Engineer

Mr. MURSON

AGREEMENT FOR PRELIMINARY ENGINEERING SERVICES

81-38

THIS AGREEMENT, made and entered into this 12th day of August 19 81 by and between Miller Engineering whose address is P.O. Box 421, Murphysboro, Illinois 62966 hereinafter called the "Engineer", and the Public Agency of Jackson County, State of Illinois, hereinafter called the "Public Agency" covers certain professional engineering services in connection with the proposed improvement designated as Section 81-10107-00-BR, which improvement will be financed entirely or in part with Motor Fuel Tax Funds allotted to the Public Agency by the State of Illinois and constructed under the general supervision of the State's Department of Transportation, hereinafter called the "Department".

WITNESSETH THAT, in consideration of these premises and of the mutual covenants herein set forth,

THE ENGINEER AGREES,

- 1. To perform or be responsible for the performance of the following professional engineering services indicated by check marks for the Public Agency in connection with the proposed improvement hereinbefore described:
 - (X) a. Make such detailed surveys as are necessary for the preparation of detailed plans.
 - () b. Make or cause to be made such soil surveys or subsurface investigations including borings and soil profiles and analyses thereof as may be required to furnish sufficient data for the design of the proposed improvement. Such investigations to be made in accordance with the current requirements of the Department.
 - () c. Make or cause to be made such traffic studies and counts and special intersection studies as may be required to furnish sufficient data for the design of the proposed improvement.
 - (X) d. Make complete general and detailed plans, special provisions, proposals, and estimates of cost and furnish the Public Agency with five (5) copies of the plans, special provisions, proposals and estimates. Additional copies of any or all documents, if required,

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(NOTE: Four copies to be submitted to the District Engineer, Department of Transportation.)

R-81-38

shall be furnished to the Public Agency by the Engineer at his actual cost for reproduction.

- () e. Furnish the Public Agency with drafts in quadruplicate of all necessary right-of-way dedications, construction easements, and borrow pit and channel change agreements including prints of the corresponding plats.
 - () f. Assist the Public Agency in the tabulation and interpretation of the contractors' proposals.
2. That all reports, plans, plats, and special provisions to be furnished by the Engineer pursuant to this agreement will be in accordance with the current standard specifications and policies of the Department. It being understood that all such reports, plats, plans and drafts shall, before being finally accepted, be subject to approval by the Public Agency and the Department.
 3. To attend conferences at any reasonable time when requested to do so by representatives of the Public Agency or the Department.
 4. In the event plans or surveys are found to be in error during the construction of the section and revisions of the plans or survey corrections are necessary, the Engineer agrees that he will perform such work without expense to the Public Agency, even though final payment has been received by him. He shall give immediate attention to these changes so there will be a minimum delay to the Contractor.
 5. That basic survey notes and sketches, charts, computations and other data prepared or obtained by the Engineer pursuant to this agreement will be made available, upon request, to the Public Agency or the Department without cost and without restriction or limitations as to their use.
 6. That all plans and other documents furnished by the Engineer pursuant to this agreement will be endorsed by him and will show his professional seal where such is required by law.

THE PUBLIC AGENCY AGREES,

1. To pay the Engineer as compensation for all services performed as stipulated in paragraphs 1a, 1d, 1f, 2, 3, 5 and 6 in accordance with one of the following methods indicated by a check mark:
 - () a. A sum of money equal to _____ per cent of the awarded contract cost of the proposed improvement as approved by the Department.
 - (X) b. A sum of money equal to the percentage of the awarded contract cost for the proposed improvement as approved by the Department based on the following schedule:

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SCHEDULE FOR PERCENTAGES BASED ON AWARDED CONTRACT COST

Awarded Cost	Percentage Fees	
Under \$50,000		(see note)
First \$50,000	9.5	%
Next \$30,000	7.75	%
Next \$70,000	6.50	%
Next \$150,000		%
Next \$150,000		%
Next \$300,000		%
Next \$750,000		%
Next \$1,500,000		%
Next \$4,000,000		%
Next \$8,000,000		%

Note: Not necessarily a percentage. Could use per diem, cost-plus or lump sum.

2. To pay for the services stipulated in paragraphs 1b, 1c and 1e at the actual cost of performing such work plus 100 per cent to cover profit, overhead, and readiness to serve - "actual cost" being defined as material cost plus payrolls, insurance, social security and retirement deductions. Traveling and other out-of-pocket expenses will be reimbursed to the Engineer at his actual cost. Subject to the approval of the Public Agency, the Engineer may sublet all or part of the services provided under the paragraphs cited above. If the Engineer sublets all or part of this work, the Public Agency will pay the cost to the Engineer plus a five (5) per cent service charge. "Cost to Engineer" to be verified by furnishing the Public Agency and the Department copies of invoices from the party doing the work.

3. That payments due the Engineer for services rendered in accordance with this agreement will be made as soon as practicable after the services have been performed, in accordance with the following schedule:
 - a. Upon completion of detailed plans, special provisions, proposals and estimate of cost - being the work required by paragraphs 1a through 1d under THE ENGINEER AGREES - to the satisfaction of the Public Agency and their approval by the Department, 90 per cent of the total fee due under this agreement based on the approved estimate of cost.
 - b. Upon award of the contract for the improvement by the Public Agency and its approval by the Department, 100 per cent of the total fee due under this agreement based on the awarded contract cost, less any amounts paid under "a" above.

