

COMMISSIONERS' COURT  
SPECIAL MEETING  
MAY 28, 2002

BE IT REMEMBERED THAT THE TITUS COUNTY COMMISSIONERS' COURT met in *Special Session* Tuesday, May 28, 2002, in the Titus County Courtroom with the following members present:

DANNY P. CROOKS.....COUNTY JUDGE  
BOB FITCH.....COMMISSIONER PRECINCT 1  
MIKE FIELDS.....COMMISSIONER PRECINCT 2  
BILLY J. THOMPSON.....COMMISSIONER PRECINCT 3  
THOMAS E. HOCKADAY.....COMMISSIONER PRECINCT 4  
THELMA SCULLIN.....DEPUTY COUNTY CLERK

PUBLIC AND COUNTY OFFICIALS ATTENDING MEETING;

CARL JOHNSON, COUNTY AUDITOR

KERRY WOOTTEN  
CLARISSA CUTRELL  
JAKE NARRAMORE

STEPHEN CAPPS  
NORMA NARRAMORE

IN THE MATTER OF  
CONSIDER AND POSSIBLY APPROVE CLOSURE,  
ABANDONMENT AND RELOCATION OF A SEGMENT  
OF COUNTY ROAD 2425 (FORMERLY SW26)  
PRECINCT #2

Kerry Wootten spoke in favor of the closure, abandonment and relocation of a segment of the above mentioned road saying it was owned by TXU and there were no residents in that area. As a result of it being so isolated and not used, people were using it as a dumping area for everything.

Motion was made by Commissioner Mike Fields and seconded by Commissioner Thomas Hockaday to approve the closure, abandonment and relocation of a segment of Co. Rd. 2425. Motion carried unanimously. EXHIBIT A

IN THE MATTER OF  
CONSIDER AND POSSIBLY APPROVE THE CLOSURE,  
ABANDONMENT AND RELOCATION OF A SEGMENT  
OF COUNTY ROAD 2420 (FORMERLY SW26,  
PRECINCT #2

The reason for considering closing County Road 2420 is because it is owned by TXU and there are no residents in this area. It is isolated just as the above mentioned road and is also used by people to dump anything they can't get rid of any other way. Motion was made by Commissioner Mike Fields and seconded by Commissioner Thomas Hockaday to approve the closure, abandonment and relocation of a segment of this road. Motion carried unanimously EXHIBIT A

IN THE MATTER OF  
REVIEWING INSURANCE CONSULTANT FOR  
TITUS COUNTY

There were two bids received: Capps Insurance, Mt. Pleasant, Tx \$12,000.00 and Preston Insurance, Henderson, TX \$3500.00 plus \$500 travel, Total \$4,000.00. There was a no bid received from Buford-Redfearn Insurance Agency. These bids were for a consultant only. Motion was made by Commissioner Billy Jack Thompson and seconded by Commissioner Thomas Hockaday to table this matter until next meeting. Motion carried unanimously.

IN THE MATTER OF  
CONSIDER AND POSSIBLY APPROVE MARY THOMPSON  
AS DEPUTY COUNTY CLERK

The Court ask Carl Johnson, County Auditor if there was enough money in the County Clerk's budget to fill this position that was made available because of the retirement of one of the Clerks deputies. The Auditor said the County Clerk and talked with him earlier and knew the situation. Motion was made by Mike Fields and seconded by Commissioner Bob Fitch that Mary Thompson be approved as Deputy. They were not approving any additional money. Motion carried unanimously.

IN THE MATTER OF  
CONSIDER AND POSSIBLY APPROVE INDIGENT DEFENSE  
GRANT PROGRAM RESOLUTIN

This grant would give financial assistance to help the county in implementation of the provisions of the Fair Defense Act and the improvement of the indigent criminal defense services in this County. Motion was made by Commissioner Mike Fields and seconded by Commissioner Billy Jack Thompson to approve this grant. Motion carried unanimously EXHIBIT B

IN THE MATTER OF  
CONSIDER AND POSSIBLY APPROVE THE PURCHASE  
OF TWO (2) NEW ONE -TON TRUCKS  
PRECINCT #4

Cypress Ford made a bid of \$21,858.00. Sandlin Motors gave a no bid.  
Motion was made by Commissioner Billy Jack Thompson and seconded by Commissioner  
Bob Fitch to accept Cypress Ford bid. Motion carried unanimously. EXHIBIT C

IN THE MATTER OF  
APPROVE BUDGET AMENDMENTS

Motion was made by Commissioner Thomas Hockaday and seconded by Commissioner  
Billy Jack Thompson to approve budget amendments # 33, thru 41 line item changes ,  
Precinct 1. Amendments seen in Auditor's Office. Motion carried unanimously.

