

12,524

Lakes Regional MHMR Center
 Utilization of County Funds for Substance Abuse Services in Hunt County
 1st. Quarter Report
 September-November 2012

FILED
 DEC 11 2012
 HUNT COUNTY, TEXAS
 [Signature]

Lakes Regional Substance Abuse Services	1st. QTR # Clients Served	Hours of Service	Comment
Screening and Evaluation	83	5	Assessment is required for entry into education classes programs.
Self-Pay Education Classes:			
• DWI Education Class	24	12.5	Clients are referred from probation and pay total cost of class. Most classes require a minimum number of 10 to be cost effective.
• Drug Offender Education Class	24	15.5	
• Repeat Offender DWI	26	45	
• Minors in Possession	0	0	
Lakes Hunt County Supported Indigent Counseling and Treatment Services			
<p>County Funds support approximately 30% of the cost of these treatment services. They are used to start services immediately while alternative funding is sought – (i.e. NorthSTAR). County funding supports ongoing services for those individuals not eligible for NorthSTAR funding. For the new year county funding will help support our new program for children and adolescents. Family and client fees are also set to augment low payment rates from NorthSTAR and other payers.</p>			
Substance Abuse Counseling Program	1st. QTR # Clients Served	Hours of Service	Comment
Intake Evaluation	16	2.5	Majority of referrals come from probation and self-referral Intake is required to assess eligibility for other services below.
Supportive Outpatient Program – Adults	16	3 per week	Classes are last 90 days and groups have a minimum of 3 clients.
Intensive Outpatient Program – Adults	28	9 per week	More intensive classes for which few clients qualify or are authorized.

STATE OF TEXAS
COUNTY OF HUNT

12,567

at 11:15
DEC 11 2012
A
Schindler

ORDER APPOINTING COUNTY FIRE MARSHAL

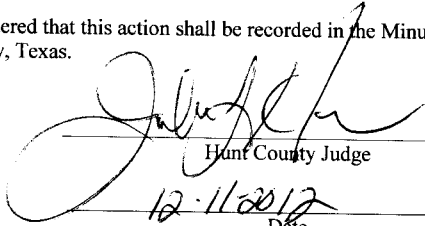
On this the 11th day of December 2012, the undersigned Commissioners and the Hunt County Judge, hereby appoint

RICHARD HILL

For the term of two years beginning April 26, 2012 and ending April 25, 2014


It is further ordered that the salary shall be in the amount of \$42,465.00 per year, payable in accordance with the payroll policy of Hunt County, Texas.

It is further ordered that this action shall be recorded in the Minutes of the Commissioner Court of Hunt County, Texas.

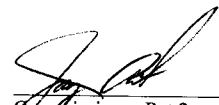


Hunt County Judge
12-11-2012

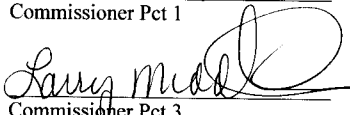
Date



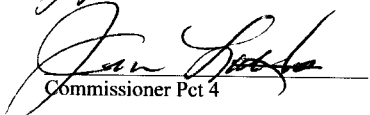
Commissioner Pct 1



Commissioner Pct 2



Commissioner Pct 3



Commissioner Pct 4



STATE OF TEXAS

12,568

COUNTY OF HUNT

11:15
DEC 1 2012
A
g. [Signature]

ORDER APPOINTING COUNTY AUDITOR

On this the 16th day of November, 2011, the undersigned District Judges of the 196th and 354th Judicial District, which includes Rains County, hereby appoint

JIMMY P. HAMILTON

For the term of two years beginning January 1, 2012 and ending December 31, 2013

It is further ordered that his salary shall be in the amount of \$68,000 per year, payable in accordance with the payroll policy of Hunt County, Texas.

It is further ordered that this action shall be recorded in the Minutes of the District Court of Hunt County, Texas and the District Clerk of Hunt County, Texas is hereby directed to certify the same to the Commissioners Court of Hunt County, Texas and said Commissioners Court shall cause the same to be recorded in its Minutes.