By mutual agreement, partial payments, not to exceed 90 per cent of the amount earned, may be made from time to time as the work progresses.

4. That, should the improvement be abandoned at any time after the Engineer has performed any part of the services provided for in paragraphs 1a, 1b, 1c, 1d and 1e, and prior to the completion of such services, the Public Agency shall reimburse the Engineer for his actual costs plus 100 per cent incurred up to the time he is notified in writing of such abandonment - "actual cost" being defined as in paragraph 2 above.

5. That, should the Public Agency require changes in any of the detailed plans, specifications, or estimates, except for those required pursuant to paragraph 4 of THE ENGINEER AGREES, after they have been approved by the Department, the Public Agency will pay the Engineer for such changes on the basis of actual cost plus 100 per cent to cover profit, overhead, and readiness to serve - "actual cost" being defined as in paragraph 2 above. It is understood that "changes" as used in this paragraph shall in no way relieve the Engineer of his responsibility to prepare a complete and adequate set of plans and specifications.

IT IS MUTUALLY AGREED,

1. That any difference between the Engineer and the Public Agency concerning the interpretation of the provisions of this agreement shall be referred to a committee of disinterested parties consisting of one member appointed by the Engineer, one member appointed by the Public Agency and a third member appointed by the two other members for disposition and that the committee's decision shall be final.
2. This agreement may be terminated by the Public Agency upon giving notice in writing to the Engineer at his last known post office address. Upon such termination, the Engineer shall cause to be delivered to the Public Agency all drawings, specifications, partial and completed estimates, and data, if any from traffic studies and soil survey and subsurface investigations with the understanding that all such material becomes the property of the Public Agency. The Engineer shall be paid for any services completed and any services partially completed in accordance with Section 4 of THE PUBLIC AGENCY AGREES.
3. That if the contract for construction has not been awarded one year after the acceptance of the plans by the Public Agency and their approval by the Department, the Public Agency will pay the Engineer the balance of the engineering fee due to make 100 per cent of the total fees due under this agreement, based on the estimate of cost as prepared by the Engineer and approved by the Public Agency and the Department.
4. That the Engineer warrants that he has not employed or retained any company or person, other than a bona fide employee working solely for the Engineer, to solicit or secure this contract, and that he has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the Engineer, any fee, commission, percentage, brokerage fee, gifts, or any other consideration, contingent upon or resulting from the award or making of this contract. For breach or violation of this warranty the Public Agency shall have the right to annul this contract without liability.

IN WITNESS WHEREOF, the parties have caused this agreement to be executed in quadruplicate counterparts, each of which shall be considered as an original by their duly authorized officers

Executed by the Public Agency:

City
Townd
Village
County of Jackson

ATTEST:

State of Illinois, acting by and through
its COUNTY Board of Supervisors,

By Robert B. Marshall
27 AUG 1981 Clerk

By Mary Nell Chew X
Title:

(SEAL)

Executed by the Engineer:

Miller Engineering Co. (
(
P. O. Box 421 (1)
(
Murphysboro, IL 62966 (
(

ATTEST:

By _____

By Edward D. Miller

Title:

Title: Owner

(1) Name and address of Engineer

RESOLUTION # 81-39

WHEREAS, on July 27, 1981 bids were received for the construction of a bridge on a Vergennes Township road and known as Sec. 79-16112-00-BR,

NOW THEREFORE, BE IT RESOLVED, that the County Board of Jackson County concurs in the award of the low bid, if and when, made by the State of Illinois; Department of Transportation for Sec. 79-16112-00-BR and authorizes and directs the County Clerk to file a certified copy of this resolution with the State of Illinois, Department of Transportation in Springfield, Illinois.

STATE OF ILLINOIS
County of Jackson^{SS}

I, Robert B. Harrell, County Clerk in and for the County of Jackson, Illinois hereby certify the foregoing is a true, perfect, and complete copy of a resolution adopted by the Jackson County Board at a meeting held on August 12 1981.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 13th day of August, 1981.

Robert B. Harrell

Robert B. Harrell, County Clerk

SEAL

R-81-39

RESOLUTION # 81-40

WHEREAS, on July 31, 1981 bids were received for the construction of a Pomona Township bridge, known as Sec. 77-13076-00-BR,

NOW THEREFORE, BE IT RESOLVED, that the County Board of Jackson County concurs in the award of the low bid, if and when, made by the State of Illinois, Department of Transportation Sec. 77-13076-00-BR and authorizes and directs the County Clerk to file a certified copy of this resolution with the State of Illinois, Department of Transportation in Springfield, Illinois.

I, Robert B. Harrell, County Clerk in and for the County of Jackson, Illinois hereby certify the foregoing is a true, perfect, and complete copy of a resolution adopted by the Jackson County Board at a meeting held on August 12, 1981.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 13th day of August, 1981.

