

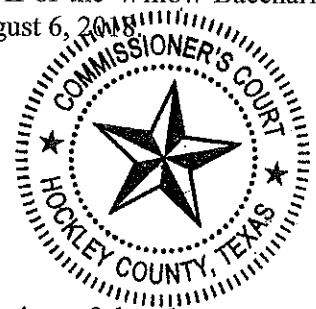
**NOTICE OF MEETING OF THE COMMISSIONERS' COURT OF
HOCKLEY COUNTY, TEXAS**

Notice is hereby given that a Special Meeting of the above named Commissioners' Court will be held on the 20th day of August, 2018 at 10:00 a.m. in the Commissioners' Courtroom, Hockley County Courthouse, Levelland, Texas, at which time the following subjects will be discussed to-wit:

1. Read for approval the minutes of the Special Meeting of the Commissioners' Court held on Monday, August 13, 2018.
2. Read for approval all monthly bills and claims submitted to the court and dated through August 20, 2018.
3. Consider and take necessary action to approve the Annual Public Notice for Indigent Health Care.
4. Consider and take necessary action to approve the VINE Service Agreement between Appriss Safety and Hockley County.
5. Consider and take necessary action to approve the Election Judges and Alternate Judges for the dates of August 2018 thru August 2019.
6. Consider and take necessary action to approve the Central Counting Station Personnel for the dates August 2018 thru August 2019.
7. Consider and take necessary action to approve moving the polling location for Precinct 33 from the Pettit Gin to the old Sanderson Building located at 3093 N. State Road 303 in Pettit, Texas for all future elections.
8. Consider and take necessary action to approve the Order of General Election for November 6, 2018.
9. Consider and take necessary action to approve the amended Plat for Phase II of the Willow Baccharis Subdivision, to replace the Plat approved by the Court at a Regular Meeting on August 6, 2018.

COMMISSIONERS' COURT OF HOCKLEY COUNTY, TEXAS

BY: Sharla Baldrige
Sharla Baldrige, Hockley County Judge



I, the undersigned County Clerk, do hereby certify that the above Notice of Meeting of the above named Commissioners' Court, is a true and correct copy of said Notice on the bulletin board at the Courthouse, and at the east door of the Courthouse of Hockley County, Texas, as place readily accessible to the general public at all times on the 16th day of August, 2018, and said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said meeting.

Dated this 16th day of August, 2018.

Jennifer Palermo
Jennifer Palermo, County Clerk, and Ex-Officio
Clerk of Commissioners' Court, Hockley County, Texas

FILED FOR RECORD
AT _____ O'CLOCK ____ M.

AUG 16 2018

Jennifer Palermo
County Clerk, Hockley County, Texas

**SPECIAL MEETING
AUGUST 20th, 2018**

Be it remembered that on this the 20th day of August A..D. 2018, there came on to be held a Special meeting of the Commissioners' Court, and the Court having convened in Special session at the usual meeting place thereof at the Courthouse in Levelland, Texas, with all the following members present to-wit:

Sharla Baldrige	County Judge
Curtis D. Thrash	Commissioner Precinct No. 1
Larry Carter	Commissioner Precinct No. 2
J. L. "Whitey" Barnett	Commissioner Precinct No. 3
Thomas R "Tommy" Clevenger	Commissioner Precinct No. 4

Jennifer Palermo, County Clerk, and Ex-Officio Clerk of Commissioners' Court when the following proceedings were had, to-wit:

Motion by Commissioner Barnett, seconded by Commissioner Carter, 4 Votes Yes, 0 Votes No, that the Minutes of a Special meeting of the Commissioners' Court, held on August 13th, 2018, A. D., be approved and stand as read.

Motion by Commissioner Clevenger, seconded by Commissioner Carter, 4 Votes Yes, 0 Votes No, that all monthly claims and bills, submitted to the Court, and dated through August 20th, 2018, A. D., be approved and stand as read.

**Motion by Commissioner Carter, seconded by Commissioner Barnett, 4 Votes Yes,
0 Votes No, that Commissioners' Court approved the Annual Public Notice for Indigent Health Care, as
per Notice To Public recorded below.**

NOTICE TO PUBLIC

Hockley County will use the following rules and procedures to comply with its responsibility under the Indigent Health Care and Treatment Act.