[Signature] Date 11/16/11
196th District Judge

[Signature] Date 11-16-11
354th District Judge



A CERTIFIED COPY
TEST November 29 20 12
STACEY LANDRUM, DISTRICT CLERK
HUNT COUNTY, TEXAS

This is a True and Correct Copy of Original on
File in the Hunt County District Clerk's Office
By [Signature] Deputy

Texas



12,569

Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS }
County of Hunt } ss

RECORDED FOR RECORD
DEC 11 11:15
By *[Signature]*
County Clerk

KNOW ALL PERSONS BY THESE PRESENTS:

BOND No. 15852870

That we, Jimmy P. Hamilton, as Principal, and WESTERN SURETY COMPANY, a corporation duly licensed to do business in the State of Texas, as Surety,

are held and bound unto ¹ District Judge(s), his successors in office,

in the sum of ² Five Thousand and 00/100 DOLLARS (\$5,000.00), for the payment of which we hereby bind ourselves and our heirs, executors and administrators, jointly and severally, by these presents.

Dated this 6th day of December, 2011.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bounden Principal was on the _____ day of _____, _____, duly appointed to the office of County Auditor in and for ³ Hunt County, State of Texas, for a term of two years commencing on the 1st day of January, 2012.

NOW THEREFORE, if the said Principal shall well and faithfully perform and discharge all the duties required of him by law as the aforesaid officer, and shall ⁴ faithfully perform the duties of county auditor.



then this obligation to be void, otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative.

PROVIDED, FURTHER, that this bond may be cancelled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.

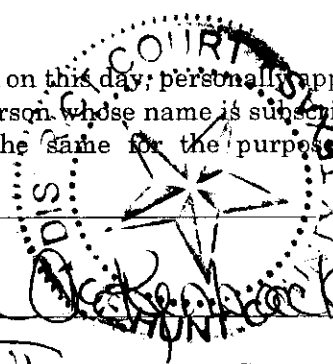
Principal
WESTERN SURETY COMPANY
By *Paul T. Bruflat*
Paul T. Bruflat, Senior Vice President

ACKNOWLEDGMENT OF PRINCIPAL

THE STATE OF TEXAS }
County of Hunt } ss

Before me, Nina Ackenback on this day, personally appeared Jimmy P. Hamilton, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purpose and consideration therein expressed.

Given under my hand and seal of office at Greenville Texas, this 28 day of December, 2011.



SEALED
NINA ACKENBACK
Notary Public, State of Texas
My Commission Expires
December 21, 2014

Nina Ackenback
HUNT County, Texas

A CERTIFIED COPY
TESTED November 29 2012
STACEY LANDRUM, DISTRICT CLERK
HUNT COUNTY, TEXAS

This is a True and Correct Copy of Original on
File in the Hunt County District Clerk's Office.
Anna Bradford Deputy

12,570
CONTINUATION CERTIFICATE

(to be filed with the obligee)

RECEIVED
11 15
DEC 11 2011
A

TX 000001 120,000 JUDICIAL ADMINISTRATION
BOND NO. AMOUNT DESCRIPTION
OBLIGEE MONT COUNTY JUDGE
THE MERCHANTS BONDING COMPANY (MUTUAL), Des Moines, Iowa, hereby continues in force for
PRINCIPAL ALPINA BOON
DBA

All liability under this Continuation Certificate is effective 08/03/12 and terminates midnight 02/03/13
This continuation is executed upon the express condition that the Company's liability under said Bond and this and all continuations thereof shall not be cumulative and shall in no event exceed in the aggregate the largest single amount named in the Bond, the endorsement attached thereto, or any continuation certificate.
Witness the signature of its President under the corporate seal on 12/01/11

Attest:
William Warner Jr.
Secretary

MERCHANTS BONDING COMPANY (MUTUAL)
Larry Taylor
President

CERTIFICATION

I hereby certify that the following is a true and correct copy of Section 7 and Section 9 of Article 2 of the Amended and Substituted By-laws of Merchants Bonding Company (Mutual) duly adopted and recorded to-wit: Section 7 - "The Chairman of the Board or President or any Vice President or Secretary or Treasurer or any Assistant Vice President or any Assistant Secretary shall have power and authority to execute on behalf of the Company and attach the Seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof" and Section 9 - "The signature of any authorized officer and the Seal of the Company may be affixed by facsimile to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed".

I further certify that the following are duly elected officers of the Company: Larry Taylor, President; and William Warner, Jr., Secretary.

IN TESTIMONY WHEREOF, I have hereunto set my hand as President and affix the Corporate Seal of the MERCHANTS BONDING COMPANY (MUTUAL) this 1ST day of DECEMBER, 2011

Attest:
William Warner Jr.
Secretary

MERCHANTS BONDING COMPANY (MUTUAL)
Larry Taylor
President

On this 1ST day of DECEMBER, 2011 before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of the MERCHANTS BONDING COMPANY (MUTUAL), the corporation described in the foregoing instrument, and that the Seal affixed to the said instrument is the Corporate Seal of the said Corporation and that the said instrument was signed and sealed in behalf of said Corporation by authority of its Board of Directors.