Robert B. Harrell
Robert B. Harrell, County Clerk

SEAL

1 1 R-81 40

RESOLUTION TO INSTALL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

Aug 17, 1981

81-41

WHEREAS: The petitioner Egyptian Electric Cooperative Association, Route #2, Murphysboro, Ill

NAME	ADDRESS
has requested permission to install A 1-phase, 7.2 KV overhead power line	
(across) (along) County Highway Number <u>28</u>	and near Station # 10+31

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving Egyptian Electric Cooperative Association authority to proceed with the installation, operation and maintenance of a 1-phase, 7.2 KV overhead power line with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period, and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said power line such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner across said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-81-41

81-42

RESOLUTION TO INSTALL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

EFFECTIVE 6-22-78

ORDER No. 463571
EXCH. ELKVILLE (5393)

AS: The petitioner GENERAL TELEPHONE Co OF ILL.

requested permission to install ^{NAME} A BURIED CABLE ^{ADDRESS}
(along) County Highway Number #8 and

such installation would be beneficial to the residents of Jackson County to grant permission;

BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE Co OF ILL. authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding -0- days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-81-42

RESOLUTION TO IN. LL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

EFF FIVE 6-22-78

ORDER No. 463471

EXCH. AVA

WHEREAS: The petitioner GENERAL TELEPHONE COMPANY ⁸¹⁻⁴³ MARION, IL

has requested permission to install A BURIED CABLE ^{NAME} ADDRESS
(across) (along) County Highway Number 20 ^{and}

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE COMPANY authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ACROSS said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST

Robert B. Harrell
Robert B. Harrell, County Clerk
Jackson County

SEAL

81-43

RESOLUTION TO IN .LL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

EFF FIVE 6-22-78
ORDER No. 463391
EXCH. L'DALE

81-44

s: The petitioner GENERAL TELEPHONE COMPANY MARION, IL
NAME ADDRESS

as requested permission to install A BURIED CABLE
(across)†(along) County Highway Number 12 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE COMPANY authority to proceed with the installation, operation and maintenance of a BURIED CABLE

with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ALONG & ACROSS said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-81-44

12 inch

9-9-81

81-45

RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE

BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner Claude E. Korman R.R. / AVA
Name Address
has requested permission to install a driveway and slope banks along County Highway 23
and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving Claude Korman authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The driveway will be installed ^{1/2 mi. N. of structure # 3050 near center of} ~~at station~~ sect. 17-7-3 and sloping of banks will be limited to the area between station _____ to station _____ and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 23, and no construction equipment will be placed on, or operated on the surface of County Highway 23.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell
Robert Harrell, County Clerk
Jackson County

R-81-45

81-46

9-9-81

RESOLUTION TO CLEAR
AND SLOPE BANKS ALONG A
COUNTY HIGHWAY

WHEREAS: The petitioner Hubert L. Chapman has requested permission to clear and slope banks along County Highway 12 and

WHEREAS: such work would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be It Resolved, by the Jackson County Board that the requested permission be granted, giving Hubert L. Chapman authority to proceed with the clearing and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The clearing and sloping of banks will be limited to the area ~~in~~ around SS-TA, 169+10 to 169+90 adjacent to petitioner's property.
2. The petitioner will furnish all material and pay all costs of the work involved.
3. Two way traffic will be maintained on County Highway 12 and no construction equipment will be placed on, or operated, on the surface of County Highway 12.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention, either verbally or written, will be just cause of revocation of this permit.

Hubert L. Chapman
216 S. Hunt Rd
Carbondale, Illinois, 62901

Robert B. Harsell
County Clerk, Jackson County

SEAL

R-81-46

RESOLUTION VACATING A PORTION OF A CERTAIN HIGHWAY IN JACKSON COUNTY, ILLINOIS.

WHEREAS, the public welfare demands that a portion of County Highway 7 be vacated due to the relocation and construction of County Highway 7 and,

WHEREAS, there is no further need for the County to retain that portion of County Highway 7 vacated,

THEREFORE BE IT RESOLVED, that County Highway 7 be relocated along the surveyed centerline of Sections 21Q, 21Q-1, (21Q-2 and 25Q) beginning at State Route 13 and 127 north of Murphysboro, Illinois and continuing north and westerly to State Route 4 at Ava, Illinois and,

BE IT FURTHER RESOLVED, that the abandoned alignment and right-of-way not included in the above sections be vacated insofar as this Board has jurisdiction and that the County Superintendent of Highways is directed to carry out the intent of this resolution recognizing the prior rights of public utilities to maintain their facilities on the portions vacated, and, to provide access to private property accessible along portions of said vacated route.

BE IT FURTHER RESOLVED, that the County Clerk is hereby directed to transmit one(1) certified copy of this Resolution to the Department of Transportation through its District Office at Carbondale, Illinois.

This Resolution adopted at a regular Jackson County Board Meeting this _____ day of _____ 1981.

County Board Minutes
September 9, 1981
Page #104

Chairman, Jackson County Board

County Clerk, Jackson County

SEAL

81-48

24-6777
G. W. Bridges

RESOLUTION TO INSTALL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

P.O. BOX 1572

WHEREAS: The petitioner UNITED GEOPHYSICAL CORP., MT VERNON ILL 62866
has requested permission to ~~install~~ ^{work} conduct seismograph operations
for oil and gas in Jackson County, SOMERSET TWP
county highway number 215 and

WHEREAS: such ^{work} installation would be beneficial to the residents of
Jackson County to grant such permission;

THEREFORE: Be it resolved: by the Jackson County Board that the
requested permission be granted giving

authority to proceed with the installation, operation & main-
tenance of a seismograph operation

with the following conditions:

1. That the petitioner will furnish all material
and pay all costs of the ^{work} installation, future operation
& maintenance.