IN THE MATTER OF  
APPROVING COUNTY OFFICIALS REPORTS

Motion was made by Commissioner Billy Jack Thompson to approve reports from  
County Auditor, District Clerk, Invironmental Inspector, County Tax Assessor, County  
Clerk, County Extension Agent, County Treasurer, Justice of the Peace Precinct #1,  
Motion carried unanimously

IN THE MATTER OF  
ADJOURNMENT

Motion was made by Commissioner Thomas Hockaday and seconded by Commissioner  
Billy Jack Thompson to adjourn the meeting. Motion carried unanimously.

## EXHIBIT A

ORDER

THE STATE OF TEXAS   \*  
COUNTY OF TITUS       \*

BE IT REMEMBERED that the Commissioners' Court of Titus County met in Regular Session on May 28, 2002, after notice of the meeting had been posted in the form, manner and place required by law, with a quorum of its members present and participating in the meeting when, among other matters, the following came on to be considered, and action taken thereon, to-wit:

Came on to be considered, the request of TXU to close, abandon and vacate certain county roads located in Titus County, Texas, said work being more particularly described as follows:

- (1) Being identified as a segment of County Road 2425 (formerly SW29), and beginning at the northeast corner of a tract of land conveyed to Texas Utilities Mining Company by Jeanette Newman, as recorded in Volume 742, Page 28, of the Deed Records of Titus County, Texas, extending south approximately 0.72 miles to the intersection of County Road 2420 (formerly SW26), said segment marked as Road #1 on the map attached hereto as Attachment 1;
- (2) Being identified as a segment of County Road 2420 (formerly SW26), and beginning at the northeast corner of a tract of land conveyed to Texas Utilities Mining Company by Jerry Wayne Grissom, as recorded in Volume 786, Page 305, of the Deed Records of Titus County, Texas, extending west approximately 0.68 miles to its end, said segment marked as Road #2 on the map attached hereto as Attachment 2; and
- (3) As a condition for the closure and abandonment of County Road 2425 (formerly SW29) and County Road 2420 (formerly SW26), TXU shall, at its expense, apply a one course surface treatment to County Road SW35 from its intersection at its North end with FM Road 899 to its intersection with FM Road 127 at its South end. TXU shall commence the application of the one course surface treatment no later than December 31, 2004. The said application shall be in accordance with those requirements issued by the Commissioners' Court of Titus County.

After consideration of said request and hearing remarks from TXU and interested citizens from within the county, upon motion duly made by Commissioner Mike Fields and seconded by Commissioner Thomas Hockaday, the following Order was adopted by the Commissioners' Court of Titus County, Texas, to-wit:

**IT IS, HEREBY, ORDERED BY THE COMMISSIONERS' COURT OF TITUS COUNTY, TEXAS:**

That the following described segments of County Roads shall be closed, abandoned and relocated as follows:

- (1) A segment of County Road 2425 (formerly SW29), and beginning at the northeast corner of a tract of land conveyed to Texas Utilities Mining Company by Jeanette Newman, as recorded in Volume 742, Page 28, of the Deed Records of Titus County, Texas, extending south approximately 0.72 miles to the intersection of County Road 2420 (formerly SW26), said segment marked as Road #1 on the map attached hereto as Attachment 1;
- (2) A segment of County Road 2420 (formerly SW26), and beginning at the northeast corner of a tract of land conveyed to Texas Utilities Mining Company by Jerry Wayne Grissom, as recorded in Volume 786, Page 305, of the Deed Records of Titus County, Texas, extending west approximately 0.68 miles to its end, said segment marked as Road #2 on the map attached hereto as Attachment 2; and
- (3) As a condition for the closure and abandonment of County Road 2425 (formerly SW29) and County Road 2420 (formerly SW26), TXU shall, at its expense, apply a one course surface treatment to County Road SW35 from its intersection at its North end with FM Road 899 to its intersection with FM Road 127 at its South end. TXU shall commence the application of the one course surface treatment no later than December 31, 2004. The said application shall be in accordance with those requirements issued by the Commissioners' Court of Titus County.

