MINUTES OF A CALLED MEETING OF THE BOARD OF DIRECTORS OF TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE HELD IN THE DISTRICT OFFICE, IN FORT WORTH, TEXAS, ON THE 9TH DAY OF JULY, 1937, AT 2:30 P.M.

The call of the roll disclosed the presence, or absence of Directors, as follows, viz:

PRESENT

ABSENT

C. A. Hickman
E. E. Bewley
Joe B. Hogsett
W. S. Cooke

W. K. Stripling

At this meeting C. A. Hickman, President, presided; owing to the absence of Secretary Stripling, President Hickman appointed Director Hogsett, as Acting Secretary of this meeting, whereupon proceedings were had and done, as follows:

1.

Minutes of the meeting of June 30, 1937, were read, approved and ordered of record.

2.

There was presented to the Directors for consideration the reports of Messrs. Pitner and Adams, as auditors for the District, as follows: Report dated June 14, 1937, covering the month of May and the year to date and report dated July 7,1937, covering the month of June and the year to date. Each of the Directors at a prior time received a copy of each of these reports and was familiar with the contents thereof. It was the sense of the Directors that the reports did not require any particular action at this time and that the same should be received and filed in the usual manner: It was so ordered.

3.

Attached to these minutes as Exhibit "A" is a statement of the financial condition of the District as of this day. This shows voucher-checks issued since the last regular meeting bearing consecutive and inclusive serials Nos. 5438-5444 for the aggregate sum of \$3,498.20. It also shows proposed voucher-checks bearing consecutive and inclusive serial Nos. 5445-5480 for the aggregate sum

\$14,364.13. There was full consideration of these proposed checks together with the data to support the same, whereupon Director Hogsett made a motion, seconded by Director Bewley, that proposed voucher-checks Nos. 5479 and 5480 be reserved for later action but that each of the accounts covered by checks Nos. 5445-5478 both inclusive, be approved for payment and that each of the checks intended for the payment thereof be executed and delivered to the respective persons entitled to receive the same. Upon a vote being taken, the motion was carried and it was so ordered.

4.

Attached to these minutes as Exhibit "B" is a copy of Estimate No. 6 and final, showing a balance due and payable by the District under its contract with Cage Bros. and J. C. Ruby for work done on subdivision #1 of Section "B" of the District's levee project, being carried forward under a grant contract with P.W.A., under its Docket No. 5984, Engineers' Reference No. 696-B. The amount shown to be due is \$5,169.78, as is disclosed by a letter dated June 30, 1937, signed by the District's engineers. Also accompanying the estimate is a letter dated July 9, 1937, signed by S. W. Freese of the engineers, wherein he certifies that they have made final inspection of the work done under the contract and makes recommendation that the job be accepted as complete. These two letters form part of the folio heretofore attached as Exhibit "B." Reference here is made to said Exhibit as part hereof. There was full examination of the estimate and the recommendation for payment as was made by the engineers; whereupon Director Bewley made a motion, seconded by Director Cooke, that the report and recommendation of the District's engineers be approved and affirmed; that the work as done by Messrs. Cage Bros. and J. C. Ruby be accepted as complete, save only that this action shall not impair the obligation of the contractors, during a period of one year after the acceptance of the work, to make alterations, repairs or replacements which may be necessary to remedy any defect in the materials furnished by or the work done by the contractors. Further that, the District's proposed voucher-check #5480, payable to Cage Bros. and J. C. Ruby for the sum of \$5,169.78 be issued and delivered to the payees in full satisfaction of all their claims against the District under said contract, subject only to the contractor's furnishing to the District evidence in the usual form concerning the payment of all accounts which have grown out of the work under the contract. Upon a vote being taken, the motion was carried and it was so ordered.

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Attached to these minutes in folio as Exhibit "C" will appear certain documents, as follows: Estimate #9 and final for work done by Barker Bros. under their contract with the District for work upon Section "A" of the District's levee project which has been done under a grant contract of P.W.A., designated as P.W.A. Docket No. 5984 and Engineers' Reference No. 696-A. This estimate shows a balance to be now due and payable to Barker Bros. for the sum of \$824.00. Letter of the engineers dated July 9, 1937, which was delivered with said estimate #9, in which the engineers certify that they have mede final inspection of the work done by the contractors under said contract and make recommendation that the job be accepted as complete and that payment therefor be made. There was full examination of said estimate #9 and final, together with the recommendation for payment by the District's engineers; whereupon Director Hogsett made a motion, seconded by Director Cooke, that the report and recommendation of the engineers be confirmed; that the work be accepted as complete, subject only to the bond obligation of the contractors to make alterations, repairs or replacements which may be necessary to remedy any defect in the materials furnished by or the work done by the contractors, within the period of one year from August 31, 1936, on which day the work was accepted by this District as substantially complete. Further that, the District's voucher-check No. 5479, payable to Barker Bros. be issued and delivered to them in full and final payment of any and all sums due to them under their contract with the District, subject however to the requirement that the contractors furnish to the District the usual proof that there

are no outstanding claims which grew out of the work done under said contract.

Upon a vote being taken, the motion was carried and it was so ordered.

6.

Attached to the minutes of this meeting as Exhibit "D" is a reciprocal receipt executed by the District and its depositary bank on July 7, 1937, which is marked for identification as Exhibit #27 to the bond of the depositary. This recites that Director Bewley, as Custodian of Pledges, on the stated day had received into his possession as pledges for the bank under its contract with the District four United States Treasury bonds having par value of \$10,000. each and bearing interest at the rate of 2.75 per cent. Director Bewley stated that the pledge had been taken in an emergency, in order to secure deposits of tax collections and that, in his opinion, the funds of the District, after the pledge of these bonds, remained to be amply secured. There was consideration of this matter, Whereupon Director Cooke made a motion, seconded by Director Hogsett, that the recited pledge be approved and confirmed as the act and deed of the District and to have effect on and after said July 7, 1937. Further that, one of the reciprocal receipts be attached to these minutes as an exhibit and that another thereof be attached to the statutory bond of the depositary as Exhibit #27 thereto, as is provided for in the bond. Upon a vote being taken, the motion was carried and it was so ordered.

7.

There was presented to the Directors report of Ireland Hampton concerning the result of a conference held by him in the City of Decatur on July 8, 1937, with J. A. Woodward, Superintendent of Education in Wise County and various trustees of the schools which had asserted claims against this District, under the terms of H.B. #969 of the 45th Legislature, Regular Session. As a result of that conference, Mr. Hampton made recommendation that the District make tenders of aid, as follows:

Balsora School District #78	•	\$ 200.00
Briar School District #102		918.52
Bridgeport Independent School District		518.35
Willow Point School District #36		220,00

Mr. Hampton explained that, in his opinion, authorization for settlement should not be based on the exact sums above specified but that there should be some flexibility for agreement with each particular school district as to the amount of aid to be extended to it.

Recommendation was made that aid be refused to certain districts and for reasons as follows:

- (1) Boyd School District #48 for the reason that, the District's land purchases did not substantially diminish the taxable values of the school district, the valuation of the District's lands being approximately one half $(\frac{1}{2})$ of 1% of the total valuation.
- (2) Edgery School District #107 for the reason that, the value of the land purchased by the District did not substantially decrease the tax resources of the school district. It appeared that the limit of permissible aid would have been \$84.00.
- (3) Newark School District #53 for the reason that, the District's purchase of land did not substantially effect the tax resources of the school district. The relation of the value of the water district's land purchases to the total values of the school district being approximately 2%.
- (4) Rhome School District #82 for the reason that, land purchases by this district having values approximately one half of 1% of the total values of the school district.
- (5) Rock Springs School District #50 for the reason that, this District is not shown to have any outstanding bonded debt which causes it not to be eligible for aid under H.B. #969.

Mr. Hampton proceeded to make recommendation concerning claims for aid by school districts of Jack County, as follows:

conforming to the applicable law, be published once a week for two consecutive weeks in the newspapers, as follows: In the Fort Worth Star-Telegram, Fort Worth Press, Wise County Messenger and the Gazette published in Jacksboro, Texas. Further that, the cost of these publications, at the prevailing rates for these newspapers be paid by the District without other or further order therefor. Further that, upon completion of publication, that proof of publication in the Fort Worth Star-Telegram be made part of the code of ordinances attached hereto, thereby establishing the day upon which said ordinances shall have effect. Upon a vote being taken, the motion was carried and it was so ordered.

9.

There was presented to the Directors for consideration the request of Mirrell L. Buckner, Chairman of the Texas Game, Fish and Oyster Commission, wherein he seeks to have authority to procure the telephone company giving service to the home of the District's custodian at the Bridgeport Dam to convert the existing one party line into a two party line. It was explained that this was desired in order that the commission might have ready communication with the camp for its wardens situated near the home of the District's Lake Bridgeport custodian. The request was made with the understanding that the District would have a slightly lower monthly rate and that all long distance tolls caused by the commission or its wardens were to be borne by the commission. Upon consideration of this matter, Director Cooke made a motion, seconded by Director Hogsett, that the request be granted, subject to the reservation that this District would reserve the right to discontinue the two party use of the telephone line at the end of any calendar month, in case the District found that the party use impaired the convenience of the use which this District now has. Upon a vote being taken, the motion was carried and it was so ordered, and Mr. Bucker has been so advised.

10.