2. That one way traffic will be maintained during
the construction period and that adequate protection
will be provided for the safety of the general public.

3. That the petitioner, his successors or assigns,
shall assume all risks and liabilities for accidents
or damages that may accrue to persons or property both
public and private on account of said work.

4. That this permit is effective insofar only as the
County has jurisdiction and does not presume to release
the petitioner from compliance with the provisions of
any existing or enacted statutes relative to the work
involved.

5. That in the event highway construction or maintenance
requires the relocation of said

such relocation shall be done at the sole expense of the
petitioner, his successors or assigns.

6. That said petitioner shall perform all work in a
workman like manner and shall restore the disturbed
public road surface, right of way and all appurtenances
to their original or better condition and maintain such
restored portion at his sole expense for not less than 1
year or until the disturbed area becomes stable.

7. That such work performed by the petitioner UNITED
GEOPHYSICAL CORP. ALONG
said public road shall be done in accordance with the State
of Illinois Department of Transportation Standard Spec-
ifications of Road & Bridge construction in effect at the
time of performing said work.

8. That no public road will be closed to one way traffic
for a period exceeding 0 days.

9. That the petitioner notify the County Superintendent
of Highway when work is started and completed.

10

10. That any violation of any portion of this petition
not corrected when brought to the petitioner's successors
or assigns, attention either verbally or written will
be just cause of revocation of this permit.

ATTEST Robert E. Jurell

P 01-44

81-49

9-9-81

RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE
BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner John F. Marks RR#4 Carbondale, IL
Name Address
has requested permission to install a driveway and slope banks along County Highway 17
and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving John Marks authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

Section 14-10-2

1. The driveway will be installed at station _____ and sloping of banks will be limited to the area between station _____ to station _____ and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 17, and no construction equipment will be placed on, or operated on the surface of County Highway _____.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell
Robert Harrell, County Clerk
Jackson County

R-01-49

RESOLUTION NO. 81-51

A Resolution Commending Sharon Kowalzik for Jackson County Board Service.

WHEREAS, Sharon Kowalzik has faithfully served the people of Jackson County in Illinois since August 10, 1977 in addition to her constituents in District 5 as a member of the Jackson County Board; and

WHEREAS, said Sharon Kowalzik has demonstrated her continued devotion, dedication, and service to Jackson County by chair-ship and or member of many committees of the Jackson County Board; and

WHEREAS, said Sharon Kowalzik has now tendered her resignation to said Jackson County Board as Board Representative form District 5 effective October 1, 1981 because of her change in residency; and

WHEREAS, it is altogether fitting and proper that said Sharon Kowalzik, upon the advent of her resignation, be commended for her past excellent service, committee work, and devotion to duty and achievement as a Jackson County Board member;

NOW, THEREFORE, BE IT RESOLVED BY THE JACKSON COUNTY BOARD, ILLINOIS, AS FOLLOWS:

1. That the Jackson County Board, Illinois, does hereby praise and commend Sharon Kowalzik for her excellent past service to the citizens of Jackson County, her sincere devotion to duty, and her deep dedication and responsibility undertaken in all her committee and Board work.
2. That the said Jackson County Board, in addition to the commendation, hereby also expresses and extends to said Sharon Kowalzik its best wishes for continued success in her future endeavors.
3. That the County Clerk be and is hereby directed to forward a copy of this resolution to Sharon Kowalzik.
4. That this resolution be spread at length upon the minutes records of the Jackson County Board.

This resolution adopted at the regular meeting of the Jackson County Board on October 14, 1981.

County Board Minutes
October 14, 1981
Page #43

Mary Nell Chew, Chairman
Jackson County Board

Robert Harrell, County Clerk

R-51

RESOLUTION # 81-52

WHEREAS, on October 14, 1981 bids were received for the construction of a bridge on a Fountain Bluff Township road over a drainage ditch and known as Sec. 79-06108-00-BR, NOW THEREFORE, BE IT RESOLVED, that the County Board of Jackson County concurs in the award of the low bid, if and when, made by the State of Illinois, Department of Transportation for Sec. 79-06108-00-BR and authorizes and directs the County Clerk to file a certified copy of this resolution with the State of Illinois, Department of Transportation in Springfield, Illinois.

STATE OF ILLINOIS
COUNTY OF JACKSON^{SS}

I, Robert B. Harrell, County Clerk in and for the County of Jackson, Illinois hereby certify the foregoing is a true, perfect and complete copy of a resolution adopted by the Jackson County Board at a meeting held on the 14th day of October 1981.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 15th day of October 1981.

Robert B. Harrell

Robert B. Harrell, County Clerk

SEAL

R-OT-52

81-54

RESOLUTION TO CLEAR
AND SLOPE BANKS ALONG A
COUNTY HIGHWAY

WHEREAS: The petitioner George H. Castleton ⁵⁴⁹⁻²⁷⁶⁹ has requested permission to Clear and slope banks along County Highway 12 and

WHEREAS: such work would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be It Resolved, by the Jackson County Board that the requested permission be granted, giving George H. Castleton authority to proceed with the clearing and sloping of banks adjacent to the petitioner's property with the following conditions:

78' 4" S E' 4" Sec 2-10-1

1. The clearing and sloping of banks will be limited to the area in _____ adjacent to petitioner's property .
2. The petitioner will furnish all material and pay all costs of the work involved.
3. Two way traffic will be maintained on County Highway 12 and no construction equipment will be placed on, or operated, on the surface of County Highway 12.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention, either verbally or written, will be just cause of revocation of this permit.