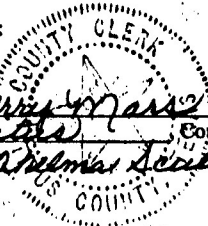
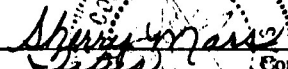
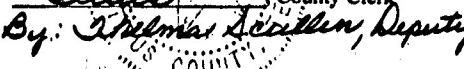
**IT IS FURTHER DETERMINED BY THE COMMISSIONERS' COURT** that the interests of the public and affected landowners have been protected.

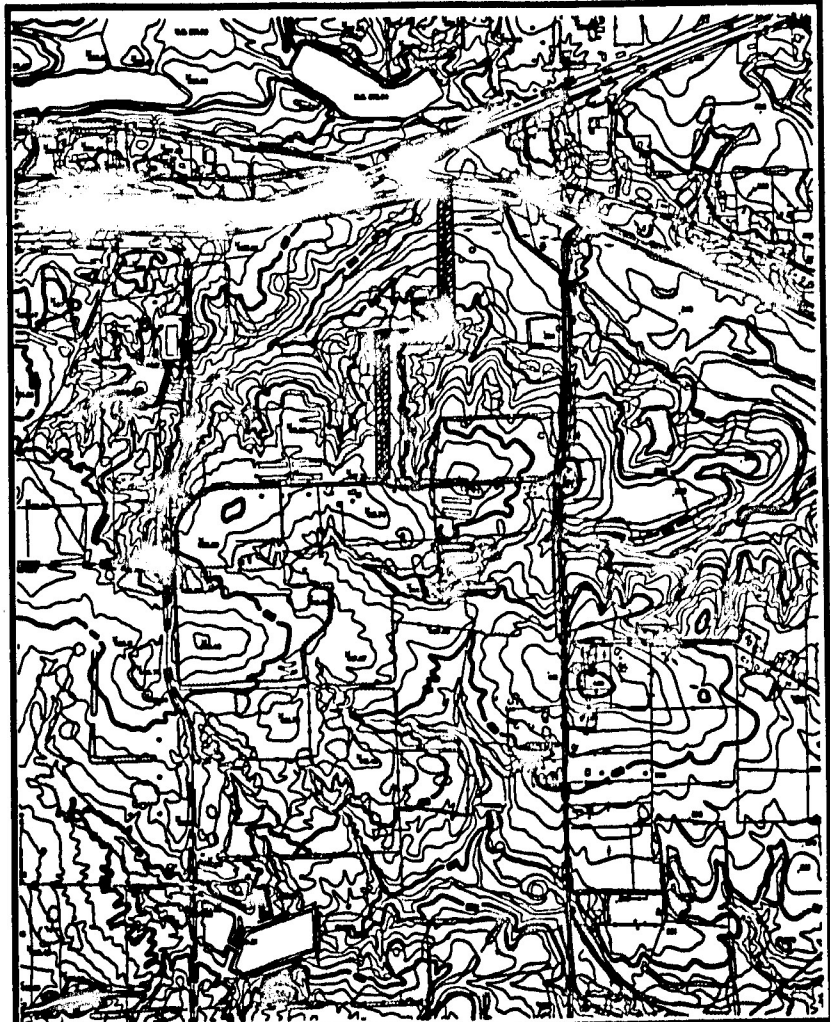
Upon a vote, all voted "aye", and none voted "no", and the County Judge declared the Order passed, approved, and adopted as of the 28<sup>th</sup> day of May, 2002.

SIGNED, ENTERED and ORDERED FILED on this the 28<sup>th</sup> day of May, 2002.

  
\_\_\_\_\_  
Danny P. Crooks, County Judge

ATTEST:

  
  
\_\_\_\_\_  
County Clerk  
By:   
Thelma Scullen, Deputy



TEXAS UTILITIES MINING COMPANY

ATTACHMENT 1



 PROPOSED ROAD CLOSURE



TEXAS UTILITIES MINING COMPANY

ATTACHMENT 2



PROPOSED ROAD CLOSURE



EXHIBIT B  
**Titus County Commissioners' Court**  
 Mt. Pleasant, Texas

**INDIGENT DEFENSE GRANT PROGRAM**

WHEREAS, under the provisions of the Fair Defense Act, 77<sup>th</sup> Regular Session, counties are eligible to receive financial assistance from the Task Force on Indigent Defense to provide indigent defense services in the county; and

WHEREAS, this grant program will assist the county in the implementation of the provisions of the Fair Defense Act and the improvement of the indigent criminal defense services in this county; and

WHEREAS, Titus County Commissioners Court has agreed that in the event of loss or misuse of the funds, Titus County Commissioners assures that the funds will be returned in full to the Task Force on Indigent Defense.