Applications can be requested in the basement of the County Library Building, at 811-B Austin Street, in Levelland, Hockley County, Texas. Assistance in completing the application will be provided if needed. Contact the Hockley County Indigent Health Care and Public Assistance Office, 894-4264.

Hockley County will use rules and procedures found in the County Indigent Health Care Program Handbook published by the Texas Department of Health. The handbook is available on line at <http://www.dshs.state.tx.us/cihcp> In summary, rules are:

1. Application forms must be COMPLETELY filled out.
2. Verification of income, termination of income, residence, household composition, and resources is required.
3. Net income cannot exceed limits as determined by the Texas Department of Health.
4. Eligible persons must be a resident of Hockley County.
5. Applicant must provide all information and documentation requested, or application will be denied.
6. Applicants have the right to appeal adverse decisions.

CAUTION: Presenting false information or securing medical benefits wrongfully may subject applicant to criminal and civil penalties. Eligible applicants must report any change in income, resources, household composition, address, and other circumstances affecting eligibility within 14 days to prevent the filing of criminal or civil charges against them.


The effective date of the above rules and procedures is September 1, 2018.

Given under my hand and seal of said Court, this 20th day of August, AD, 2018.



Judge Sharla Baldrige, Hockley County, Texas

ATTEST:



Jennifer Palermo, County Clerk, and
Ex-Officio Clerk of Commissioners' Court,
Hockley County, Texas

**Motion by Commissioner Clevenger, seconded by Commissioner Thrash, 4 Votes Yes
0 Votes No, that Commissioners' Court approved the VINE Service Agreement between Appriss Safety
and Hockley County, as per VINE Service Agreement recorded below.**

Sharla Baldrige

From: Heslin, Colleen <cheslin@appriss.com> on behalf of system@netsuite.com
Sent: Saturday, August 11, 2018 2:19 AM
To: cdennis@hockleycounty.org; Melissa.mosley@co.houston.tx.us;
kcaroland@hockleycounty.org; lbarnette@hockleycounty.org;
sbaldrige@hockleycounty.org
Cc: cheslin@appriss.com; bcooper@appriss.com
Subject: Texas Statewide VINE Service Agreement FY 2018
Attachments: Hockley County Service Agreement.pdf; Hockley County Invoice.pdf

Follow Up Flag: Follow up
Flag Status: Flagged

Hello,

I'm contacting you today in regards to the FY2018 Texas VINE Renewal. This email will walk you through the 2018 renewal process for the VINE (Victim Information & Notification Everyday) Program.

Attached is the updated VINE Service Agreement referenced in the Grantee Contract and recent messaging from the OAG. Please note, this VINE Service Agreement replaces the R-14 Service Agreement previously sent to your county for FY2018.

PLEASE BE ADVISED the current service period will end as of August 31, 2018. As such, **we are requesting that this Service Agreement be completed and returned no later than August 31st, 2018.** This agreement is between Appriss and your County.

1. Please print and sign the attached document and return one scanned copy to Appriss to my attention at cheslin@apprissafety.com or you can mail a copy to 9901 Linn Station Road, Ste. 500, Louisville, KY 40223; and
2. Send one copy to Chris Gersbach at the Texas Attorney General's Office – MC-004 at P.O. Box 12548, Austin, TX 78711-2548 or email a scanned copy to Chris.Gersbach@texasattorneygeneral.gov and;
3. Retain one copy for your records.

If you are unable to make the deadline please send a quick email to let Chris and I know when to expect your documents.

Please Note: You should have already received your Maintenance Contract from the OAG (Grantee Contract) to cover the costs for services through August 31, 2018. If you have any questions regarding the OAG's contracts, please contact Chris Gersbach at 512/936-1653 or email him at Chris.Gersbach@texasattorneygeneral.gov.

If you have any questions or need additional information, please contact Colleen Heslin at 800/816-0491 ext. 3850.