President Hickman called attention of the Directors to the opinion of

- (1) Wizard Wells School District #44 Payment was refused for the reason that the District is not shown to have any outstanding bonded debt, which causes it not to be eligible for aid under H.B. #969.
- (2) Cundiff School District #13 Payment to be declined in view of the fact that the value of the lands purchased by the Water District was approximately 2% of the total taxable values of the school district, which is deemed not to be a substantial impairment of the resources of the school district.
- (3) Jasper Creek School District #68 Payment to be declined because the district is not shown to have any outstanding bonded debt, for which reason, it would not show eligibility for aid under H.B. #969.

Mr. Hampton explained that, in his opinion, the recommendation for refusals for aid either in Wise County or in Jack County should not be deemed rigid in view of the possibility that a refused district might be able to show that the Water District had not been furnished all data which were material for determining the extensions or refusals for aid. There was full consideration of these matters, whereupon Director Hogsett made a motion, seconded by Director Cooke, that the recommendations made by Mr. Hampton be approved and that he be requested to proceed to make final settlements of all claims now pending against the District, provided the same might be done within the limits of \$2,750.00, total.

8.

Attached to these minutes as Exhibit "E" is an official code of ordinances duly enacted and adopted by this District on May 4, 1937, to which reference here is made as part hereof. Attention was called to the fact that under the law it would be necessary to publish the substance of this code of ordinances once a week for two consecutive weeks in such newspapers as were deemed to be needed to give general circulation in the areas to be affected by the ordinances, which areas are situated in Tarrant, Parker, Wise and Jack Counties. Upon consideration of this matter, Director Cooke made a motion, seconded by Director Hogsett, that notice of the enactment of the ordinances

counsel, hereto attached as Exhibit "F," giving advice that the claim asserted by Mr. E. M. Schenecker should be denied, for the reason that this District did not have any liability in the matter complained of. Upon consideration of the opinion, Director Hogsett made a motion, seconded by Director Bewley, that the opinion be received, filed and that Mr. Schenecker be advised of the denial of his claim. Upon a vote being taken, the motion was carried and it was so ordered.

11.

There was presented to the Directors for consideration map plat and detail report made by John B. Hawley of the Engineers concerning a prior dispute as between this District and Mr. and Mrs. John I. Burgess concerning the correct location of the boundary line or fence line on the south edge of the tract of land purchased by this District from the Stock Yards National Bank. The substance of this report was that the fence established by Mr. Burgess does not encroach upon land owned by this District and that the fence as now located should be recognized to be the boundary line as between the land of Mrs. Burgess and the land of this District. Upon consideration of this matter, it was declared to be the sense of the Directors that the boundary line fixed by the fence recently put in place by John I. Burgess should be considered to mark and establish a true boundary line between the lands shown on the plat; further that, the prior order of this board directing its attorneys to proceed, if necessary, for adjudication of the matter formerly in dispute should be withdrawn: It was so ordered.

12.

President Hickman related to the Directors the fact that Mr. Ed. H.

McKinley of the Levee Board was very urgent that the Water District proceed

for the letting of a contract for the improvement of subdivision 2 of Section

"B" of the levee system. He stated that he had advised Mr. McKinley that our

District would proceed with all reasonable diligence, but that the District would

not proceed for the letting of a contract until the Water District has been able to procure a substantial part of the rights-of-way, easements and borrow-earth which would be necessary for the construction of the work. He made recommendation that the Directors authorize the purchase of the easements needed, whereupon Director Cooke made a motion, seconded by Director Bewley, that Ireland Hampton be authorized to proceed at once to negotiate for the procural or purchase of right-of-way, easements and borrow-earth needed for the construction of the levee improvement known as subdivision 2 of Section "B" of this District's levee project and extending from the northerly edge of North 12th Street in the City of Fort Worth, with the meanders of the river to the southeasterly end at Chambers Hill in the City of Fort Worth. Upon a vote being taken, the motion was carried and it was so ordered.

13.

There was presented to the Directors for consideration letter of Mr.

Dudley L. Lewis, dated July 9, 1937, wherein he as engineer for the City of

Fort Worth (he being now acting City Manager of the City) made request that

this District so regulate its valves at Eagle Mountain Dam as to cause a constant

flow of water over the spillway of Lake Worth Dam; the object thereof being

to produce a flow of water which would overcome the contamination of the Trinity

River produced, in greater part, by sewage discharges either in Fort Worth or

at Dallas. There was full discussion of this matter and the Directors had

advice of their counsel that the request should not be granted. Further that,

the counsel for the District and its engineers should formulate a letter to be

directed to Mr. Lewis, wherein the District would give assurance of its con
stant desire to cooperate with the City, and make explanation of the factors

that are deemed to make it not prudent for this District to grant the request

made by Mr. Lewis: It was so ordered.

There was presented to the Directors the need for the District to issue its check for \$72.08, payable to the order of the Board of Water Engineers for the State of Texas to cover certain statutory fees which are involved in procuring two amendments to the water right permits granted to this District by the State by Permit No. 1073, covering Lake Bridgeport and Permit No. 1074, covering Lake Eagle Mountain, the purpose of the amendments to be procured by the District is to grant the right to use the water of the lakes for "pleasure and recreation." It was explained that the petitions were pending but could not be considered until the fees were paid. It was further explained that each of the petitions for amendment would require that notice thereof be published once a week for four consecutive weeks in some newspaper having general circulation in the area to be affected by the granting of the amendments. Upon consideration of this matter, Director Hogsett made a motion, seconded by Director Bewley, that the District issue Voucher-Check No. 5478, payable to the order of the Board of Water Engineers for the State of Texas. for the sum of \$72.08 and same be delivered to the Board in payment of the stated statutory fees; further that, publication of both of the notice of the pending applications be published in the Fort Worth Star-Telegram once a week for four consecutive weeks and that payment of the prevailing rates therefor be paid by this District Without other or further order. Upon a vote being taken, the motion was carried and it was so ordered.

15.

Director Hickman related to the Board a tender of \$100.00 made by H. M. Fentress of 616 Travis Avenue, Fort Worth, Texas, for .38 of an acre of land out of the District's Tract No. 310A, known as the L. C. Holt land. Director Hogsett made a motion, seconded by Director Cooke, that the tender

be declined and that Mr. Fentress be so advised. Upon a vote being taken, the motion was carried and it was so ordered.

16.

No further business was presented and the meeting was adjourned.

APPROVED:

As Acting Secretary

NOTICE CONCERNING THE ENACTHENT OF A CODE OF ORDINANCES BY TARRANT COUNTY WATER CONFROL AND IMPROVEMENT DISTRICT NUMBER ONE, (HEREINAFTER USUALLY REFERRED TO AS THE DISTRICT)

This notice is published for the advice of all persons who may desire to go to or upon the waters of lake Eagle Mountain or the waters of lake Bridgeport or to be upon the land forming the margins to either of said lakes.

The notice which follows will not set out in full the ordinances, rules or regulations encated by the Board of Directors of the District on the 4th day of May, A.D. 1937, but will give a substantive statement deemed to afford direction of the mind to the objects sought to be accomplished or the acts forbidden by the ordinances. Where not otherwise provided and upon conviction of violation of any one of the ordinances enacted by the District, the person so found guilty may be punished by fine of not more than \$200.00, or by imprisonment for not to exceed thirty days, or by both such fine and such imprisonment, together with the cost of court, provided the fine and cost of court do not exceed \$200.00. In case of the assessment of a fine for violation of any ordinance of the District and the failure or the refusal of the guilty person to discharge any such fine, together with the court cost incurred by reason of the prosecution of the offense, then, upon order of the Board of Directors of the District any such person may be committed to the county jail of Tarrant County, Texas, to cerve out the penalty at the same rate of credit as would be given in case of an unpaid fine after conviction of a misdemeanor under the general laws of the State of Texas, controlling this matter for Tarrant County. The penalties fixed by the ordinances will be in addition to any other penalty prescribed or to be prescribed by the statutes of Texas. Every presecution for violation of an ordinance of this code will be in the court of appropriate jurisdiction, in Tarrant County, Texas.

It has been ordered that this notice be published on July 17 and 1937, resulting that the provisions of the ordinances (where not otherwise provided) will be in full force five days after the second publication.

The full text of the regulations embraced in the ordinances will be found in the principal office of the District at 1:06 Capps Building, in the city of Fort Worth, Texas, WHERE THE SAUR MAY BU READ BY ANY INTERESTED PERSON.

SYMPSIS OF THE PROVISIONS OF THE CODE OF ORDINANCES

1- The District will maintain its own peace officers, who for the purpose of enforcing the ordinances, will have power and duties comparable to those of a sheriff of a county 1 provided, however, that such officers may make arrests only when necessary to prevent or abate the commission of any offense against the provisions of the ordinances, when such offense or threatened offense occurs on any land, water, essement or other property ewaed or controlled by the District.

2- There are provisions of this code of ordinances so diverse in character that it is not probable that any one person might be interested in all of the provisions. It further is true that a number of the articles are so extensive in character that the full publication of all of the provisions in one or more newspapers, as required by law, probably would result in a heavy expenditure for publications which probably would not be preserved for reference, if and when reference might be desired. In view of these considerations, notice hereby is given that all persons desiring to go upon land or water controlled by this District, or upon lands forming margins to the labor controlled by the District (being lake Eagle Fountain and Lake Bridgeport), for any purpose whatever, should

fully acquaint themselves with the provisions of the ordinances of which notice here is being given. In order to make compliance with this request, the District has caused official copies of this code of ordinances to be filed for examination by any interested person, in each of the following places, i.e.:

In the office of the County Clerk in each of the counties of Tarrant, Wise, Jack and Parker; in the office of the District, 106 Capps Building in the City of Fort Worth (or to such other places as the office of the District may be moved); at the home of the District's Custodian, at the westerly end of the main dam at Lake Eagle Mountain in Tarrant County, Texas, and at the home of the District's Custodian, at the northerly end of the main dam at Lake Bridgeport in Wise County, Texas. Usually additional copies of the ordinances will be available at each of the stated places.