Witnessed to and subscribed by me on 12/01/11
Marilyn Boyd
Notary Public, State of Iowa

12,571

Affidavit - New Participant

Under penalty of perjury, the undersigned officials certify that they have read and understand their obligations under the Equitable Sharing Agreement and that the information submitted in conjunction with this Document is an accurate accounting of funds received and spent by the Agency under the Justice and/or Treasury Guides during the reporting period and that the recipient Agency is in compliance with the National Code of Professional Conduct for Asset Forfeiture.

The undersigned certify that the recipient Agency is in compliance with the nondiscrimination requirements of the following laws and their Department of Justice implementing regulations: Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq.), Title IX of the Education Amendments of 1972 (20 U.S.C. § 1681 et seq.), Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. § 794), and the Age Discrimination Act of 1975 (42 U.S.C. § 6101 et seq.), which prohibit discrimination on the basis of race, color, national origin, disability, or age in any federally assisted program or activity, or on the basis of sex in any federally assisted education program or activity. The Agency agrees that it will comply with all federal statutes and regulations permitting federal investigators access to records and any other sources of information as may be necessary to determine compliance with civil rights and other applicable statutes and regulations.

During the past fiscal year: (1) has any court or administrative agency issued any finding, judgment, or determination that the Agency discriminated against any person or group in violation of any of the federal civil rights statutes listed above; or (2) has the Agency entered into any settlement agreement with respect to any complaint filed with a court or administrative agency alleging that the Agency discriminated against any person or group in violation of any of the federal civil rights statutes listed above? Yes No

If you answered yes to the above question, complete Table I

Agency Head

Signature: *Randy Meeks*
Name: Randy Meeks
Title: Hunt County Sheriff
Date: 12-11-2012
E-mail: rmeeks@huntcounty.net

Governing Body Head

Signature: *John Horn*
Name: John Horn
Title: Hunt County Judge
Date: 12-11-2012
E-mail: cojudge@huntcounty.net

FILED FOR RECORDS
at 11:58 a.m. DEC 11 2012
[Signature]

Subscribe to Equitable Sharing Wire:

The Equitable Sharing Wire is an electronic newsletter that gives you important, substantive, information regarding Equitable Sharing policies, practices, and procedures.

Final Instructions:

- Step 1: Click to save for your records
- Step 2: Click to save in XML format

- Step 3: E-mail the XML file to aca.submit@usdoj.gov
- Step 4: Fax THIS SIGNED PAGE ONLY to (202) 616-1344

FOR AGENCY USE ONLY

Entered by _____

Entered on _____



FY End: 09/30/2012

Date Printed: October 26, 2012 12:57

NCIC: TX1160000

Agency: Hunt County Sheriff's Office

Phone: 903-408-4171

State: TX Finance Contact: Delores Shelton

E-mail: hctreasurer@huntcounty.net

12,583

ATTORNEY EMPLOYMENT CONTRACT

STATE OF TEXAS §
COUNTY OF HUNT §

FILED FOR RECORD
at 11:15 o'clock P M
DEC 14 2012
By Jennifer Lindenzweig
County Clerk Hunt County, Tex.

THIS IS AN AGREEMENT between the County of Hunt, a political subdivision of the State of Texas, (hereinafter referred to as "Client") and Scott, Money & Ray, PLLC, (hereinafter referred to as "Attorney"), whose principal office address is PO Box 1353, 2608 Stonewall Street, Greenville, Texas 75403-1353, whereby Client retains and employs Attorney to represent Client in prosecuting Client's claims, as follows:

WITNESSETH:

Client hereby employs the aforementioned Attorney, and authorizes and empowers Attorney to institute and maintain, and to prosecute any claims arising out of illegal dumping and storage activities in the unincorporated community of Yowell, Hunt County, Texas in violation of Texas law, codes, rules and/or regulations. Specifically, Hunt County wishes to address an ongoing problem related to blocked roads and an unlicensed dumpsite and vehicle junk yard at the corner of Farm to Marker Road 904 (commonly called "County Line Road") and County Road 4811 by the owners and/or managers of property, as well as any related environmental claims against associated persons or entities. Attorney hereby accepts said employment, and agrees to act on behalf of Client to the best of Attorney's ability. This Contract shall be subject to the following terms:

1. Definition of "Hunt County":

Our client is Hunt County, not its Commissioners Court, Commissioners, or County Judge. Out of necessity, we will abide by the wishes of the elected officials who make up the Commissioners Court, but our ethical duties will run to the County itself. All communications will be addressed to Hunt County c/o County Judge with copies to the Commissioners Court. Our representation in this matter is limited to Hunt County, and the term "Hunt County" does not include, and our representation of Hunt County does not mean, that we represent the managers, officers, or employees of Hunt County.