NOW THEREFORE, BE IT RESOLVED and ordered that the County Judge of this county is designated as the Authorized Official to execute the grant application for the Indigent Defense Expense Program and all other necessary documents to accept said grant; and

BE IT FURTHER RESOLVED that the County Judge is designated as the Program Director and Contact Person for this grant and the County Auditor is designated as the Financial Officer for this grant.

Adopted this 28<sup>th</sup> day of May, 2002.

*Danny P. Cook*  
 Titus County Judge

Attest:

*Sherry Mass*  
 Titus County Clerk

By: *Sheldon S. Sowell*, Deputy

RECEIVED

MAY 21 2002

MEMORANDUM

TO: CONSTITUTIONAL COUNTY JUDGES  
FROM: REX HALL, ASSOCIATE GENERAL COUNSEL  
TEXAS ASSOCIATION OF COUNTIES  
JIM ALLISON, GENERAL COUNSEL  
COUNTY JUDGES & COMMISSIONERS ASSOCIATION  
RE: INDIGENT DEFENSE GRANTS  
DATE: MAY 15, 2002

The purpose of this memorandum is to remind all counties of the deadline to apply for grant money from the Task Force on Indigent Defense. Every Texas county is eligible to receive grant money to use in support of its efforts to improve the delivery of indigent defense services. The specific amount awarded will vary depending on population, but every county will receive at least \$5,000.00. The Task Force has already advised every county of the amount of grant money allocated for the county this year.

In order to be eligible to receive the grant money allocated for your county, you must complete and submit your grant application kit to the Task Force by May 31, 2002. The grant application packet contains the following documents, which must be completely filled out and returned: 1) the Grant Application Form; 2) the Grants Program Certification; 3) the Grant Expenditure Report and related worksheet; and 4) a Resolution of the commissioners court acknowledging a duty to use the grant funds properly and designating certain persons to play a role in administering the grant. The significance of these documents is discussed briefly below.

The Grant Application Form

This form provides basic information about the county and identifies the individuals who will serve in the following capacities: 1) the Program Director, who will administer the grant on a day-to-day basis; 2) the Contact Person, who is responsible for communicating with the Task Force; 3) the Financial Officer (according to the grant rules, this is the County Auditor or the County Treasurer if the county has no auditor), who will have the duty of calculating and reporting expenditures; and 4) the Authorized Official (either the County Judge or other person designated by the commissioners court), who is charged with applying for the grant and certifying to the Task Force that the county is eligible to receive grant funds. The grant rules allow a person to serve in more than one capacity, except that the Financial Officer cannot serve as Program Director.

### The Grants Program Certification

In this document, the Authorized Official certifies to the Task Force that the county is eligible to receive funds under the terms of the grant. In order to be eligible, the county's plan for providing indigent services must require: 1) that each accused person be brought before a magistrate within 48 hours of arrest; 2) that a request for appointment of counsel be forwarded to the judge or other person with authority to appoint counsel within 24 hours; and 3) that counsel be appointed for eligible defendants within 3 working days (1 day for counties over 250,000) of receiving the request. If your county's plan does not meet these requirements, it may be amended. Any amended plan should be forwarded with the grant application package.

As part of the Grants Program Certification, the county also must provide a brief description of how the grant money will be used to improve the county's indigent defense services. Finally, the county must certify that it will comply with all relevant law pertaining to administering the grant funds.

### The Grant Expenditure Report

In this document, the county reports a variety of information concerning its indigent defense expenditures, both for a baseline year (October 1, 2000 through September 30, 2001) and the current expenditure reporting period. For counties that began implementation of the Fair Defense Act prior to January 1, 2002, the reporting period is October 1, 2001 through March 31, 2002. For counties that began implementation on January 1, 2002, the reporting period is from January 1, 2002 through March 31, 2002.

After the Grant Expenditure Report is completed, use the information reported by your county to complete the attached funding worksheet, which compares the funds spent in the baseline year with those spent in the present reporting period. This information is important in determining your county's eligibility to receive grants. An otherwise eligible county should receive its allocation if it can show that its annualized expenditures for this reporting period exceed the baseline year's expenses by more than the amount that the county is eligible to receive under the allocation formula.