Attest

Robert B. Harrell

George H. Castleton

R-01 54

81-55

OVER-WEIGHT PERMIT

RESOLUTION TO MOVE EQUIPEMNT (along, over) County Highway No. 7.

The petitioner Big 5 Tramp, Const & Rigging has requested permission to move 2- 63193 Cat scrapers and 2- WB cats with blades. (along, over) County Highway No. 7, which location is indicated on the attached map.

Such movement would be beneficial to the residents of Jackson County and, THEREFORE, permission is granted giving Big 5 Tramp, Const & Rigging authority to proceed with the movement of 63193 Scrapers & WB Cat. (along, over) said County Highway No. 7 with the following conditions:

1. That no traffic will not be interrupted for more than _____ hours and that adequate protection will be provided for the safety of the general public.
2. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may accrue to person or property, both public and private on account of said movement.
3. That this permit is effective insofar only as Jackson County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to such movement.
4. That said petitioner shall perform the movement in a manner which will cause the least inconvenience to the traveling public and shall restore the disturbed public road surface, right-of-way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
5. That such movement performed by the petitioner, Big 5 Tramp, Const & Rigging (along, over) County Highway No. 7 shall be done in a manner which will cause the least damage to the public road surface, right-of-way and appurtenances.
6. That the petitioner notify the County Superintendent of Highways when work is to be started and completed.
7. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause for revocation of this permit.
8. This permit is good only for the period from Oct 15, 1981, to Oct 20, 1981.

Big 5 Tramp, Const & Rigging
Company Representative

J. A. Diebert Pres.

Address 344 S. Madison
Chico, Ga 30701
Phone 542-4775.

Robert B. Harrell
Robert B. Harrell, County Clerk

SEAL

R-01-55

81-56

RESOLUTION TO INSTALL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

9-9-81

WHEREAS: The petitioner UNITED Geophysical Corp., Bx 1572, Mt. Vernon, IL
NAME ADDRESS 62864

has requested permission to install conduct seismograph operations
(^{IN THE AREA} ~~across~~ ~~along~~) County Highway Number 15 and

WHEREAS: such ^{WORK} installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving UNITED Geophysical Corp authority to proceed with the ~~installation, operation and maintenance of a~~ seismograph OPERATION with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the ^{WORK} installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said _____ such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner UNITED Geophysical said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-81-56

RESOLUTION NO. 81-57

A RESOLUTION DETERMINING AMOUNTS OF MONEY NECESSARY TO BE RAISED BY TAXATION FOR FISCAL YEAR DECEMBER 1, 1981 TO NOVEMBER 30, 1982.

WHEREAS, the Truth in Taxation Act, which became effective on July 29, 1981, requires all taxing districts to hold a public hearing on their intention to adopt an aggregate tax levy exceeding 105% of the levy for the preceeding year, and,

WHEREAS, the Jackson County Board intends to adopt a aggregate tax levy in excess of 105% of the levy for the preceeding year,

THEREFORE, BE IT RESOLVED that the following schedule of tax levies under the column entitled "1981 Levy" are hereby stated and determined to be the amounts necessary to be levied for the ensuing 1981-82 fiscal year:

<u>FUND</u>	<u>PROPOSED</u> <u>1980 Levy</u>	<u>1981 Levy</u>	<u>Change</u>
COUNTY GENERAL OPERATIONS			
County General	225,000	288,000	63,000
Elections	60,000	72,000	12,000
Property Record Cards	47,500	57,500	10,000
Assessments	38,730	46,000	7,270
TOTAL	<u>371,230</u>	<u>463,500</u>	<u>92,270</u>
FRINGES			
I.M.R.F.	129,874	238,907	109,033
Social Security	256,946	574,248	317,302
Workman's Comp. & Unemployment	Ø	130,000	130,000
TOTAL	<u>386,820</u>	<u>943,155</u>	<u>556,335</u>
MISCELLANEOUS			
Ambulance	334,565	464,608	130,043
708	205,000	230,000	25,000
T.B. Care	30,725	30,725	Ø
Public Health	180,000	220,000	40,000
Public Building Comm.	170,000	Ø	(170,000)
E.S.D.A.	13,500	15,380	1,880
TOTAL	<u>933,790</u>	<u>960,713</u>	<u>26,923</u>
HIGHWAY			
County Highway	200,000	220,000	20,000
County Bridge Fund	100,000	110,000	10,000
Federal Aid Matching	100,000	110,000	10,000
TOTAL	<u>400,000</u>	<u>440,000</u>	<u>40,000</u>
GRAND TOTAL	2,091,840	2,807,368	715,528

DATED this _____ day of October, 1981, at an
adjourned session of the meeting held by the Jackson County
Board on _____, 1981.

JACKSON COUNTY BOARD

BY: _____
CHAIRPERSON

Special Board Meeting
October 28, 1981
Page #7

ATTEST:

County Clerk

RESOLUTION

81-58

A Resolution to impose a Five Dollar (\$5.00) fee to assist in financing the court system on all traffic violations.