Kay Caroland

From: Gersbach, Chris <Chris.Gersbach@oag.texas.gov>
Sent: Monday, August 13, 2018 11:18 AM
To: Gersbach, Chris
Subject: Update regarding the FY18 VINE Service Agreement

Importance: High

Dear SAVNS Grantee,

The SAVNS/VINE Vendor, Appriss Inc. sent out their new Service Agreement on 8/10/18 and 8/11/18. This new Service Agreement will replace the R-14 Service Agreement Renewal Notice sent to your County earlier this year.

Once the Service Agreement is signed by your Authorized Official, please send an executed copy to me at chris.gersbach@oag.texas.gov for review so that your County can be removed from financial hold. Please read Section 3.1 of the FY18 SAVNS OAG Contract, specifically the following:

“Moreover, GRANTEE is hereby placed on immediate financial hold, consistent with Section 9.2 of this contract, and will remain on financial hold until OAG receives an executed copy of the Services Agreement required by this section.”

Appriss also sent out their Invoice for FY18. The OAG will be sending their FY18 invoice and instructions to you after you have been removed from financial hold. Please do not submit any invoicing paperwork until you receive it from the OAG.

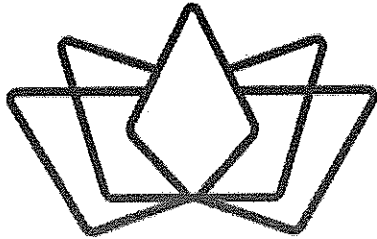
If you have any questions, don't hesitate to call or email me.

Chris Gersbach
Office of the Attorney General
Grants Administration Division
Texas SAVNS
Program Manager
512-936-1653-office
512-370-9827-fax

**APPRISS SAFETY – VINE® SERVICE AGREEMENT
APPENDIX D TO DIR-TSO-3937 (per Amendment 1)**

VINE® SERVICE AGREEMENT

DIR-TSO-3937



**APPRISS®
SAFETY**

DIR-TSO-3937

APPENDIX D (per Amendment 1)

VINE® SERVICE AGREEMENT

VINE 20140114
Agreement No. 1990175-2019

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APPRISS SAFETY – VINE® SERVICE AGREEMENT
APPENDIX D TO DIR-TSO-3937 (per Amendment 1)

Agreement No.1990175-2019

Date: September 1, 2018

BETWEEN:

Appriss Safety
9901 Linn Station Rd., Suite 500
Louisville, KY 40223-3842

CUSTOMER:

Hockley County
802 Houston Street, #101
Levelland, TX 79336

I. Appriss Safety (the “Service Provider” or “Appriss”) hereby agrees to provide victim notification services known as the VINE® Service as described herein (the “Services”).

A. The Services will be provided to: Hockley County (the “Customer”). The Customer hereby agrees to purchase from the Service Provider the Services on the terms and conditions of DIR Contract No. DIR-TSO-3937 and hereinafter set forth herein.

B. The Services will be provided in connection with the following sites:

1. County Jail
2. District Court

This Agreement shall be effective as of September 1, 2018 and continue for Twelve (12) consecutive months. Billing of ‘Recurring Operational Fees’ shall not affect the Service Agreement renewal date

C. Description of Services. VINE® Service - Subject to the terms, conditions and limitations of DIR Contract No. DIR-TSO-3937 and contained herein, the Service Provider shall:

1. Be responsible for all development associated with the processing of the notification signal and the actual notification attempts once the signal has been transmitted.
2. The Customer and its Participating Agencies at each site will assist the Service Provider in coordinating initial work required by the existing vendors or in-house resources. Where applicable, costs of postage and stationary are excluded.
3. Dedicate a special telephone number for the Customer’s use of the VINE Service Center.
4. Process incoming and outgoing victim calls.
 - a. Victim notification calls only occur after the Customer manually enters the required data into the Customer’s automated system which creates a file with the required data that is transmitted to the VINE Data Center.
 - b. Upon receipt of the required data, the notification processes as defined in the VINE proposal are performed.
 - c. After the initial start-up period, the Customer (Participating Agencies at each site) is responsible for making modifications to their automated system (Booking System) and will manage their internal resources and/or system vendor to modify or provide the required programming to provide the Service Provider with the data required.