If your county's annualized expenditures for the current reporting period are lower than the baseline period, you should explain what factors made your expenditures higher in the baseline period. For instance, if your county had an extraordinary number of jury trials or an expensive capital murder trial during the baseline period, you should inform the Task Force.

Even if your annualized current expenditures do exceed the baseline, if the difference between the two is less than the amount of grant money allocated for your county, you should attempt to explain why the county needs the maximum amount of grant funds. There are a variety of legitimate reasons that the expenses incurred in the period of January through March do not accurately reflect the burden that the county will

bear over the course of the year. For example, your county may be incurring significantly increased fees for criminal defense attorneys, but because of accounting delays, these charges may not have been processed and paid prior to March 31<sup>st</sup>. Another possible explanation is that your county may plan to expend funds later this year on particular items such as personnel, programs or equipment. All information concerning the county's plans to use the grant money should be provided in the box on the bottom half of the page on the worksheet. Use attached sheets if necessary.

#### The Resolution

The Resolution requires commissioners court action. In the resolution, the county acknowledges that if it loses or misuses grant funds, the funds will be returned in full to the Task Force. The resolution also officially designates the Authorized Official, the Program Director and the Financial Officer. By approving the resolution, the commissioners court specifically instructs the Authorized Official to execute the grant application and all other necessary documents to accept the grant.

The Task Force previously sent to your county a grant application kit containing both the above documents and explanatory materials designed to assist you in applying for the grant. Additional information is available online at [http://www.courts.state.tx.us/fair\\_defense/index.htm](http://www.courts.state.tx.us/fair_defense/index.htm). If you need an application kit or have questions concerning the grant application process, you may contact the Task Force's Grants Administrator, Bryan Wilson at (512) 936-8998.

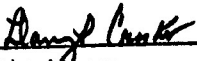
We hope this information will be of assistance to you. The available grant money may only partially defray the cost of implementing the Fair Defense Act in your county, but it will help. In order to secure this important funding, your county must submit a sufficient and complete application prior to the May 31<sup>st</sup> deadline.

cc: County Financial Officers

# INDIGENT DEFENSE GRANT PROGRAM (IDGPAL)

Application Form

VOL. 31 PAGE 113

|  |  |   |  |
|--|--|---|--|
| APPLICATION FOR THE GRANT PERIOD:<br>OCTOBER 1, 2002 TO MARCH 31, 2002   |  | Date Received:<br>(for Task Force use only)   |  |
| 1. NAME OF COUNTY:<br>TITUS COUNTY   |  | 2. State payee identification number:<br>75-6001180   |  |
| 3. Division or unit within the county to administer the grant:<br>County Judge   |  | Grant Officials   |  |
| 4. Official county mailing address:<br>100 W First Street<br>Suite 200<br>Mt Pleasant Texas 75455  |  | 6. Program Director<br>Title: Danny Pat Crooks<br>Address: County Judge<br>Suite 200<br>Mt. Pleasant Texas 75455<br>Telephone: 903-577-6791<br>Fax: 903-577-6793<br>E-mail: |  |
| 5. Person who can answer specific questions about this application:<br>Contact: Carl Johnson, Jr<br>Title: County Auditor<br>Address: Suite 202<br>Mt Pleasant TX<br>Telephone: 903-572-8101<br>Fax: 903-572-1467<br>E-mail:   |  | 7. Financial Officer<br>Title: Carl Johnson, Jr<br>Address: County Auditor<br>Suite 202<br>Mt Pleasant TX 75455<br>Telephone: 903-572-8101<br>Fax: 903-572-1467<br>E-mail:  |  |
| To the best of my knowledge, all information in this application is true and correct. The application has been duly authorized by the governing body of the grantee county and county agrees to comply with all Task Force rules, including the attached assurances, if awarded. |  |   |  |
| Signature of Authorized Official:  |  | Date: May 29, 2002  |  |
|   |  |   |  |
| Printed Name: Danny Pat Crooks   |  | Title: County Judge   |  |

INDIGENT DEFENSE GRANTS PROGRAM  
CERTIFICATION

The undersigned have reviewed the current indigent defense plan(s), pursuant to Texas Government Code Section 71, covering adult and juvenile defendants in the district and county court of Titus County. We hereby certify that the plan(s) comply with each of the following requirements of the Fair Defense Act, Texas Government Code Section 71.0351.