2. Scope of Work:

We have been hired to pursue money damages arising from illegal dumping activities in the unincorporated areas of Hunt County, Texas in violation of Texas law, codes, rules and/or regulations. We may accomplish our objective through any means available, including litigation

and/or mediation. Our engagement is limited to providing legal services and does not include accounting, financial, management, or other non-legal services.

3. Conflicts of Interest:

Our investigations have identified several parties that are potentially adverse to Hunt County. We have checked our conflict of interest records and have found no indication of any current or prior representation that would be a conflict with any of these parties. If during the course of our representation you become aware of any other person or entity with interests adverse to Hunt County's in connection with illegal dumping matters, please promptly advise us so that we can check our records for any conflict.

Additionally, we represent many other companies and individuals. It is possible that during the time that we are representing Hunt County, some of our present or future clients will have disputes or transactions with Hunt County. This contract constitutes the agreement of Hunt County that we may continue to represent or may undertake in the future to represent existing or new clients in any matter that is not substantially related to our work for Hunt County even if the interests of such clients in those other matters are directly adverse to Hunt County. We understand, however, that Hunt County has not agreed that we may use confidential information of Hunt County that we have learned during the course of our representation to the disadvantage of Hunt County nor that Hunt County has agreed we may represent another party adverse to Hunt County when there is a reasonable basis for Hunt County to believe its confidential information could be used to Hunt County's disadvantage.

In certain instances, it may become appropriate for Hunt County to consider seeking sanctions from a court against the opposition or opposition's counsel. If we reach a professional judgment that you should consider such, we will so advise Hunt County.

However, we reserve the right to decline to seek such sanctions because of conflicts or for other reasons. If we conclude that we are not able to seek such sanctions, but Hunt County desires to seek such sanctions, we will consult with Hunt County to determine alternative courses for Hunt County to follow.

4. Cooperation:

We will need the full cooperation of Hunt County and timely and full disclosure of facts and developments. We assume and must rely on the accuracy and completeness of the facts disclosed to us in providing our advice. In litigation matters, this is particularly important in order to satisfy discovery requests with respect to the causes of action alleged in the lawsuit. Failure to provide full

disclosure and discovery may cause the court to impose sanctions; these may be severe and may include striking defenses or claims and imposing monetary fines.

5. Personnel:

Daniel Ray will have the primary responsibility for representing Hunt County. Other lawyers in our firm and legal assistants may be involved when we believe it would be beneficial to Hunt County.

6. Evaluations:

Any views we express about a likely result are only expressions of our estimation, for we do not make representations or guarantees to Hunt County as to the probability of ultimate success or any particular result.

7. Records:

Hunt County should retain all originals and copies of documents Hunt County desires for future reference. At the conclusion of a matter Hunt County should advise us of which, if any, documents Hunt County wishes we return. We retain most of our file for a certain period of time, but ultimately our file will be destroyed. We do not contact our clients prior to such destruction. If Hunt County wants any documents returned upon conclusion of this matter, Hunt County must request such at that time. In the absence of such a request, we disclaim responsibility for the return of any documents or their preservation for any particular length of time.

8. Disclosure to Third Parties:

From time to time we use services provided by third parties. These include litigation support, storage, document management, computer systems, information technology services, accounting and financial services, and similar services. We also may use contract lawyers and non-lawyers in certain matters. As a result, these parties may have access to confidential client information. We endeavor to deal only with providers who understand our obligation to maintain the confidences of our clients. Your signature below shall signify the consent of Hunt County to our use of such third parties and the resulting disclosure of potential confidential information.