VINE 20140114
Agreement No. 1990175-2019

APPRISS SAFETY – VINE® SERVICE AGREEMENT
APPENDIX D TO DIR-TSO-3937 (per Amendment 1)

The Customer shall bear all costs associated with these changes or modifications to their existing automated system after the initial connection. The Service Provider acts only in the capacity of technical advisor to assist in this work.

5. Provide support services on a 24 hour a day, 7-days a week basis through its Customer First Center (the "CFC")

II. Supplies and Materials. The Service Provider shall make available certain materials and supplies to the Customer for use in introducing VINE to the community. The creation of print, radio and television PSAs is included in the fees.

- A. Appriss will provide support materials in agreed upon quantities for all VINE services one time per contract year as part of the recurring operational fees.
 1. At the Customer's expense, support materials in excess of agreed upon quantities may be purchased from the Service Provider at our published pricing.
- B. The creation of radio and television Public Service Announcements (PSAs) is included in the service as well.
 1. Appriss will provide a tailored version of our stock television PSA at no additional charge.
 2. Radio PSAs will be produced and provided on a CD at no additional charge. The radio PSA can also be sent electronically for distribution by email or posted on websites.

III. Fees and Commissions. Prior to this Agreement being valid, and service to begin:

- A. The Service Provider must receive a purchase order from the Funding Source (as defined in Exhibit A hereto) to cover the following fees as exhibited in Appendix C of DIR Contract No. DIR-TSO-3937.
- B. The Customer billing contact information and Funding Source contact information must be provided on Exhibit A (attached).
 1. Non-Recurring Startup Fees. These fees are for:
 - a. Establishing the system connection
 - b. Startup
 - c. Training
 - d. Interface development

The startup fees for services on this project are \$ 0 and will be billed according to the billing schedule and in accordance to Appendix A, Section 8I of DIR Contract No. DIR-TSO-3937.

APPRISS SAFETY – VINE® SERVICE AGREEMENT
APPENDIX D TO DIR-TSO-3937 (per Amendment 1)

2. Recurring Operational Fees. These fees cover:
- a. The annual cost of operating and supporting the VINE Service
 - b. Hardware and proprietary software (the “VINE Software”) used to power VINE
 - c. All incoming and outgoing calls
 - d. 24-hour monitoring of the service
 - e. The cost of transmitting all data

The operational fees for the VINE Service will be \$6,389.38 per year.

Payments will be made in accordance to Appendix A, Section 8J of DIR Contract No. DIR-TSO-3937.

- IV. Performance of Additional Services.** The parties agree that should the Service Provider choose to perform, at the Customer’s request, any services not covered by this Agreement, the Customer shall compensate the Service Provider for its direct labor, parts and subcontracted work at the Standard Rate as indicated in Appendix C of DIR Contract No. DIR-TSO-3937.

Booking System Interface Changes. All work done by Appriss Inc., related to an agency changing their booking system from their existing VINE supported booking system to a new VINE supported booking system including, but not limited to, interface installation, setup, configuration, testing and documentation is considered standard maintenance and covered under this service agreement. A VINE supported booking system is one for which an interface already exists.

Booking systems not yet supported by VINE, i.e., without an existing interface, are not considered standard maintenance and are subject to the hourly contract rate of \$100/hr for performance of additional services. Third-party costs (booking system vendors, agency IT staff, etc.) associated with any booking system changes are not covered under this agreement.

- V. Warranty.** The Service Provider represents and warrants qualified personnel shall perform the Services in a competent and professional manner. If the VINE Software does not substantially conform to the VINE Software specification, the Service Provider’s sole obligation under this warranty is to remedy such defect, provided that the VINE Software has not been modified by anyone other than the Service Provider. These express limited warranties are in place of all other warranties, express or implied, including, without limitation, implied warranties of merchantability or fitness for a particular purpose and all such other warranties are expressly disclaimed and excluded by the Service Provider.