It hereby is urged that all interested persons proceed to some one of the stated places which has deposit of the District's code of ordinances and either procure an official copy of the code of ordinances or there familiarize themselves with the meaning of certain words, and phrases, as used in the code such as "rarginal land," "drainage area," "high water line," "spillway level," "shore line," "occupant," "forbidden sone," "craft," "improvements," "trespase," "malicious mischief," "nuisance," "breach of peace," "tampering with warning devices," and

There are certain other provisions which are deemed of particular importance, as to which there should be well disseminated knowledge. For this reason, it is urged that every person expecting to use or go upon the property controlled by the District (whether exact by it or not) shall become familiar with certain articles, as follows: Article V, relating to sanitation.

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Article VI, relating to the sea-worthiness, safety, equipment and operation of boats on both lake Eagle Mountain and Lake Bridgeport and also providing for the payment of certain license fees as a condition upon which boats may be operated on the District's lakes and providing for the licensing thereof.

Article VII. relating to the design for the construction of and operation of duck blinds at, in or on lake Eagle Mountain or Lake Bridgeport.

Also providing that no duck blind may be maintained on the District's property without a permit therefor and the annual payment of a license fee. Said article also has various other provisions which relate to the construction and use of duck blinds.

Article VIII, forbidding that any person construct, place, use or maintain any wharf, dock, boathouse or pump station at elevation lower than 619 feet above mean sea level at Lake Eagle Mountain or lower than 826 feet above mean sea level at Lake Bridgeport without first having procured from the District a written permit therefor. Also containing other provisions relating to the maintenance and use of such facilities.

Article IX, regulating hunting and the possession or use of fire-arms on land or water owned or controlled by the District.

Article X, due to the general interest in fishing, the article relating thereto is published in full, as follows:

The Taking of Fish

Section 1. It is prohibited that any person may use the upstream portion of the District's dame and levees as a station from which to fish, in

any manner.

cat.

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Section 2. No person shall take, catch, or attempt to take or catch, any fish in either of said lakes, by any method whatever except that of a hook or hooks, attached to a single line, and no such line shall be equipped with more than one hook for each three feet of the linear extent of the line which may be placed under the water. No one person may have in place under the water at any one time a throw-line or trot-line, (or any number of such lines in the aggregate) exceeding 500 feet in length; and no such line, if it be equipped with more than two hooks, shall be baited with live bait of any kind.

Section 3. The use or attempted use of any device or contrivence or method, for the taking of fish other than the described in Section 2 foregoing, hereby is declared to constitute a misdemeanor.

Section 4. Nothing in this act contained shall be construed to intend any limitation whatever upon any law of the State of Tomes, relating to the propagation, protection, catching, etherwise bringing to control, selling, unlawfully destroying or possessing fish. However, it is deemed prudent to give to certain species of fish protection exceeding that afforded by the General laws of the State, to the end that the District's two lakes may become better stocked with particularly desirable fish more quickly than would come to pass without the added control provided hereby. The provisions which follow are intended to protect each and every variety of the families or species of fish (hereby declared to be particularly desirable) commonly known as: Base (without emitting any varieties of base, expressly to include white base); trout or char; crapple, or perch; all varieties of eat fish other than the variety known as main

The lawful limit for a day's catch (meaning a day of twenty-four (24) hours, computed from midnight of a preceding calendar day) of any one of the foregoing named varieties of fish shall be: Bass, or trout, or char, or crappie or catfish (other than mud-cats), whether the catch consists of one or more of the designated varieties of fish, ten (10); of any other varieties of fish, fifteen (15); and regardless of the number of fish, a total catch of not more than 15 pounds, of the designated varieties of fish per fishermen per day; and the possess on limit for each fishermen on any water or land controlled by the Tarrant County Water Control and Improvement District Number One shall be

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The minimum size of a fish (each in keeping with its variety) which may be retained and not restored to the water without preventable injury shall be: Base, trout, char and catrish, (other than mud-cats) twolve inches in length; crappie 8 inches in length; other varieties as the state's law may designate, and in ease the state's law prescribes minimum lengths exceeding those here prescribed, those prescribed by the state shall control.

The closed season for the varieties of fishes hereinbefore designated shall be the period between midnight of February 15th and midnight of May 15th in each calendar year; and, possession of any fish of a variety above specified, on any water or land owned or controlled by this District, or upon any tract of land bordering on Lake Eagle Mountain or Lake Bridgeport during the closed season hereby provided, shall be unlawful.

In order to conserve the food supply of the larger fish in the district's lakes it is forbidden that any person may take therefrom, in any manner or by any device, any minnow or other similar sized fish.

BOATING

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In view of the near approach of September 1st and the further fact that the District will prohibit the operation of any boat upon water controlled by the District until a license is had from the District therefor, notice hereby is given that no boat lawfully may be operated on the water of Lake Eagle Hountain or on the water of Lake Bridgeport on or after September 1, 1937, unless the boat so operated has been inspected by the District's officer and has received from the District a license. The fees for such licenses shall be payable at the office of the District and shall be for differing classes of boats, as follows:

- (1) Boats under twenty-six (26) feet in overall-length that use sails or other devices for the development of propolling power
- (2) Row boats or canonis not equipped to uso sails
 or power devices

 2.00 per annum
- (3) Boats from twenty-six (26) to forty (40) feet in overall-length equipped for the use of power or sails 12.00 per annum
- (4) Boats more than forty (40) feet in overall-length shall be subject to individual licenses and the fixing of the license fee shall be by the directors of the District.

Any boat of any one of the foregoing classes (except boats exceeding forty feet in overall-length) which is to be used for commercial purposes shall pay triple the license for above stated, according to the class of the boat.

Boat licenses will expire on May 1st next after the date of the license and fees to cover a fractional part of the year shall conform to that part of the year which will remain at the time the license was issued; provided no fee shall be

less than one-third (1/3) of that for a whole year. The article relating to besting contains many provisions designed to premote the safety of the public and the
convenience of persons using the District's waters, for which reason, any person
desiring a license for a best may be required to pass an examination concerning
his fitness to operate a best upon the District's water.

(SEAL)

TARRANZ COUNTY CATER CONTROL AND IMPROVIMENT DISTRICT NUMBER ONE

ATTEST:

AS PI

BY (Signed) C. A. Hickman AS PRESIDENT

(Signed) W. K. Stripling
AS SECRETARY

(f-7-29)

APPIDAVIT OF PUBLISHER

Contry of Jack.

Before me, the undersigned suctionity, on the day personally appeared.

Resultations to me, who, being by me duly swern, on his oath deposes and says that affiant is the publisher of The Jacksboro Cazatte, a newspaper of general circulation published in said County that said newspaper has been continuously and regularly published in said County for a period of more than, one year; that a copy of the within and foregoing potice was published in said newspaper at least once each week for the consecutive issues before the return day named therein, such publication being on the following dates.

A. D. 19—3. 7.

and a newspaper copy of which is hereto attached

mo. J. R. Wennes

Mo. J. R. Wennes

AD. 19. 3-7

Hotary Public Jack County, Terra

WX

TARRANT COUNTY WATER CONTROL AND IMPROVEMT DISTRICT NUMBER ONE VOUCHER-CHECKS ISSUED JUNE 26, 1937 TO JULY 1, 1937, INCLUSIVE

NO.	ISSUED TO	C O V E R I N G	AMOUNT
5438	H. V. Sorrells	(Labor and Superintendence, Construc-) (tion 3 Room House on R.H. Foster Land) (Tract No. 328	\$ 200 . 00
5439	Mrs. Johnnie House, County) Treasurer, Tarrant County,) Texas	(Azle School District #18, Full settle=) (ment under authority of H.B. #969)	2,113.10
5440	Marjorie Rowell	Salary June, 1937	65.00
5441	B. W. Bintliff	(Salary June 1937, Custodian EM \$100.00) (Allowance June 1937 7.50)	107.50
5442	C. L. McNair	(Salary June 1937, Custodian BP \$ 80.00) (Allowance June 1937 7.50)	87.50
5443	A. W. McDonald, Secty.,) Board of Water Engineers)	(Reimbursement for amount paid to C.L.) (McNair, for Salary as Gage Attendant,) (June 1937)	20,00
5444	Mrs. Johnnie House, County) Treasurer Tarrant County,) Texas	(Dido School District #2) (Full settlement under authority of) (H.B. #969)	905.10
·		T O T A L	\$ 3,498.20

DISTRIBUTION OF VOUCHER-CHECKS #5438 TO #5444, INCLUSIVE

Office Eagle Mountain Dam Bridgeport Dam Construction of House on R.H. Foster Land Tarrant County School District Settlements	\$	65.00 107.50 107.50 200.00 3,018.20
T O T A L	*******	3,498,20

TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE

VOUCHER-CHECKS #51415 TO #5480 INCLUSIVE

NO.	ISSUED TO	C O V E R I N G	A M C	UNT
5445	C. A. Hickman	Director's Fees	\$:	20,00
5446	E. E. Bewley	Director's Fees		10,00
5447	W. K. Stripling	Directoris Fees		20.00
8بلبل5	V O I D.	VOID		VOID
5449	Joe B. Hogsett	Director's Fees		20,00
5447 5448 5449 5450	W. S. Cooke	Director's Fees		20.00
5451	Sidney L. Samuels	Legal Services		333 • 33
5452	Ireland Hampton	Legal Services		500.00
5453	E. B. Cheatham	Salary		200,00
		(ENGINEERING SUPERVISION)		
5454	Hawley, Freese & Nichols	(Month of June 1937, EM \$ 100.00 (Month of June 1937, BP 100.00		200,00
5455	A-1 Typewriter Shop	Typewriter Ribbon & Box Carbon		3.25
5456	The Babcock Company	Blank Paper		3.80
7470	-access company			,,,,,

NO.	ISSUED TO	COVERING	AMOUNT
5457	W. E. Bideker	(Fire Insurance on Furniture &	20.25
5458	Wm. Capps Building Co.	Office Rent, July 1937	40.00
5 45 9	Henry M. Dickson	(Establishing North line J. Wilcox) (Survey #50, and South Line J. Wilcox) (Survey #51, and line between J.I.) (Burgess and Tarrant County Water) (Control and Improvement District) (Number One land)	20•00
5460	Home Telephone & Electric Co.	Phone Service, E.M.	7•50
5461	Roberts & Rhea	(Fire and Windstorm Insurance 3 years) (on House situated on R.H. Foster) (Land, Tract #328	28.70
5462 5463	The Southwest Telephone Co. Southwestern Bell Telephone Co.	Phone Service, B.P. Phone Service, Office	5.65 9.30
5464	Texas Legislative Service	(Texas Legislative Service First Call- (ed Session, 45th Legislature	15.00
5465	Texas Power & Light Co.	Electric Service, B.P.	12.10
5466 5467	H. D. Young, Postmaster C. A. Hickman	Postage Stamps Traveling Expense	5.00 11.00
5468	Ireland Hampton	(Reimbursement for amount paid to Matt) (Walker for Tarrant County Road Map,) (to aid to produce data for base map) (for rights-of-way Subdivision 2 Sec-) (tion B, Levee)	2•00
5469	Fort Worth Sand & Gravel Co.	(18 cu. yds. Concrete Furnished City of (Fort Worth for repairing sewer damaged (in Levee Work near LaGrave Field))) 99•00
5470	Mrs. Happy Shelton, County Clerk	(Recording Reciprocal Deed, Texas Elec-) (tric Service Co., and this District,) (Levee Improvement, Section "B"	3.00
5471	Nash Hardware Co.	(125-36" Twisted Wire Fence Stays, con-) (struction Fence on Porter Land	4.38
5472	Stafford Lowdon Co.	(1 Pt. Skrip Ink (1 Doz. Van Dyke Pencils	2.05
5473	Western Union Telegraph Co∙	(Telegram to Texas Legislative Service, Austin, Texas	•50
5474	Morrow Wrecking Co.	(Materials for Construction of 3 room) (house on R. H. Foster Land, Tract #328)	465.22
54 75	G. W. Duke	(5% Commission on \$277.00 Land Rentals,) (received by the District during the period 3-10-37 to 6-30-37 Incl.	13.85
5476	Fort Worth Bluprint Co.	(Blue and White Prints, Levee Improvement	it 3.39
5477	(Tarrant County Water Control (and Improvement District Number (One, Construction Account	(Transfer of Funds from Maintenance Fund (to Construction Account	6 ,200.0 0
5478	A.W. McDonald, Secty., Board of Water Engineers	(Filing Fees amending permits #1073) (and 1074 to include "Pleasure and) (Recreational" Uses	72.08
5479	Barker Bros.	(Estimate #9 and Final, Levee Im-) (provement Section "A")	8211.00
5480	Cage Bros. & J. C. Ruby	(Estimate #6 and Final, Levee Im- (provement Section B	5,169.78
		TOTAL	14,364.13

DISTRIBUTION OF VOUCHER-CHECKS #5445 TO #5480.

INCLUSIVE

Directors Legal Office	\$	101.00 848.83 283.65
LAND DEPARTMENT:		
Establishing Lines, Burgess Property G. W. Duke - Commissions Insurance on House on R. H. Foster Land 28.70 Fence Construction - Porter Land 4.38	5	66.93
Materials for Construction of 3 Room) House on R. H. Foster Land		465.22
EAGLE MOUNTAIN DAM:		
Engineering & Supervision \$ 100.00 Phone Service 7.50		107.50
BRIDGEPORT DAM:		
Engineering & Supervision \$ 100.00 Phone Service 5.69 Electricity 12.10	5	117.75
Amending Permits #1073 and #1074) to include "Pleasure and Recreational" Uses)	_	72.08
LEVEE IMPROVEMENT:		
Section "A" Section "B"	_	824.00 <u>5.277.17</u>
Transfer of Funds from "Maintenance Fund," to "Construction Account"		8,164,13 6,200,00 4,364,13
TOTAL	₽.	rtt*20tt*+2

CONDITION OF FUNDS

	CON	STRUCTION FUND		NSTRUCTION ACCOUNT	MAINTENANCE FUND	INTEREST AND SINKING FUND
BOOK BALANCE: June 8, 1937 RECEIPTS: Taxes, Penalty, etc., Interest on Collector's	\$	384.11	\$	20•04	\$ 25.586.23 1,362.29	\$ 175,713.18 47,679.79
D/B Interest on Bank D/B Iand Rentals Miscel	€1:SaT \	1,25			.08 5.82 80.50 5.90	2.78 38.48
Sale of Land Section B, Levee Notes Receivable Interest on Notes Recei	v−			90.00 10.00		·
able Transfer of Funds from "Maintenance Fund"	•			1.17	:	
	\$	385.36	\$	6,321.21	\$ 27,040.82	\$ 223,434.23
Disbursed 6-26-37 to 7-1-37, Inclusive, By Vo.#5438 to 100000000000000000000000000000000000	w , <u>a</u> ,,				3,498.20	
Disbursed: By Vo#5445 to #5480	\$.	385•36	\$:	6,321.21	\$ 23,542.62	\$ 223,434.23
Incl.				6,101.17	8,262.96	
BDOK BALANCE: July 9, 1937	\$	385.36	\$	220.04	\$ 15,279.66	\$ 223,434.23

B. HAWLEY
M. FREESE
M. C. NICHOLS
H. A. HUNTER

EXHIBIT "B" 7/9/37 2:30 P.M. WATE PPPLY
WATER PERSIFICATION
SEWERAGE
SEWAGE TREATMENT
FLOOD CONTROL
APPRAISALS

HAWLEY, FREESE AND NICHOLS

CONSULTING ENGINEERS 407-410 CAPPS BUILDING FORT WORTH, TEXAS

July 9, 1937

Docket No. 5984
Tarrant County WC&ID #1
Levee Improvement
E. R. 696 B

Board of Directors, Tarrant County Water Control and Improvement District Number One, Fort Worth, Texas.

Gentlemen:

With reference to the above designated project,
Cage Bros. and J. C. Ruby, General Contractors, who
have had the contract for revamping the levee along the
West Fork of the Trinity River from the Paddock Avenue
Viaduct northward along the west bank of the river, have
completed the work covered by their contract. A final
inspection has been made by the Engineers and it is our
recommendation that the job be accepted as complete.

Yours very truly,

HAWLEY, FREESE and NICHOLS

BY S.W. Treese

SWF: CW

JOHN B. HAWLEY

WAT ___UPPLY WATER PURIFICATION SEWERAGE SEWAGE TREATMENT FLOOD CONTROL APPRAISALS

HAWLEY, FREESE AND NICHOLS

CONSULTING ENGINEERS 407-410 CAPPS BUILDING FORT, WORTH, TEXAS

June 30, 1937

Re: Docket No.5984
Tar.Co.WC&ID#1,
Levee Improvements
E.R. 696-B

Board of Directors, Tarrant County Water Control and Improvement District No.1, Fort Worth, Texas.

Gentlemen:

We hand you herewith Estimate No. 6 & Final of Cage Bros. & J.C. Ruby, in connection with their contract on Section B of the Levee.

This estimate is for the period March 1st to May 25th and the amount due for final payment is \$5,169.78.

Very truly yours,

HAWLEY & FREESE

Asst. Resident Eng. Inspector

SGE : G

APPROPED:

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No. Additions	Deductions	This estimate	To date	Unused balance	Period	To date
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Total—Change orders,	LENGOVI ENGEDCI		SELECTION SEASON INCOME. TO			

1,103.64

100

Tarrant County Water Control Section 9 of the Emergency Relief Appropriation Act of 1935, reads as follows: Section 9 of the Emergency Relief Appropriation Act of 1935, reads as follows:

Improvement District Number One

"Any person who knowingly and with intent to defraud the United States makes any false statement in connection with any application for any project, employment, or relief aid the provisions of this joint resolution, or diverts, or attempts to divert, or assists in diverting for the benefit of any person or persons not entitled thereto, any moneys appropriated by this joint resolution, or any services or real or personal property acquired thereunder, or who knowingly, by means of any fraud, force, threat, intimidation, or boycott, deprives any person of any of the benefits to which he may be entitled under the provisions of this joint resolution, or attempts so to do, or assists in so doing, shall be deemed guilty of a misdemeanor and shall be fined not more than \$2,000 or imprisoned not more than 1 year, or both." Section 35 of the Criminal Code, as amended, provides a penalty of not more than \$10,000 or imprisonment of not more than 10 years, or both, for knowingly and willfully making or causing to be made "any false or fraudulent statements * * * or use or cause to be made or used any false | * 1. * 1. * account, claim, certificate, affidavit, or deposition, knowing the same to contain any fraudulent or fictitious statement relating to any matter within the jurisdiction of any governmental department or agency. The Mot ul-Charge erdeen 7,08.4. Tructo,CERTIFICATION OF THE CONTRACTOR OR HIS DULY AUTHORIZED REPRESENTATIVE To the best of my knowledge and belief, I certify that all items, units, quantities, and prices of work and material shown on the face of Sheets of this Periodical Estimate are correct; that all work has been performed and materials supplied in full accordance with the terms Tarrant County Water Control and and conditions of the corresponding construction contract documents between Improvement District Number One Cage Brogontificity name Ruby State Director; that the following is a true and correct statement of the contract account up to and including the last day of the period covered by this estimate and that no part of the "total amount payable this estimate" has been received: (a) Total due based on the { unit price contract } unp sum contract } 38,027.52 1,103.64 (b) Total additions beyond scope of contract ... 39,131.16 (c) Total earned, original contract and additions (sum of a and b). 0.00 (d) Total percentage retained including this estimate. (e) Total due on account of original contract plus additions and minus retained percentage 39,131,16 (f) Total previously received (from last estimate)__ 5,169.78 (g) Balance due this payment on contract and additions 107 (h) Advance on materials stored this period. (i) Total amount payable this estimate. I further certify that all just and lawful bills against ... for labor, material and Cage Bros: & J. Ruby. expendable equipment employed in the performance of said contract have been paid in full in accordance with *Paragraph 11, 12, P. W. Construction Regulations , Gage 0.00C. 60 JUN-2311937 0.00 4:m:00 CERTIFICATE OF THE BOBROWER'S SUPERVISING ENGINEER OR ARCHITECT INCCHARGE I certify that I have verified this Periodical Estimate, and that to the best of my knowledge and belief it is a true and correct statement of work performed and material supplied by the contractor, and that the contractor's certified statement of his account and the amount due him is correct and just, and that all work and material included in this Periodical Estimate have been performed and supplied in full accordance with the terms and conditions of the on contract documents and change orders approved by the State Director. Fort Worth Texas Name Title Asst. Resident Engineer CERTIFICATE OF THE PUBLIC WORKS ADMINISTRATION ENGINEER INSPECTOR IN CH I certify that I have verified this Periodical Estimat performed and material supplied by the contractor lawful-bille-against-him-for-leber graph 117, 12, P. W. A. Cons Reculations, that all work and material included in this Periodical Estimate have been inspected by me or my been found to comply with the terms and conditions of the construction contract documents and change ford duly authorized assistants approved by the State D Total physical percent complete, Fort-Worth, Texas. Strike out pamber not applicable.

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Bertay I No. . 1 .- M. Unit price Jank - Palke of linet him for kelon mat Detailed estimate. A placethis estimate at less a include interest fries and palanceus as being a because performed and meterial and in the contractor, the Lance Lance of py knowledge and belief it is a true and correct exactomint of well made and exercise and in the contractor, the Lance of property and processes and processes of the contractor, the Lance of processes of the contractor of the Lance of the 0.16 19,840.00 VOLTS YOURS 21,304.00 100 0.01 7 3,800.00 0.00 0.00 1,803.00 3" 1,997.00 70.12 777 540,0000000000000000 Mech ²633.84 77 - 93.84 and just, and hat all work and a attrial included in this Periodical Estimate have been performed and supplied in full accordance with the terms and condition of the class of peric act I have verified this Periodical Estimate, and that to the best of my knowledge and belief it is a true and correct statement of work periodical Reliance and periodical Reliance and the correct and the case of the account and the amount duck in is correct CHEST 63/2 OF 1697 185 HAVE BRISHED ENGLISHED ENGLISHED SE VECHILECT 6:00 AVIN 1E 6b 0.058 435.00 Titl 0.00 0.00 0700 emperidable cquipment emproyed in the performance of said contract have then paid in full 1 ordance with Paragiaph 11, 12, P. W. ا further ecrtify that all just and lawful bills again المريبين المريبين المريبة المريبة المريبة المرايد المر labor, material and (1) Lotel and the of it has upon which no work was performed: 0,160.7 (h) Advance on materials stered this period D.CD. 49.00 (||) Balanke due this payment on contract and additions. (f) Total previously received (from last estimate) (b) Total lue on account of oilginal contract plus additions and minus retained percentage (4) Total percentage retained including this estimate. (i) Total earned, original contract and additions (tam of a and b)...... STAB.A (φ) Total additions beyond chope of contract () Total | ue based on the | unit price contract | <u>55165815</u>\$ this estimate and that no part of the "total amount payable this estimate" has been received: State Director, that the following a a true and correct statement of the contract account up to and including the last day of the period povered by dated 1. 12. 12. 12 foroved by the State Director, and all change orders approved by the Transactive Tar Mee. 1 o rac ocat or my knowledge and penur, I certuy trat all items, units, qualitities, and prices of werk and matches, shown on the fact of the ta TRICATION OF THE CONTRACTOR OR HAS DULY AUTHORIZED REPRESENTATIVE 38'05.22' REPRESENTATIVE AND 28'02' PER SENTATIVE AND 28' PER S 908.06 wingly and will's maleing or cousing to be made "any falso or fraudi ent statements o o or use or cause to be made of Waterials stolked, 'Usillowed' theater within the jurisdiction of apposition, knowing the same contain any haudus for fictitious attenant mental on agent, 103'87 -308'08 falre ction grand toggininal Coffe, as also bed drawning a penalty of not more than \$10,000 or imprisonment of not more than 10 year under the provisions of this join regulation, or diverts, or accepts in diverting for the benefit of any percon or percons not entitled thereto, any manays appropriate the provisions of this joint regulation, or case, carrieds or real or perconal property confirmed therefore, or who, innochange, by means of any fraud, farce, threat, intimidation, or boycott, the provisions of this joint regolution, or expect in so doing, shall be described under the provisions of this joint resolution, or extensite to value in so doing, shall be described and the provisions of this joint resolution or expect in so doing, shall be described and in the provisions of this joint resolution or expect in so doing, shall be described and in the provisions of this joint resolution, or exists in so doing, shall be described and in the provisions of the provisions of the percentage of any percentage of any percentage of any percentage of any percentage of the p Section 9 of the Emergency Relicf Appropriation Act of 1935, reads as follows:

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Figure to comply with the terms at WOONLions of the construction contract document Batimated monetary

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JOHN B. HAWLEY S. W. FREESE M. C. NICHOLS H. A. HUNTER

EXHIBIT "C" 7/9/37 2:30 P.M.

HAWLEY, FREESE AND NICHOLS

CONSULTING ENGINEERS 407-410 CAPPS BUILDING FORT WORTH, TEXAS

July :9, 1937

Docket No. 5984
Tarrant Co. WC & ID No.1
Levee Improvement
E R 696 A.

Board of Directors, Tarrant County Water Control and Improvement District No. One, Fort Worth, Texas.

Gentlemen:

Supplementing ours of September 8th and September 11, 1936, which accompanied estimate No. 8 of Barker Bros. on the above designated project, we would advise that we have recently made an inspection of the levees completed by Barker Bros. and find the Bermuda Grass sodding tobe in a satisfactory condition and it is our recommendation that the entire project be accepted as complete.

Very truly yours,

HAWLEY and FREESE

By S.W. Treese

255-391/

JOHN B. HAWLEY S. W. FREESE M. C. NICHOLS H. A. HUNTER WAT! JPPLY
WATER PURIFICATION
SEWERAGE
SEWAGE TREATMENT
FLOOD CONTROL
APPRAISALS

HAWLEY, FREESE AND NICHOLS

CONSULTING ENGINEERS 407-410 CAPPS BUILDING FORT WORTH, TEXAS

July 8, 1937

Docket No. 5984 Tarrant County WC&ID No. 1 Levee Improvement E. R. 696 A

Board of Director, Tarrant County Water Control and Improvement District Number One, Fort Worth, Texas.

Gentlemen:

We hand you herewith Estimate No. 9 and Final of Barker Bros. in connection with the construction of Unit A of the levees as above designated. The amount due Barker Bros. for payment at this time is \$824.00.

Yours very truly.

HAWLEY, FREESE and NICHOLS

Assistant Resident Engineer

Approved:

S.W. Treese

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Items on which no work performed: 10, 11, 12

Section 9 of the Emergency Relief Appropriation Act of 1935, reads as follows:

"Any person who knowingly and with intent to defraud the United States makes any false statement in connection with any application for any project, employment, or relief side under the provisions of this joint resolution, or diverts, or attempts to divert, or assists in diverting for the benefit of any person or persons not entitled thereto, any moneys appropriated by this joint resolution, or any services or real or personal property acquired thereunder, or who knowingly, by means of any fraud, force, threat, intimidation, or boycott, deprives any person of any of the benefits to which he may be entitled under the provisions of this joint resolution, or attempts so to do, or assists in so doing, shall be deemed guilty of a misdemeanor and shall be fined not more than \$2,000 or imprisoned not more than 1, year, or both."

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(To be attached to bond of Continental National Bank of Fort Worth, Texas, to secure deposits of TABBANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE, as "Exhibit No. 20.")

The following is a descriptive list of securities delivered by the CONTINENTAL MATIONAL BANK OF FORT WORTH pledged to secure deposits of Tarrant County Water Control and Improvement District Number One, on this the 7th day of July, 1937:

> 2-3/4% U. S. Treasury Bonds of 1956-59 with 9-15-37, and S. C. A.:

> > · 多性性、人类的人

.Nos. 2006-7-8-9 at \$10M each \$40,000.00

(FORTY THOUSAND DOLLARS)

The foregoing securities, aggregating \$40,000.00, are pledged under the bond of CONTINENTAL NATIONAL BANK OF FORT WORTH, as District Depository of funds of TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE: Bond dated May 14, 1935.