9. Fee:

Hunt County will pay no fees for work done on this matter. Instead, Attorneys will seek attorney fees and recovery of expenses from the opposing parties, as allowed under Texas Water Code Section 7.108. If opposing parties do not pay fees or agree to a real or personal property lien under the final Agreed Judgment approved by the County and Attorney General, Attorneys will not be paid for the work covered by this contract. In no event will the County be required to pay for

attorney fees or expenses, except as outlined in Paragraph 10, below.

10. Expenses:

All reasonable expenses incurred by Attorney in the handling of this project shall be deducted from the County's portion of the gross settlement proceeds at the time the case is settled or resolved (which will be 50% of any civil fine under Texas Water Code Section 7.107). Attorney will make every reasonable attempt to seek payment of these expenses from defendants in the case.

The expenses contemplated by this section include but are not limited to any and all out of pocket expenses incurred in connection with this case, including but not limited to the following expenses: filing fees, court costs, certified copies of documents, pleadings, orders, etc., transcripts, depositions, duplication costs, postage, office supplies, photographs, trial exhibits, long distance phone & fax calls, appraisal fees, consultants, expert witnesses and other fees associated with preparation and trial testimony, investigation fees, delivery charges, overnight mail/parcel services, parking, toll road & mileage expenses, out of town expenses including travel expense, air fare, hotels, meals, and any other expense incurred in connection with the matter.

11. Media Inquiries:

From time to time, we may receive media inquiries concerning this matter. Applicable ethical requirements may preclude or limit our response to those inquiries. Subject to ethical limitations, we will abide by Hunt County's instructions concerning whether and in what manner we respond to media inquiries. In the absence of specific instructions, we will respond to such inquiries in accordance with our judgment, revealing non-confidential information when it is ethical to do so and appears to advance Hunt County's interests.

12. Electronic Mail:

In the course of our representation, we may have occasion to communicate with Hunt County and with others by electronic mail. Such communications will not be encrypted. Although interception of such communications by a third party would constitute a violation of federal law, we can offer no assurance that such interception will not occur. We will abide by any instructions Hunt County may give us concerning electronic mail communications; in the absence of such instructions, we will use our own judgment regarding the advisability of using such means of communication.

13. Texas Law to Apply

This Agreement shall be construed under and in accordance with the laws of Texas, and all obligations of the parties created hereunder are performable in Hunt County, Texas.

14. Parties Bound

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, legal representatives, successors and assigns where permitted by this Agreement.

15. Legal Construction

In case any one or more of the provisions contained in this Agreement shall, for any reason, be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provisions thereof and this Agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.

16. Prior Agreements Superseded

This Agreement constitutes the sole and only Agreement of the parties and supersedes any prior understandings or written or oral agreement between the parties respecting the within subject matter.

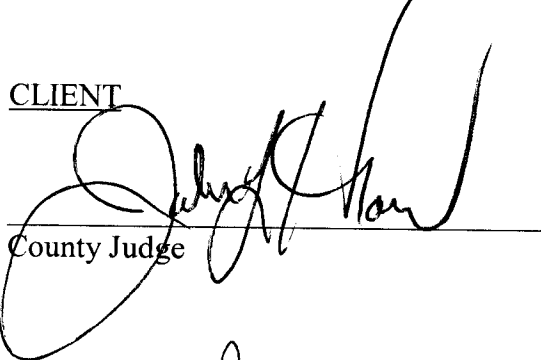
TAX DISCLOSURE AND ACKNOWLEDGMENT:

CLIENT IS ADVISED TO OBTAIN INDEPENDENT AND COMPETENT TAX ADVICE REGARDING THESE LEGAL MATTERS SINCE LEGAL TRANSACTIONS CAN GIVE RISE TO TAX CONSEQUENCES.

THE UNDERSIGNED LAW FIRM AND ATTORNEY HAVE NOT AGREED TO RENDER ANY TAX ADVICE AND ARE NOT RESPONSIBLE FOR ANY ADVICE REGARDING TAX MATTERS OR PREPARATION OF TAX RETURNS, OR OTHER FILINGS, INCLUDING, BUT NOT LIMITED TO, STATE AND FEDERAL INHERITANCE TAX AND INCOME TAX RETURNS.

THIS CONTRACT IS SIGNED in Hunt County, on December 11, 2012.

CLIENT

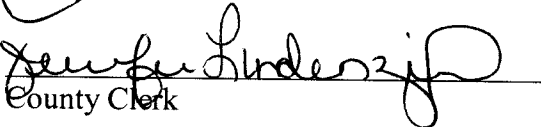


County Judge

ATTORNEY



Daniel W. Ray



County Clerk