- ☒ The plan(s) specify that each accused person will be brought before a magistrate within 48 hours of arrest for proceedings under Article 15.17 of the Code of Criminal Procedure.
- ☒ The plan(s) specify that when an eligible defendant submits the required documents for the appointment of counsel, the request and documents required will be transmitted to the appointing authority within 24 hours of the request.
- ☒ The plan(s) specify that the appointing authority will appoint counsel for eligible defendants within one working day of receiving the request (counties with population of 250,000 and above) or within three working days of receiving the request (counties with population under 250,000).\*
- ☒ The applicant county also acknowledges compliance with all relevant state statutes, regulations, policies, guidelines, and requirements including the Title 1, Chapter 173, of the Texas Administrative Code, and the Uniform Grant Management Standards (UGMS), as they relate to the application, acceptance and use of funds for this program.

[Attach any amended interim indigent defense plan as necessary]

We propose to use the grant to pay for the following improvements in this county's indigent defense services:

Help pay for attorney fees, translator fees and court reporting fees

Certified and Approved:

Titus County  
Applicant's County  
Danny Pat Crooks, County Judge  
Printed Name and Title of Authorized Official

Indigent Defense Grant Program  
Program Title  
Danny Pat Crooks  
Signature of Authorized Official  
05-29-2002  
Date

\* This requirement does not necessarily need to apply to defendants who are released on bond prior to appointment of counsel so long as the plan appoints counsel at least by the first court appearance or the initiation of adversarial judicial proceedings, whichever occurs first.

**Indigent Defense Grant Program  
Grant Expenditure Report**

VOL 31 PAGE 115

Please refer to grant reporting definitions.

| EXPENDITURE CATEGORY   | BASELINE<br>YEAR | EXPENDITURE REPORTING<br>PERIOD <sup>1</sup><br>(SELECT ONE) |                      |
|--|------------------|--|----------------------|
|  |                  | 10/1/00 -<br>9/30/01   | 10/1/01 -<br>3/31/02 |
| <b>Litigation Expenditures:</b>  |                  |  |                      |
| Attorney Fees  | 100              |  | 2,200                |
| Other Litigation Expenditures<br>(i.e. Investigation, expert witnesses, other<br>litigation expenditures). | 2,630            |  |                      |
| <b>Total Litigation Expenditures</b>   | 2,730            |  |                      |
| <b>Administrative/Indirect Expenditures:</b>   |                  |  |                      |
| Personnel  |                  |  |                      |
| Travel and Training  |                  |  |                      |
| Equipment <sup>2</sup>   |                  |  |                      |
| Other Direct Expenditures  |                  |  |                      |
| Indirect Expenditures  |                  |  |                      |
| <b>Total Administrative/Indirect Expenditures</b>  |                  |  |                      |
| <b>Public Defender Overhead</b>  |                  |  |                      |
| <b>Grand Total</b>   | 2,730            |  | 2,200                |

<sup>1</sup> Some counties began implementation efforts prior to January 1, 2002. A county may include expenditures, and encumbrances, for implementing the indigent defense system for either the period of October 1, 2001 to March 31, 2002 or the period of January 1, 2002 to March 31, 2002. The amounts reported will be annualized for comparison to the baseline year expenditures.

<sup>2</sup> Include list of equipment purchased, including the description and cost for each item.

**Note:** Please complete the Funding Worksheet after you have completed the Grant Expenditure Report to make a preliminary determination concerning your county's eligibility for Fair Defense Act grant funds.

Funding Worksheet  
Indigent Defense Grant Program

Complete this worksheet after you have completed the Grant Expenditure Report to make a preliminary determination concerning your county's eligibility for Fair Defense Act grant funds.

| EXPENDITURE REPORTING PERIOD          |                                      |
|---------------------------------------|--------------------------------------|
| 10/1/01 - 3/31/02<br>(6-month period) | 1/1/01 - 3/31/02<br>(3-month period) |

|  |    |   |            |
|--|----|---|------------|
| <b>EXPENDITURE REPORTING PERIOD</b>            |    |   |            |
| (a) Grand Total                                |    |   | \$2,200    |
| If reporting 6-month period, multiply by 2     | x  | 2 | x          |
| (b) If reporting 3-month period, multiply by 4 | x  | 4 | x          |
| (c) Annualized Expenditures (a) * (b)          | \$ | - | \$ 8,800 - |
| <b>BASELINE YEAR</b>                           |    |   |            |
| (d) Grand Total                                |    |   | \$2,730    |
| (e) DIFFERENCE (c) - (d)                       | \$ | - | \$ 6,070 - |