WITNESS OUR HANDS on this the 7th day of July, 1937.

CONTINENTAL NATIONAL BANK OF FORT WORTH

As President

APTEST:

THE ABOVE DESCRIBED SECURITIES RECEIVED BY TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE.

As Custodian of Pledges

EXHIBIT "E" 7/9/37 2:30 P.M.

CAPTION

AN ORDINANCE enacted by the Board of Directors of Tarrant County Water Control and Improvement District Number One, under the powors and provisions of Section 3 of Chapter 340 of the General and Special Laws enacted by the lighth Legislature, at its regular session. Declaring the general policy of the ordinance as an aid to the interpretation of the provisions thereof, and enacted for accomplishing among other purposes, those most controlling purposes, which are as follows: To afford protection of the physical properties and improvements of the District; to protect the public against indiscreet acts and improper entries upon said properties; to safeguard the purity of the water stored in the two reservoirs owned and controlled by the District; to regulate the use of the lands forming the margins of said waters, in order to preserve the purity of the water stored by the District, to the end that the same may be suitable for use by persons and beasts; to prevent the waste or unauthorized use of water controlled by the District; to regulate camping, residence hunting, fishing, boating, and all recreational and business privileges, when done, occurring or taking place, upon the water stored or retarded by the dams owned by the District, and as well

to provide such regulations with reference to any land owned by the District, under easement to it, or controlled by it, under any right, whatever.

Providing for certain licenses or permits, the fees to be charged therefore by the District, and further forbidding the doing of certain things without the prior grant of licenses or permits therefor, by the District. Declaring certain acts or the maintenance of certain conditions, to be public nuisances. Declaring the entry upon water or ground closed to entry by the District to be unlawful trespasses and misdemeanors. Providing certain penalties for the violation of the terms of this ordinance and also establishing the judicial processes under which said penalties may be enforced. Providing for the establishment of peace officers for the District, fixing their qualifications for such service, defining the powers of such officers, and providing for their compensation. Providing for the suspension or cancellation of permits or licenses, in the event the holder thereof shall be guilty of violating the terms of such licenses or permits; also, providing for the forfeiture of any fees which may have been paid by the licensee or permitee as consideration for the granting of the licenses or permits, as to which any such violation may occur. Providing for the lawful publication of notice of the enactment of this ordinance and fixing the time at which this ordinance shall be in full force and effect, and making full and lawful provision for advice to the public as to the terms and provisions thereof.

- 2 -

BE IT ENACTED AND ORDAINED BY THE BOARD OF DIRECTORS OF TARRANT COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE

ARTICLE I

Declaration of the considerations of public policy which afford the basic reasons for the enactment of this Ordinance.

This Article is deemed needed for the purpose of furnishing aid to the interpretation of the provisions of the succeeding portions of this ordinance. This general declaration of purposes shall not be deemed to be exclusive of other reasons for the specific provisions embraced in this ordinance, but shall be deemed to be a statement of the most fundamental reasons which give rise to the enactment hereof. These most fundamental reasons are as follows:

- (a) To protect the properties, works, and improvements of the District against injury, interference with the efficient operation thereof, to preserve the same in efficient condition, at the minimum of cost, and to protect the properties, waters, and marginal lands owned by the District, against trespassers, or persons who may go upon, interfere with or use the same in any manner detrimental to the public welfare.
- (b) It is recognized that the water stored in the two reservoirs owned and controlled by the District must be protected as to the purity thereof to the end that the same may be suitable for human consumption and domestic purposes, not only with reference to the use of such water by the inhabitants of the city of Fort Worth, but also with reference to such uses by the persons who may reside upon, camp upon, or desire to take water directly from, said reservoirs for the satisfying of human needs This

ordinance is designed to effect such protection.

- (c) It is recognized that said two reservoirs will be utilized by the rightful users of the lands forming the margins thereto and, as well, by persons who may desire to go to or upon the water for boating, for fishing, and for the purpose of hunting aquatic fowls. It is realized that an uncontrolled exercise of these privileges might result to invade the lawful rights of the users of marginal lands; to subject the public in general to indiscreet or harmful acts on the part of boatmen, hunters and those desiring to take fish from said waters, and that such abuses should be controlled.
- (d) It is also realized that this District, as a governmental agency of the state of Texas, acting for and on behalf of the State, has the duty to give cooperation to the State and the Federal government, with reference to the enforcement of all laws which now exist or hereafter may exist, either State or Federal, to control the taking or slaughtering of fish and aquatic fowls This ordinance shall be liberally interpreted to the end that such cooperation may be effectively given.
- (e) In view of the fact that use of the waters controlled by the District and the marginal lands owned by the District, will be sought by persons who may desire to utilize said water or said land for purposes of profit, upon a commercial basis, it is anticipated that these uses will give rise to the need for regulation, which would cast the expense of regulation upon the District, and it is deemed essential that this expense should be liquidated by the payment of license or permit fee.

(f) It is conceived that an unregulated use of the waters controlled by the District for the purposes of boating, fishing, and hunting, in an unregulated manner, would create hazards to the public in general, and that, adequate regulation would cause upon the District expense which should be borne by the persons seeking such uses - It therefore is the intent of this ordinance to provide for the payment of license or permit fees which may be deemed adequate to reimburse the district for the expenditures needed for control of the priviloges involved in such uses.

ARTICLE - II

Providing for Peace Officers and for Judicial Enforcement of the

Penalties Fixed by this Ordinance.

(a) In cases where the contrary intent is not indicated, the doing of any act forbidden to be done by this ordinance, or the failure to do any act required by the provisions of this ordinance, shall be deemed to be a misdemeanor, which, in case of a lawful conviction thereof, shall be punishable by the infliction of a penalty to be a fine of not more than \$200.00, together with the costs of court; provided the fine and costs of court may not exceed \$200.00. The fines collected hereunder, in so far as may not be required for payment of the cost of court, shall be payable to this District and shall be credited to its maintenance fund. In case of the assessment of a fine hereunder and the refusal or inability of the guilty person to discharge any such fine, together with the court costs incurred by reason of the by reason of the prosecution of the offense, upon order of the Board of Directors of this District, any

such person shall be committed to the County Jail to serve out any such penalty at the same rate of credit as would be due to him in case of conviction of a misdemeanor under the laws of Texas. It, however, is provided that no such imprisonment shall be ordered by the Court of jurisdiction unless this District makes provision to reimburse the County for the confinement and maintenance of any such person at the same rating per day as would prevail in the case of the confinement of a County prisoner, or upon any other basis of a compensation which may be agreed upon between the County Commissioners Court and the Directors of this District. The penalty hereby authorized shall be in addition to any other penalty provided by the laws of Texas, or by the laws of the United States of America, and may be enforced or imposed under complaints filed by the District, its peace officers, or any other interested person, in an appropriate court of jurisdiction, in Tarrant County, Texas, in which county the principal office of this District is located. It further is provided that the provisions of this ordinance shall be in full force and effect five (5) days after the second publication of the notice of this ordinance as required by Chapter 340 of the Acts of the General and Special Laws enacted by the Lith Legislature, at its regular session, and ignorance of any provision of this ordinance, after such publication, shall not constitute a defense to the prosecution for the enforcement of a penalty by this ordinance provided; and, the provisions hereof, after such publication, shall judicially be known to the Courts and shall be considered of a nature like unto that of valid penal ordinances of a city or of the state.

(b) Realizing that the peace officers of Tarrant, Parker, Wise and Jack Counties, due to the pressures of their other duties, should not be depended upon for the enforcement of the provisions of this ordinance, it hereby is provided that the President of the Board of Directors of this District, without other and further order of this Board, shall be directed, authorized and empowered to employ and establish one or more peace officers who shall be peace officers of this District. The compensation of any such officer and the duration of service shall be fixed by the Board of Directors, by appropriate orders. Any such peace officer shall be required to give a good and solvent surety company bond, the premium thereon to be payable by the District, in the penal sum \$1,000.00, payable to this District, which shall be conditioned, in so far as is appropriate, in the same manner as is, or may be, provided by the laws of Texas with respect to the Sheriffs of counties, but, such bond may contain such other and further conditions as may be deemed by the District to be appropriate. Upon approval of any such bond by the Board of Directors of this District, any such peace officer, insofar as may be appropriate, shall be required to take the oath of office prescribed, or to be prescribed, by the laws of Texas, for sheriffs of the State. The duties of any such peace officer shall be only those authorized by provision of subdivision (c) of Section 3 of said Chapter 340, and this District shall have no liability for any act of any such peace officer, whether within or exceeding the scope of his lawful authority, save in cases where said officer may be acting under express recorded authorization.

by this Board of Directors. Every peace officer employed under this ordinance shall be furnished with a commission and a badge to give evidence of his authority to act for the District.

the provisions of this ordinance and all reasonable rules and regulations adopted herounder, in like manner as would be the duty of a sheriff enforcing the laws of the State of Texas; provided, however, that such officers may make arrests only when necessary to prevent or abate the commission of any offense against the provisions of this ordinance, or any amendment hereof, when any such offense, or threatened offense, occurs upon any land, water, easement, or other property owned or controlled by this District. Any such peace officer, in any event, shall have the power and duty to file specific complaints concerning offenses committed in violation of this ordinance or in violation of any laws of the United States of America, or in violation of any laws of the state of Texas.