- VI. Ownership of Intellectual Property; Licenses.** The Service Provider retains all ownership rights in the VINE Software and all documents, designs, inventions, copyrightable material, patentable and unpatentable subject matter and other tangible materials authored or prepared by the Service Provider (the “Intellectual Property”) in connection with the Services. The Service Provider hereby grants the Customer a limited, non-exclusive, non-transferable, non-sublicensable license to use the VINE Software in connection with the provision by the Service Provider of the VINE Services for the Customer’s internal purposes only. Nothing herein shall grant the Customer a license to the source code of the VINE Software.

Nothing contained herein shall be construed to grant the Service Provider any ownership rights in data supplied by the Customer to the Service Provider in connection with this Agreement. Appriss will use the data in connection with the VINE Service while offenders are within the VINE Service window (which begins the moment the offender is in custody and ends within a number of days after the offender

VINE 20140114
Agreement No. 1990175-2019

APPRISS SAFETY – VINE® SERVICE AGREEMENT
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leaves custody as predetermined by the Customer, except that for court records, the service window ends 30 days after the final dispensation of the case) for victim notification and may use current and historical data in applications for law enforcement, government, risk management, security, or fraud detection purposes.

VII. Intellectual Property Indemnification. Indemnification will be handled in accordance to Appendix A, Section 10A of DIR Contract No. DIR-TSO-3937.

VIII. Confidentiality. The Service Provider shall not disclose any Confidential Information without the Customer's express, prior written permission, except to the extent that a disclosure is required by law or court order. For purposes of this paragraph, "Confidential Information" means all documents, reports, data, records, forms, and other materials obtained by the Service Provider from the Customer in the course of performing any Services (including, but not limited to, the Customer records and information): (i) that have been marked as confidential; (ii) whose confidential nature has been made known by the Customer to the Service Provider; or (iii) that due to their character and nature, a reasonable person under like circumstances would treat as confidential. Notwithstanding the foregoing, "Confidential Information" does not include information in the public domain.

In addition, the Service Provider shall not remarket or utilize any documents, reports, data, records, forms, or other materials created or obtained in relation to the VINE System, except as consistent with the terms of the Office of the Attorney General of Texas's Vendor Renewal Certification for the Statewide Automated Victim Notification Service.

IX. Liability Limit. Limitation of Liability will be handled in accordance to Appendix A, Section 10K of DIR Contract No. DIR-TSO-3937.

X. Force Majeure. Force Majeure will be handled in accordance to Appendix A, Section 11C of DIR Contract No. DIR-TSO-3937.

XI. Entire Agreement; Inconsistent Terms. DIR Contract No. DIR-TSO-3937 and this Agreement and all exhibits, appendices, and schedules attached hereto are the complete and exclusive statement of the agreement between the Customer and the Service Provider, and supersede any and all other agreements, oral or written, between the parties

This Agreement may not be modified except by written instrument signed by the Customer and by an authorized representative of the Service Provider. The parties agree that any terms or conditions of any purchase order or other instrument that are inconsistent with, or in addition to, the terms and conditions hereof, shall not bind or obligate the Service Provider.

XII. Term and Termination. This Agreement shall commence upon the date set forth above and continue in effect for Twelve (12) months. This Agreement shall have three (3) one (1) year renewal options exercised by Customer providing 30 day written notice prior to the then- expiration date.

Any changes in pricing for this Agreement must be approved by DIR.

Termination will be handled in accordance to Appendix A, Section 11B of DIR Contract No. DIR-TSO-3937


APPRISS SAFETY – VINE® SERVICE AGREEMENT
APPENDIX D TO DIR-TSO-3937 (per Amendment 1)

- XIII. Parties in Interest.** Nothing in this Agreement, express or implied, is intended to confer upon any other person any rights or remedies of any nature whatsoever under or by reason of this Agreement. Nothing in this Agreement shall be construed to create any rights or obligations except among the parties hereto, and no person or entity shall be regarded as a third-party beneficiary of this Agreement.
- XIV. Assignment.** Assignment will be handled in accordance to Appendix A, Section 4D of DIR Contract No. DIR-TSO-3937.
- XV. Jurisdiction and Choice of Law.** This Agreement and all questions relating to its validity, interpretation, performance, and enforcement shall be governed and construed in accordance with the laws of Texas. Service Provider and Customer hereby consent to the jurisdiction of any competent state court of Texas located in Travis County, Texas, with respect to any actions arising from this Agreement. No action may be brought by either party against the other later than four (4) years after the cause of action has accrued. Nothing herein shall be construed to waive the sovereign immunity of the State of Texas.
- XVI. Customer's Project Manager.** For the purposes of this project, the following contact will be used as the Customer's project management contact. All project responsibilities that belong to the Customer will be coordinated and managed by this contact. The Customer appoints the project manager to be Jonathan Musick, who can be reached at telephone number 502-815-3810, or via email at jmusick@apprissafety.com.