Be it resolved by the county board of JACKSON County:

Section 1. Pursuant to Chapter 34, paragraph 429.27 Illinois Revised Statutes, the Clerk of the Circuit Court of JACKSON County shall charge and collect a fee of Five Dollars (\$5.00) for all "Traffic Violations" where there is an admission or finding of guilt; said fee shall be used for the purpose of supporting the court system in JACKSON County.

A "traffic violation" for the purpose of this resolution shall not include parking tickets or parking violations.

Section 2. The Clerk of the Circuit Court of JACKSON County shall commence such charges and collection upon receipt of written notice from the Chairman of the County Board that the JACKSON County Board has acted to establish such a fee.

Section 3. The fee shall be in addition to all other fines and charges assessed by the Circuit Court of JACKSON County, and shall be remitted monthly by the Clerk of the Circuit Court of JACKSON County to the County Treasurer for deposit.

Section 4. This resolution shall become effective on the 1st day of the month following its date of passage.

This Resolution passed by the County Board of JACKSON County this 18th day of NOVEMBER A.D., 1981.

ATTEST:

County Board Minutes
November 18, 1981
Page #68

Robert B. Harrell
County Clerk

APPROVED:

Mary Nell Chew
Chairman, County Board

81-58

A RESOLUTION PROVIDING FOR A TAX LEVY FOR COUNTY HIGHWAY PURPOSES FOR THE FISCAL YEAR
DECEMBER 1, 1981 to NOVEMBER 30, 1982

WHEREAS, the Jackson County Board is authorized by law to levy an annual tax known as the "County Highway Tax" at a rate which is not to exceed .10% of the value of all taxable property within the County, and

WHEREAS, the Board is also authorized to levy an additional annual tax not to exceed .05% of the value of all taxable property within the County, which tax is to be put into a separate fund in the County Treasury to be known as the "County Bridge Fund", and

WHEREAS, the Board has further authority to levy an annual tax to be known as the "Federal Aid Matching Tax" at a rate not to exceed .05% of the value of all taxable property within the County,

NOW, THEREFORE, BE IT RESOLVED BY THE JACKSON COUNTY BOARD, THAT;

1. The tax levies made by this resolution shall be for the period beginning December 1, 1981 and ending on November 30, 1982.

2. Pursuant to authority granted in Ill. Rev. Stat., ch. 121, sec. 5-601, the Board hereby levies the "County Highway Tax" in the sum of \$220,000.00 and directs that such tax be extended at a rate equal to .10% of the value, as equalized or assessed by the Department of Local Government Affairs, of all taxable property within Jackson County.

3. Pursuant to the authority granted in Ill. Rev. Stat., ch. 121, sec. 5-602, the Board hereby levies a tax in the sum of \$110,000.00 to be collected and deposited in the "County Bridge Fund", and directs that such tax be extended at a rate not exceeding .05% of the value of all taxable property in Jackson County as equalized or assessed by the Department of Local Government Affairs.

4. Pursuant to the authority granted in Ill. Rev Stat., ch. 121, sec. 5-603, the Board hereby levies the Federal Aid Matching Tax in the sum of \$110,000.00 and directs that such tax be extended at a rate equal to .05% of the value as equalized or assessed by the Department of Local Government Affairs, of all taxable property within Jackson County.

5. That the taxes levied in this Resolution shall be expended for the purposes set forth in the itemized budget attached hereto as Exhibit A, and made a part of this Resolution by this reference as if the same were fully set forth herein.

Dated this _____ day of _____ 1981.

County Board Minutes
November 18, 1981
Page #66

JACKSON COUNTY BOARD

Mary Nell Chew, Chairman

ATTEST

Robert B. Harrell, County Clerk

WHEREAS, the State's Attorneys Appellate Service Commission was created to provide services to State's Attorneys in Judicial Districts containing less than 3,000,000 inhabitants; and,

WHEREAS, the powers and duties of the State's Attorneys Appellate Service Commission are defined and enumerated in the "State's Attorneys Appellate Service Commission Act," Public Act 80-1, 1st Special Session, Illinois Revised Statutes, 1977, Chapter 14, Section 201 et seq., approved December 3, 1977, as amended; and,

WHEREAS, the Illinois General Assembly appropriates monies for the ordinary and contingent expenses of the State's Attorneys Appellate Service Commission, one-third from the State's Attorneys Appellate Service County Fund and two-thirds from the General Revenue Fund, provided that such funding receives county approval and support from within the respective Judicial Districts eligible to apply; and,

WHEREAS, the State's Attorneys Appellate Service Commission shall administer the operation of the appellate offices so as to insure that all participating State's Attorneys continue to have final authority in preparation, filing and arguing of all appellate briefs and any trial assistance; and,

WHEREAS, the State's Attorneys Appellate Service Commission and the Illinois General Assembly have reviewed and approved a budget for Fiscal Year 1982, which funds will provide for the continued operation of the agency.

NOW, THEREFORE, BE IT RESOLVED that the JACKSON County Board, in regular session, this 18th day of November, 1981, does hereby support the continued operation of the State's Attorneys Appellate Service Commission, and designates the State's Attorneys Appellate Service Commission to administer the operation of the appellate offices.