If the amount on line (e) is a negative number, you may still be eligible for grant funds. To assist in making this determination, please explain any circumstances that would have caused your expenditures for indigent defense to decrease during the grant reporting period. Also, please note any unusual items which may be reflected in your Baseline Year (i.e. SB 7 expenditures prior to October 1<sup>st</sup>, extraordinary items in base period, etc...). You may also detail expenditures made as a direct result of implementing the Fair Defense Act. THIS BOX SHOULD BE COMPLETED REGARDLESS OF WHETHER (e) IS POSITIVE OR NEGATIVE SINCE FUTURE GRANTS MAY USE THE BASELINE AMOUNT!

EXPLANATION: The \$2,200 above only included appointed attorney fees paid through March 31. Another \$3,250 in appointed attorney fees for the first quarter were not paid until April. Total 1st quarter expenditure was \$5,450

## INSTRUCTIONS FOR COMPLETING FORM:

This form should be completed using amounts recorded on the Grant Expenditure Report.

Enter the Grand Total amount from the last line of the EXPENDITURE REPORTING PERIOD column. You should only (a) have amounts entered in one column or the other, not both.

(b) No entry required.

(c) Multiply the amount on line (a) by 2 or 4, as shown, to calculate expenditures on an annualized basis.

(d) Enter the Grand Total amount from the last line of the BASELINE YEAR column.

(e) Subtract the BASELINE YEAR amount (d) from the EXPENDITURE REPORTING PERIOD amount.



**INDIGENT DEFENSE GRANT PROGRAM**

WHEREAS, under the provisions of the Fair Defense Act, 77<sup>th</sup> Regular Session, counties are eligible to receive financial assistance from the Task Force on Indigent Defense to provide indigent defense services in the county; and

WHEREAS, this grant program will assist the county in the implementation of the provisions of the Fair Defense Act and the improvement of the indigent criminal defense services in this county; and

WHEREAS, Titus County Commissioners Court has agreed that in the event of loss or misuse of the funds, Titus County Commissioners assures that the funds will be returned in full to the Task Force on Indigent Defense.

NOW THEREFORE, BE IT RESOLVED and ordered that the County Judge of this county is designated as the Authorized Official to execute the grant application for the Indigent Defense Expense Program and all other necessary documents to accept said grant; and

BE IT FURTHER RESOLVED that the County Judge is designated as the Program Director and Contact Person for this grant and the County Auditor is designated as the Financial Officer for this grant.

Adopted this 28<sup>th</sup> day of May, 2002.

  
\_\_\_\_\_  
Titus County Judge

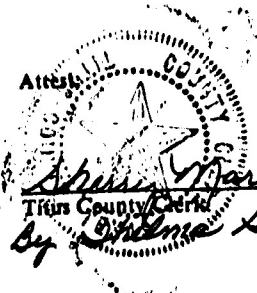

  
  
\_\_\_\_\_  
Cynthia Scullin, Deputy



EXHIBIT C



MAY 9, 2002

TO: TITUS COUNTY COMMISSIONERS  
TITUS COUNTY COURTHOUSE  
MT. PLEASANT, TEXAS 75455

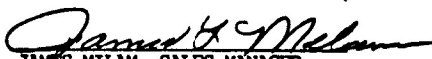
RE: BID FOR 2002 FORD F350 4X4

PLEASE CONSIDER OUR BID FOR THE FOLLOWING VEHICLE.

2002 FORD F350 4X4 CAB/CHASSIS  
141" WHEELBASE  
4.30 LIMITED SLIP REAR AXLE  
LT 235 ALL TERRAIN 85R16  
AIR CONDITIONING  
AUTOMATIC  
POWER STEERING  
POWER BRAKES  
RED EXTERIOR COLOR  
VINYL BENCH SEATS  
6.8L V-10 ENGINE

COST: \$21,858.00 PLUS ANY TAXES THAT APPLY EACH

THANK YOU FOR YOUR CONSIDERATION OF THIS BID.

  
JAMES MILAM, SALES MANAGER  
903-572-3486, EXT. 104

203 W. FERGUSON - MT. PLEASANT, TEXAS 75455  
PHONE: 903-572-3486 FAX: 903-572-8902