Signature Page Follows

APPRISS SAFETY – VINE® SERVICE AGREEMENT
APPENDIX D TO DIR-TSO-3937 (per Amendment 1)

APPRISS SAFETY BY:


Signature

09/12/2018
Date

Joshua P. Bruner
Name

President
Title

Customer Acceptance of Proposal: The above prices, proposal, provisions and conditions are satisfactory and are hereby accepted. Service Provider is authorized to do the work as specified. Payment will be made as described on the terms outlined in this Service Agreement.

CUSTOMER BY:


Signature

8-20-2018
Date

Sharla Baldrige
Name

Hockley County Judge
Title

**APPRISS SAFETY – VINE® SERVICE AGREEMENT
APPENDIX D TO DIR-TSO-3937 (per Amendment 1)**

**APPRISS INC.
SERVICE AGREEMENT - EXHIBIT A**

Customer: Hockley County
Billing Address: 802 Houston Ste 103
Street Address
Levelland Texas 79336
City State Zip
Finance Contact: Shirley Penner Auditor
Name Title
Telephone: 806-894-6070 Fax: 806-894-6917
E-mail: Spenner@hockleycounty.org

Funding Source: Texas Office of the Attorney General – Grant Administration Division
Billing Address: P.O. Box 12548
Street Address
Austin TX 78711-2548
City State Zip
Finance Contact: Chris Gersbach Texas SAVNS Program Manager
Name Title
Telephone: 512-936-1653 Fax: 512-370-9827

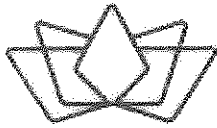
Date funds to be received from Funding Source: Upon submittal of FY2019 OAG required documentation.

**Mail payments to:
APPRISS INC.
9901 LINN STATION RD SUITE 500
LOUISVILLE, KY 40223-3842**

Questions and correspondence related to billings and/or payments may be directed to:

**Colleen G. Heslin
Appriss Inc.
9901 Linn Station Road, Suite 500
Louisville, KY 40223-3842
502-815-3850**

cheslin@apprissafety.com



APPRISS[®] SAFETY

INVOICE

Customer
TX Office of Attorney General - GS :
Hockley County - GS

Bill To:
Linda Barnette
Hockley County
802 Houston Street
Suite 101
Levelland TX 79336

Invoice Date
11/9/2017

Invoice Number
INV49646

Texas VINE Automated Victim Notification Services VINE Maintenance Fee

Quarterly Maintenance Period	Forms Due to OAG (no earlier than)	Quarterly Amount
09/01/2017 - 11/30/2017	12/1/2017	1,597.34
12/01/2017 - 2/28/2018	3/1/2018	1,597.34
03/01/2018 - 05/31/2018	6/1/2018	1,597.34
06/01/2018 - 08/31/2018	9/1/2018	1,597.34

This invoice includes a 3% increase in the annual maintenance for FY2018. The reimbursement process noted below has not changed and the Office of Attorney General will continue to reimburse Appriss Safety on your behalf upon the completion of all appropriate documentation.

Please attach this invoice and a copy of the Appriss provided R-14 Service Agreement Renewal Notice to the OAG's Invoicing Form. To obtain the OAG Invoicing Form, please contact Chris Gersbach at the Texas Office of the Attorney General at chris.gersbach@texasattorneygeneral.gov. Forms should be completed & signed on the due dates above, then sent to OAG for processing.