ARTICLE III

Defining certain words, phrases and terms, as used in this Ordinance
When used in this ordinance:

- (a) "District" means Tarrant County Water Control and Improvement
 District Number One.
- (b) "Chapter 340" means Chapter 340 of the General and Special Laws enacted by the 14th Legislature, at its Regular Session, to include any amendments thereof, as officially published and promulgated by the State of Texas.

- (c) "Reservoir" or "Reservoirs" and "Lake" or "Lakes" will be understood to mean either Eagle Hountain Lake, situated in Tarrant, Parker and Wise counties, in Texas, or Lake Bridgeport, situated in Wise and Jack Counties, Texas, either one or both, as to the context may indicate; together with the earthen embankments, structures, dams, levees, machinery, devices and all other appurtenances which have been or hereafter may be provided by the District for the purposes of storing and controlling water.
- (d) "Marginal Land" and "Drainage area" will be understood to mean islands in either of said reservoirs, or unflooded lands forming the margins to
 said reservoirs, which lands are under ownership by the District or controlled
 by the District, either by operation of law or by contracts or deeds of easement, or other contractual or statutory right for control by the District, and
 shall as well include other lands, which form margins to said lakes, or which
 are so conditioned as to cause them to drain to the District's reservoirs
 polluting matter, of a nature likely to be inimical to the health of persons
 who may use water furnished by said reservoirs.
- (e) "High water line" means the contour known as the elevation 668 feet above mean sea level upon the lands forming the margins of Lake Eagle Mountain Dam, and contour 851 feet upon the land forming the margins to Lake Bridgeport.
- (d) "Spillway Level" means the contour known as elevation 649 feet upon the land forming the margin to Lake Eagle Mountain and elevation 826 upon the land forming the margins to Lake Bridgeport, measured from mean sea level.

- (g) "Shoreline" means the extended point where the plane of the surface of the water stored in either of said reservoirs touches land, at whatever elevation this may occur at any given time.
- (h) "Person" shall include the singular, the plural, male and female, partnerships, corporations, associations, groups, organizations, or any other entity, and pronouns appropriate for the masculine singular shall include the feminine and the plural.
- (i) The word "Occupant" means any person, as above defined, who has either from the District or from any other source of authority, the right to use, occupy, or enjoy the lands forming islands in said lakes, or the lands forming the margins thereto.
- (j) "Forbidden zone," where not otherwise indicated, will be understood to mean any area upon the land owned or controlled by the District into which, or upon which, the public in general may not go after any time at which the District may post signs, or otherwise give advice, appropriate to constitute notice as to a particular area being forbidden zone; and, said expression shall be further understood to include any area of water within either of said reservoirs which may be defined by the placing of buoys or signs adequate to give advice as to the boundaries of any such forbidden zone, for all purposes, or some particular purpose, as the case may be.
- (k) Any statement of distance from any given point upon the lands forming the margins to said reservoirs will mean "the shortest horizontal distance from the points designated or measured at right angles to a designated line."

- (1) "Craft" means any boat, raft, or device for floating upon the water in said reservoirs, which is not firmly anchored or conditioned for remaining in one location.
- (m) "Improvements" shall be understood to include all structures, devices, contrivances or artificially created objects placed upon any land forming the margin to said reservoirs at any elevation less than the respective high-water lines hereinbofore designated and also shall include, without limiting effect, wharves, docks, boat houses, devices for lifting water to elevations higher than the shoreline, duck blinds, and all other manner of structures, devices, or artificially created objects or contrivances, placed on, in or over the water in said lakes, other than the floating devices embraced within the definition of "Craft," as hereinbefore given.
- (n) "Trespass" means: The entry into or upon any forbidden zone hereafter established and defined by the District; opening any gate or crossing
 over, under or through any fence placed around or on any land owned by the District, regardless of the occupancy of said land; going into any housed in or
 fenced area, at, upon or near to, any of the dams, levees, or earthen embankments, owned by the District, which areas hereby are established as forbidden
 zones, without the posting of signs or other defining of such areas; placing any
 manner of improvement in, under or upon the water controlled by the District or
 upon any land controlled by it, without first having the District's written
 evidence of assent thereto; passing over any land forming the margins to said
 reservoirs without first having permission from the rightful occupant of any
 such land; landing a beat upon any island in said reservoirs, without a written permit from the District so to do, save in case of an emergency which may

require such landing for the safety of persons; going in a craft upon the water to a point closer to any lands forming margins to said reservoir than 100 feet, at any place where the breadth of the water exceeds 250 feet, or causing a craft to touch marginal land at points where the breadth of the water may be less than 250 feet, save in case of an emergency as hereinbefore defined; making any unauthorized entry into or upon any improvement, craft, or structure, either in or upon the water in said reservoirs, or upon the lands forming the margins thereto, when such lands are owned or controlled by the District; cutting, or taking away, or burning any down or standing timber upon any land comed by the District.

(o) "Malicious mischief" shall be understood to include any act prohibited by the following articles of the Revised Criminal Statutes of Texas, Code of the year 1925, i.e.: Articles 1309, 1316, 1318, 1319, 1320, 1321, 1323, 1326, 1327, 1328, 1330, 1331, 1332, (regardless of the value of the vessel or boat for the cargo therein), 1333, 1334, 1348, 1350, 1351, 1352, 1353, 1354, 1357, 1358, 1364, 1365, 1368, 1377, 1378, and 1379. It is the intent of this ordinance to adopt the definitions given in said designated Articles of the Penal Code, as the same now are, or as the same may be amended. It is not the intent hereof to adopt the ponalties fixed by said enactments. In addition to the definitions in said Articles given, "Malicious mischief" shall include tampering with any improvement, water line, power line, structure, earthen embankment, telephone line, telegraph line, craft, mechanical contrivance, fence, gate, or any structure, device, or contrivance of whatever nature the District may have provided, whether or not such tampering or injury to any property placed either upon land or

upon water, by any person other than this District, under permission of, or license by the District.

- (p) "Jurisdiction" as used in subdivision (a) of Article II of this ordinance, shall be understood to mean jurisdiction over procedures to enforce the penalties prescribed by this ordinance by any justice court lawfully exercising jurisdiction within Justice Precinct Number One of Tarrent County, Texas; however, if this provision be held to be invalid as to the venue of any such proceeding, then jurisdiction shall be vested in any court which may be held to be lawfully authorized to exercise jurisdiction over any proceeding instituted under the provisions of this ordinance.
- (q) "Nuisance" shall be understood to mean: The doing of any act prohibited by those provisions of the Kevised Criminal Statutes of Texas, Code of the year 1925, as amended or to be amended, which are designated as follows, i.e.: Articles 624, 625, 627, 688, 696, 697, 698, 842 and 843. In addition to the definitions of "Nuisance" as derived from the above cited Articles, the word shall be understood to include the doing of any act, having a continuing or enduring nature, or the maintenance of any object, activity or condition, which would operate to be offensive to the public morals, to impair the purity and sanitary condition of waters stored in the District's reservoirs, to create any hazard to the properties, water control devices and structures owned and controlled by the District, to

produce a hazard for the safe condition of proporties and structures placed upon the lands forming the margins of said reservoirs, or to create hazards for any craft or improvement placed in, over or upon the water stored in the District's reservoirs; or to produce fear of bodily harm to, or discomfort of, those persons who lawfully may be upon the water stored by the District or upon the lands forming the margins thereto. Further the word "nuisance" shall include the doing of any act having an enduring effect or the maintenance of any condition which is forbidden by the succeeding provisions of this ordinance, unless such act, or such maintenance shall have first been expressly authorized by the District.

- (r) All misdemeanors and nuisances prohibited by this enactment shall be understood to be confined to acts done or conditions maintained upon any land or water owned or controlled by the District, or upon a tract of land forming a margin to a reservoir of the District, or in any location, whatever, if the effect thereof produces injury concerning said reservoirs, or the water stored therein, or the lands forming the margins thereof.
- (s) "Breach of the Peace" means, to inflict upon another person bodily harm; in the presence of another person, to deprive him of property lawfully in his possession or control; in the presence of another person, to assert control over or injure any property then lawfully in the possession or control of any such person; to do any act which reasonably should be anticipated to produce bodily harm, or the fear of bodily harm, to any other person; to do any act which reasonably should be anticipated to produce injury to any

property then lawfully in the possession of any other person; or, to do, say or act in any such manner as reasonably should be anticipated to provoke physical resistence on the part of the person whose peace or rights may be affected or threatened; to threaten to do anyone or more of the foregoing acts; to encourage or aid another to do any one or more of the foregoing acts; to disregard any lawful request of any peace officer or other lawfully constituted law enforcement officer, or to resist any such officer, when he is engaged in the lawful discharge of his duties; and, in addition thereto, or concurrently ther with, shall embrace those acts prohibited by Articles 1473, 1474, 1475, 1476, 1477, 1480 and 1482, of the Revised Criminal Statutes of Texas, Code of the year 1925, as the same now are or as they may be by amendment thereof: Said provision shall be considered as part hereof.

- (t) "Tampering with Warning Devices," means to deface, destroy, render inefficient, move or remove, any buoy, sign, or other device provided as a means of warning, whether upon land or upon water, either by the District, or by some person having authority therefor from the District.
- (u) "The general definitions given in the foregoing subdivisions of this Article shall not be construed to limit or impair any differing specific definition, nor be understood to alter, limit, or impair the meaning given in any prior subdivision of this Article.
- (v) "Breach of License Regulations" shall be understood to mean the doing of any act or the maintenance of any condition (otherwise lawful) by any
 person without first having first procured from the District a license or

permit for the doing of any such act in all cases as to which a permit or license is, or may be, provided for by this Ordinance or any amendment thereof, and shall include the doing of any such act or the maintenance of any such condition, after the expiration of the time limit fixed by any such permit or license.