BE IT FURTHER RESOLVED that the attorneys employed by the State's Attorneys Appellate Service Commission are hereby authorized to act as Assistant State's Attorneys on behalf of the duly elected or appointed State's Attorney of this county in the appeal of criminal cases, juvenile cases, paternity cases, and cases arising under the Mental Health and Developmental Disabilities Code when requested to do so by the State's Attorney, and by the advice and consent of the State's Attorney prepare, file and argue appellate brief for these cases in the reviewing courts; and also, as may be requested, to assist the State's Attorney in the trial and appeal of tax objections.

BE IT FURTHER RESOLVED that the JACKSON County Board hereby agrees to participate in the State's Attorneys Appellate Service Commission for Fiscal Year 1982, commencing December 1, 1981, and ending November 30, 1982, by authorizing a sum of money not to exceed \$ 6,800.00 for the express purpose of providing a portion of the funds required for financing the operation of the State's Attorneys Appellate Service Commission, and agrees to deliver same to the Commission on request during the 1982 Fiscal Year.

Passed and adopted by the County Board of County, Illinois, this 18th day of November, 1981.

County Board Minutes
November 18, 1981
Page #81

Mary Nell Chew
Chairman

ATTEST:

Robert B. Finney
COUNTY CLERK

RESOLUTION TO IN .LL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

EFF FIVE 6-22-78
ORDER No. 464381
EXCH. C'DALE

WHEREAS: The petitioner GENERAL TELEPHONE CO. MARION IL
NAME ADDRESS
has requested permission to install A BURIED CABLE
(~~across~~) (along) County Highway Number 16 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE CO. authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ALONG said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST

Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-81-62

81-62
RESOLUTION TO INSTALL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

EFFECTIVE 6-22-78
ORDER No. 464341
EXCH. MORPHYS BORO

WHEREAS: The petitioner GENERAL TELEPHONE

has requested permission to install A BURIED CABLE
(across) (along) County Highway Number 8 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner GENERAL TELEPHONE said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST

Robert B. Harrell
Robert B. Harrell, County Clerk
Jackson County

SEAL

R-01-63

84-63
RESOLUTION TO INSTALL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

EXHIBIT
EFFECTIVE 6-22-78
ORDER No. 464541
EXCH. MURPHYSBORO

WHEREAS: The petitioner GENERAL TELEPHONE Co. of ILL.
has requested permission to install A BURIED CABLE
(across) (along) County Highway Number 31 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE CABLE authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ALONG said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST

Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-84-64

81-64
RESOLUTION TO INSTALL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

EXISTENT
EFFECTIVE 6-22-78
ORDER No. 460292
EXCH. ELKVILLE

WHEREAS: The petitioner GENERAL TELEPHONE CO. OF ILL. MAHON ILL.

has requested permission to install A BURIED CABLE
(across) (along) County Highway Number 8 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner GENERAL TELEPHONE ALONG said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-01-65

81-66

RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE
BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner John Ham RR #5 CARBONDALE ILL.
Name Address
has requested permission to install a driveway and slope banks along County Highway 30
and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving John Ham authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The driveway will be installed ^{IN THE SW 1/4 of the SW 1/4 of SEC 2} ~~at station~~ T9S; R1W; 3PM and sloping of banks will be limited to the area between station _____ to station _____ and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 30, and no construction equipment will be placed on, or operated on the surface of County Highway 30.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

ATTEST

Robert B. Harrell
Robert Harrell, County Clerk
Jackson County

K-81-66

81-67
RESOLUTION TO CLEAR
AND SLOPE BANKS ALONG A
COUNTY HIGHWAY

WHEREAS: The petitioner John Ham R.R.#5 Carbonate II has requested permission to Clear and slope banks along County Highway 30 and

WHEREAS: such work would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be It Resolved, by the Jackson County Board that the requested permission be granted, giving John Ham authority to proceed with the clearing and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The clearing and sloping of banks will be limited to the area in ^{3w/4 of the SW 1/4} SEC 2 T9S, R1W, 3PM adjacent to petitioner's property .
2. The petitioner will furnish all material and pay all costs of the work involved.
3. Two way traffic will be maintained on County Highway 30 and no construction equipment will be placed on, or operated, on the surface of County Highway _____.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention, either verbally or written, will be just cause of revocation of this permit.

Attest Robert B. Howell

RESOLUTION NO. 81-68

A Resolutuion Commending Kay King Blackwell for Jackson County Board Service

WHEREAS, Kay King Blackwell has faithfully served the people of Jackson County in Illinois since December 1, 1980 in addition to her constituents in District 3 as a member of the Jackson County Board; and

WHEREAS, said Kay King Blackwell has demonstrated her continued devotion, dedication, and service to Jackson County by chairship and or member of many committees of the Jackson County Board; and

WHEREAS, said Kay King Blackwell has now tendered her resignation to said Jackson County Board as Board Representative from District 3 effective November 1, 1981 because of her change in residency;

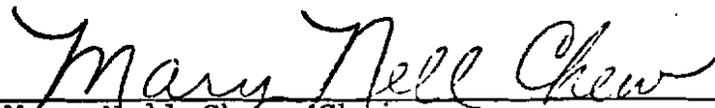
WHEREAS, it is altogether fitting and proper that said Kay King Blackwell, upon the advent of her resignation, be commended for her past excellent service, committee work, and devotion to duty and achievement as a Jackson County Board member;

NOW, THEREFORE, BE IT RESOLVED BY THE JACKSON COUNTY BOARD, ILLINOIS, AS FOLLOWS:

1. That the Jackson County Board, Illinois, does hereby praise and commend Kay King Blackwell for her excellent past service to the citizens of Jackson County, her sincere devotion to duty, and her deep dedication and responsibility undertaken in all her committee and Board work.
2. That the said Jackson County Board, in addition to the commendation, hereby also expresses and extends to said Kay King Blackwell its best wishes for continued success in her future endeavors.
3. That the County Clerk be and is hereby directed to forward a copy of this resolution to Kay King Blackwell.
4. That this resolution be spread at length upon the minutes records of the Jackson County Board.