SUBTOTAL	\$ 6,389.36
TAX	\$ 0.00
TOTAL CHARGES	\$ 6,389.36
PAYMENTS	\$ 0.00
=====	=====
BALANCE DUE	\$ 6,389.36

For questions on your invoice, please send an email to AcctgDept@appriss.com

This invoice is for documentation purposes only. DO NOT REMIT PAYMENT to Appriss or to the Texas Office of the Attorney General. The Office of the Attorney General will pay Appriss directly on your behalf.

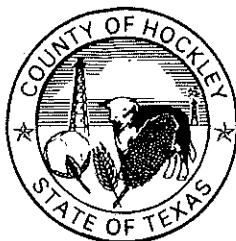
**Motion by Commissioner Carter, seconded by Commissioner Thrash, 4 Votes Yes,
0 Votes No, that Commissioners' Court approved the Election Judges and Alternate Judges for the dates
of August 2018 thru August 2019, as per List Of Presiding And Alternate Judges recorded below.**

LIST OF PRESIDING AND ALTERNATE JUDGES

I, Cheryl Smart, County Clerk/Elections Administrator of
Hockley County do hereby submit the following persons
for appointment as presiding judge and alternate judge for elections conducted by the county as
required upon receipt of timely list(s) submitted by the appropriate political party chairs or as
recommended by me if no list(s) were submitted timely by party chairs.

Precinct # Or Name	Presiding Judge	Alternate Judge
Ridgecrest Baptist (11)	George Lawless	Carole Lawless
Ropesville City Hall (14)	Christi Greenlee	Susie Sanchez
Gary Cain Ins. (15)	Jane Lewis	Elena Guerrero
Christ United (16)	Robert Martin	Kenneth Miller
Mallet Event Center (21)	Jim Leggitt	Suzanne Leggitt
Sundown High School (24)	Patrice Shaffer	Renee Gebhart
Tax Office (32)	Jill Brown	Danny Brown
Old Sanderson Bldg. (33)	Sandra Sheek	Rebecca Snow
Cactus Dr. Church (35)	Sally Roger	
TX Human Health Serv (36)	Manuel Mendez	Gilbert Coronado
Whitharral Lions Club (43)	Chelsey Dobrovolny	Esmeralda Portillo
Anton City Hall (44)	Connie Butler	Nadine Hunt
Capital Elem Library (45)	Fran Dunn	Donnie Thomas
Smyer Elem Library (46)	Lynda St. Clair	Jana St. Clair

**Motion by Commissioner Thrash, seconded by Commissioner Barnett, 4 Votes Yes,
0 Votes No, that Commissioners' Court approved the Central Counting Station Personnel for the dates
August 2018 thru August 2019, as per Appointment of The Central Counting Station recorded below.**



OFFICE OF

CHERYL SMART

HOCKLEY COUNTY ELECTIONS ADMINISTRATOR
624 AVE. H, SUITE 103
LEVELLAND, TEXAS 79336
(806) 894-1105

APPOINTMENT OF THE CENTRAL COUNTING STATION

I would like to petition the Commissioners' Court of Hockley County, Texas to consider and approve the following persons to work in the Central Counting Station for all Elections from August, 2018 through August, 2019 with one exception as to the November 6, 2018 General Election as set out below. The following persons have agreed to serve for the following positions:

CCS Manager: Cheryl Smart
Presiding Judge: Nancy Demel
Alternate Judge: Jill Brown

Tabulation Supervisor: Christy Clevenger

Upon the recommendation of the Secretary of the State of Texas and in the best interest of the County, for the November 6, 2018 General Election only, I would like to petition the Court to approve replacing Presiding Judge, Nancy Demel with Jill Brown and replacing Alternate Judge, Jill Brown with Lamell Pritchett. Hockley County Judge, Sharla Baldrige is on the ballot with an opponent for the November 6, 2018 General Election and Nancy Demel is related to Sharla Baldrige.

Signed this 20th day of August, 2018.

Cheryl Smart

Cheryl Smart
Hockley County Elections Administrator

Motion by Commissioner Barnett, seconded by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that Commissioners' Court approved moving the polling location for Precinct 33 from the Pettit Gin to the old Sanderson Building located at 3093 N. State Road 303 in Petit, Texas for all future elections, as per Cheryl Smart Elections Administrator recorded below.



OFFICE OF

CHERYL SMART

HOCKLEY COUNTY ELECTIONS ADMINISTRATOR
624 AVE. H, SUITE 103
LEVELLAND, TEXAS 79336
(806) 894-1105

To The Commissioners' Court of Hockley County

Dear Members of the Court,

My office has been notified that the Pettit Gin will no longer allow the County to use their building to conduct elections for Precinct 33.

I would like to petition the court to consider and take necessary action to approve to move the polling location for Precinct 33 from The Pettit Gin to the Old Sanderson Building located at 3093 N St. Rd 303 in Pettit, TX. for all future Elections.

Signed this the 20th day of August, 2018

Cheryl Smart

Cheryl Smart
Hockley County Elections Administrator

**Motion by Commissioner Carter, seconded by Commissioner Thrash, 4 Votes Yes,
0 Votes No, that Commissioners' Court approved the Order of General Election for November 6, 2018,
as per Order Of General Election recorded below..**

ORDER OF GENERAL ELECTION
(ORDEN DE ELLECCION GENERAL)

An election is hereby ordered to be held on November 6, 2018, in Hockley County, Texas for the purpose of electing the following county and precinct officers as required by Article XVI, Section 65 of the Texas Constitution.

(Por la presente se ordena que se lleve a cabo una elección el día 06 de noviembre de 2018, en el Condado de Hockley, Texas con el propósito de elegir los siguientes oficiales del condado y del precinto como requerido por el Artículo XVI, Sección 65, de la Constitución de Texas.)

(List Offices) (Enúmere los puestos oficiales)

District Judge, County Judge, District Clerk, County Clerk, County Treasurer, County Commissioner Precincts 2 & 4, County JP 1, 2, 4, & 5, County Chair Democrat and Republican.

Early voting by personal appearance will be conducted each weekday at:
(La votación adelantada en persona se llevará a cabo de lunes a Viernes en:)

HOCKLEY COUNTY ELECTION OFFICE 911 AUSTIN ST., LEVELLAND, TX

Between the hours of 9 a.m. and 5 p.m. Monday thru Friday beginning on October 22, 2018

(entre las 9 a.m. de la mañana y las 5 p.m. Lunes al viernes de la tarde empezando el 22 de octubre de 2018)

And ending on November 2, 2018 (y terminando el 02 de noviembre de 2018)

Applications for ballot by mail shall be mailed to:

(Las solicitudes para boletas que se votarán adelantada por correo deberán enviarse a:)

Cheryl Smart, Early Voting Clerk
624 Ave H Ste 103
Levelland, Tx 79336

Applications for ballot by mail must be received no later than the close of business on:

(Las solicitudes para boletas que se votaran adelantada por correo deberán recibirse no más tardar de las horas de

Negocio el:)

October 26, 2018

(26 de octubre de 2018)

Federal postcard applications must be received no later than close of business on:

(La tarjeta Federal de solicitud deberán recibirse no más tardar de las horas de negocio el:)

October 26, 2018

(26 de octubre de 2018)

Issued this the 20th day of August, 2018

(Emitada este día 20th de August, 2018)



Signature of County Judge (Firma del Juez del Condado)

**Motion by Commissioner Thrash, seconded by Commissioner Barnett, 4 Votes Yes,
0 Votes No, that Commissioners' Court approved the amended Plat for Phase II of the Willow Baccharis
Subdivision, to replace the Plat approved by the Court at a Regular Meeting on August 6, 2018, as per
Willow Baccharis Plat recorded below.**

There being no further business to come before the Court, the Judge declared Court adjourned, subject to call.

The foregoing Minutes of a Commissioner's Court meeting held on the 20th day of August, A. D. 2018, was examined by me and approved.

Curtis Shaw
Commissioner, Precinct No. 1

J. L. Barnett
Commissioner, Precinct No. 3

Randy Carter
Commissioner, Precinct No. 2

Tommy Oly
Commissioner, Precinct No. 4

Sharla Baldrige
County Judge

Jennifer Palermo
JENNIFER PALERMO, County Clerk, and
Ex-Officio Clerk of Commissioners' Court
Hockley County, Texas