This resolution adopted at the regular meeting of the Jackson County Board on November 18, 1981.

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November 18, 1981
Page #131


Mary Nell Chew, Chairman
Jackson County Board

Robert Harrell, County Clerk

81-68

RESOLUTION NO. 81-69

A Resolution Commending Charles E. Brantley for service as Chief Probation Officer of Jackson County.

WHEREAS, Charles E. Brantley faithfully served the people of Jackson County in Illinois since January 1, 1967 as Probation Officer, and as Chief Probation Officer; and

WHEREAS, said Charles E. Brantley demonstrated his continued devotion, dedication, and service to Jackson County as Chief Probation Officer; and

WHEREAS, said Charles E. Brantley has now deceased; and

WHEREAS, it is altogether fitting and proper that said Charles E. Brantley be commended for his past excellent service, devotion to duty, and achievement as Chief Probation Officer;

NOW, THEREFORE, BE IT RESOLVED BY THE JACKSON COUNTY BOARD, ILLINOIS, AS FOLLOWS:

1. That the Jackson County Board, Illinois, does hereby praise and commend Charles E. Brantley for his excellent past service to the citizens of Jackson County, his sincere devotion to duty, and his deep dedication and responsibility undertaken in all his work.
2. That the said Jackson County Board, in addition to the commendation, hereby also expresses its deepest sympathies and appreciation to the family of Charles E. Brantley.
3. That the County Clerk be and is hereby directed to forward a copy of this resolution to the family of Charles E. Brantley.
4. That this resolution be spread at length upon the minutes records of the Jackson County Board.

This resolution adopted at the regular meeting of the Jackson County Board on November 18, 1981.

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November 18, 1981
Page #132.

Mary Nell Chew
Mary Nell Chew, Chairman
Jackson County Board

Robert Harrell, County Clerk

R-81-69

81-70
RESOLUTION TO INSTALL, OPERATE & MAINTAIN
A PUBLIC UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

EXHIBIT 2
EFFECTIVE 6-22-78
ORDER No. 160092
EXCH. MURPHYSBORO

WHEREAS: The petitioner GENERAL Telephone Co., Rt #3 Box 166A Marion
NAME ADDRESS
has requested permission to install BURIED CABLE
(across) (along) County Highway Number 15 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL Telephone Company authority to proceed with the installation, operation and maintenance of a BURIED CABLE

with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ALONG & CROSSING said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding - 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

ATTEST

Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-70

RESOLUTION # 81-71

WHEREAS, on November 20, 1981 bids were received for the construction of a County Bridge, known as Sec. 77-00074-00-BR over Indian Creek,

NOW THEREFORE, BE IT RESOLVED, that the County Board of Jackson County concurs in the award of the low bid, if and when, made by the State of Illinois, Department of Transportation for Sec. 77-00074-00-BR and authorizes and directs the County Clerk to file a certified copy of this resolution with the State of Illinois, Department of Transportation in Springfield, Illinois.

I, Robert B. Harrell, County Clerk in and for the County of Jackson, Illinois hereby certify the foregoing is a true, perfect and complete copy of a resolution adopted by the Jackson County Board at a meeting held on DECEMBER 16, 1981.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 16th day of DECEMBER 1981.

Robert B. Harrell

Robert B. Harrell, County Clerk

SEAL

A motion was made by Robert Crim that we approve Resolution for including the item of the Recorder of Deeds on the November, 1982 ballot, seconded by Joan Holcomb. Motion carried. Resolution #81-72

RESOLUTION #81-72

WHEREAS, Federal census figures show that the population of Jackson County is now over 60,000, and

WHEREAS, Illinois Revised Statutes, Chapter 115, Section 1 requires the establishment of a separate office of Recorder of Deeds in counties with a population of more than 60,000, and

WHEREAS, Article VII, Section 4(c) of the Illinois Constitution of 1970 provides for the elimination of offices by county-wide referendum, and

WHEREAS, the Jackson County Board does not wish to establish the office of Recorder of Deeds in Jackson County at this time,

THEREFORE, BE IT RESOLVED:

1. That the Jackson County Board direct the County Clerk to place on the November, 1982 ballot the following question to the voters:

Shall the office of Recorder of Deeds in Jackson County be abolished, and the duties of that office continue to be performed by the County Clerk?

Approved at the regular meeting of the Jackson County Board held on

December 16, 1981

Mary Nell Chew
Mary Nell Chew, Chairman
Jackson County Board

ATTEST:

Robert B. Harrell
Robert Harrell, County Clerk

Jackson County Board Minutes
December 16, 1981

R-8-72