ARTICLE IV

Defining Violations of This Ordinance:

The doing of any act, or the creation or perpotuation of any condition, defined in, or prohibited by subdivisions (n), (o), (q), (r), (s), (t), or (v), any one or more, of Article III of this Ordinance, or noncompliance with any subsequent directory provision of this ordinance, shall constitute a violation hereof, and shall be deemed misdemeanors, and, any person who commits any such offense, upon lawful conviction thereof, shall be punished within the limits fixed by subdivision (a) of Article II of this Ordinance.

ARTICLE V

Sanitation:

Section 1. For the purpose of administering the provisions of this Article, the District shall provide one or more Sanitary Officers, with such duties, powers, compensation and conditions of service as may be determined and ordered by the District, from time to time.

Section 2. The provisions of this Article shall be understood to be intended for enforcement upon the stored or flowing water controlled by the District and as well upon "Marginal lands" and the "drainage area" as defined in subdivision (d) of Article III of this Ordinance (which, for convenience, hereinafter will be referred to as the "restricted area.")

Section 3: All privies, septic tanks, cess pools or toilets which hereafter are constructed or placed in use in the restricted area shall be so placed only upon a permit issued by the District's Sanitation officer, and all such facilities shall be constructed, and used in such manner as reasonably will be required for the preservation of the purity and potability of the water stored in the District's reservoirs; and to preserve comfort for persons upon lands forming the margins of the reservoirs: All such facilities as now are in place or use within said restricted area and which do not comply with requirements of the District (as herein defined) shall, within 120 days after notice by the District, be caused to be reconditioned, maintained and used in a manner conforming to the requirements of the District. Any occupant of land situated within said restricted area, or person occupying craft upon water controlled by the District who, after the notice above provided for, maintains or uses upon the premises occupied by him any privy, septic tank, cess pool, toilet or other contrivance for the reception of human wastes, which is not constructed, maintained and used in a manner meeting the requirements of this Act, or who may newly construct any such facility within said restricted area without a permit therefor, or who may violate the provisions of the permit, shall be deemed guilty of committing a nuisance.

Section 4: It shall be unlawful for any occupant of any land in said restricted area to permit to remain, beyond a reasonable time for the removal thereof, upon the premises under his control any dead animal, or any part thereof, fish, decayed vegetables or food, garbage, offal, rubbish, or matter of any kind, which by its decay or putrefaction can or will become offensive through pollution of the air or through draining into water stored in said

reservoirs; and any person or occupant so doing shall be deemed guilty of committing a nuisance.

Section 5. It shall be unlawful for any occupant or other person to place or operate upon land within said restricted area any slaughter house or facility for the killing of animals or poultry, or any feed lot or other enclosure wherein animals are closely confined, where the refuse and accumulation from the animals so slaughtered or so confined, will be discharged or drained into said reservoirs, under conditions which reasonably should b. anticipated to cause pollution of the water stored in said reservoirs: Any occupant or person who so does shall be deemed to be guilty of committing a nuisance.

Section 6. It shall be unlawful for any person to throw, dump or release into the water stored in said reservoirs any animal or vegetable matter subject to decay, or to release into the water stored in said reservoirs, or upon marginal lands draining thereinto, acids, oils or greases, of such a nature as would cause pollution of said water or injury to structures or crafts placed in or upon said water. Any person who so does shall be guilty of a nuisance, even though the effect thereof be not of a continuing or enduring nature.

Section 7. All persons who transiently may camp upon or occupy land within 1,000 feet of the margins of the water stored in said reservoir, hereby are required to provide themselves with sanitation facilities of such nature as will prevent pollution of the water stored in said reservoirs, or to make such disposition of the offal occasioned by said occupancy as will not cause pollution of said water: Any person or persons violating this provision shall be deemed guilty of a nuisance even though the effect thereof

be not of an enduring nature.

Section 8. It shall be unlawful for any person or occupant to conduct within said restricted area any manufacturing, industrial, or commercial enterprise, in such manner that the wastes and residues therefrom would cause pollution of water stored in said reservoirs; Any person who shall so do shall be deemed guilty of a nuisance, whether the effect thereof be of an enduring nature or a transient nature.

ARTICLE VI

Regulating the use of craft or boats upon the reservoirs:

Section 1: Craft or boats, as defined in subdivision (1) of Article III of this ordinance, for purposes of licensing and control, are to be distinguished as to certain physical characteristics and the varying uses to be made of them, as follows:

Physical Characteristics

- A. Power boats, including boats driven by either inboard or outboard motor;
- B. Sail boats;
- C. Row boats and canoes.

Character of Uses

- A. Boats intended to be used (or actually used) as a means of earning an income through the rental thereof or the carriage of passengers or the carriage of freight for fees, hereafter referred to as "Commercial;"
 - B. All other craft or boats;

For the purpose of fixing license fees and controlling the equipment thereof (either or both), all boats or craft shall be further

distinguished by the following classifications, i.e.:

CLASS I Boats under twenty-six (26) feet in overall length.

CLASS II Boats from twenty-six (26) feet to forty (40)

feet in overall length

CLASS III Boats more than forty (40) feet in overall length.

Section 2. Any person desiring to have, use, operate, and maintain a craft or boat on the waters of Eagle Mountain Lake or Bridgeport Lake, for any purpose, shall first procure a license from the District therefor and pay to the District a license tax, as hereinafter is provided, i.e.:

- (1) For Class I craft:
 - A. Power or sail boat, Six (\$6.00) dollars per annum;
 - B. Row boats or canoes, Two (\$2.00) dollars per annum;
- (2) Boats of Class II:
 - A. Power or sail boats, Twelve (\$12.00) dollars per annum;
- (3) Boats of Class III:

Subject to individual licensing and the fixing of license fees by the District.

(4) Each boat of any one of the foregoing classes, (except for Class III), if to be used for commercial purposes, shall pay triple the

license fees hereinbefore specified according to the class of the boot so used.

(5) License for a best shall sutherise use of the particular best on both lakes of the District.

Section 5. The provisions of this Article shall be in force and effect on and after September 1st, 1937. Fore to cover fractional parts of a year shall conform to that part of the year shich may remain at the time the license is issued; provided that, no fee shall be less than one-fourth of that for an entire year; it being understood that all boat licenses will expire on they 1st, next after the date of the licenses. Each owner or person operating a boat shall, upon request of an authorized officer of the District, exhibit the license for the particular boat.

No new license shall be issued on a boat (cave upon a boat boing licensed for the first time) unless the last year's license receipt shall first be produced and the boat shall be reinspected and a license issued.

In the event a best is sold the new owner shall produce the old license before a new license shall be issued or satisfactory evidence of the loss of the old license shall be furnished.

In the event a bout is sold and the new owner desires to transfer the license into his name, the District may require satisfactory proof of the change of eventable and there shall be a transfer fee of twenty-five (25¢) cents charged the person desiring the transfer.

No boat which is deemed to be unseaworthy, from any cause, shall be licensed to operate, or be paralitied to operate, on the lakes, and, in case of a license

ed boat being deemed unseaworthy, the District shall have the right to forbid
the operation thereof until it may be made seaworthy, without refund of any
part of the license fee provided by this ordinance; however, the District shall
not have any responsibility, whatever, for the safe condition, proper design
or safe operation of any boat or other craft placed in or upon the waters controlled by the District, whether licensed or unlicensed.

upon either lake for periods not collectively exceeding ten days in any calender year will require the procurement of a license. However, the condition for inspection of any such boat for seaworthiness and proper equipment must be complied with.

Section h. The license tax receipt as provided in Section 3 hereof shall be presented at the office of the Lake Custodian at Eagle Mountain or Bridgeport Lake, showing that the boat has been inspected and complies with the terms of this ordinance. Certificates of compliance shall be duly executed by an inspector appointed by the Tarrant County Water Control and Improvement District Number One. The boat owner shall pay an inspection fee of fifty cents (50¢) for each boat inspected; and the certificate so issued shall show the boat, according to classification, to be equipped in compliance with the appropriate regulations prescribed by the Bureau of Navigation in the Federal Department of Commerce, as the same may be at the time of the application for any particular license.

Provided, however, that no penalty shall be incurred by boats failing to carry lights between sunrise and sunset unless the boats not having such

lights are operating between sunset and sunrise; and, every motor boat operated upon said lakes shall carry an efficient fire extinguisher, capable of extinguishing burning gasoline or other motor fuels.

Section 5. When a license has been issued by the proper officer showing the applicant has complied with the regulations herein, and the license tax has been paid, a number shall issue prefixed by the letter of the Class in which his boat is grouped and succeeded by the numeric insignia of classification by length, and the applicant shall forthwith and before operating said boat, at his own cost, cause the letter and numbers to be affixed to or painted upon each side of the bow of the said boat, at a location as high above the water-line as is practicable, the letter and number to be at least three inches in height and of approved pattern (for example if the boat in question is a motor boat the numbers would be preceded by the capital letter "A;" sail boats "B," etc.)

operated any boat or craft equipped with a motor or internal combustion engine, regardless of whether such motor or engine be temporarily or permanently attached to said boat or craft, on any of the waters of the reservoir, unless such motor or engine is equipped with an efficient muffler, in good working order and constant operation so as to prevent excessive noise and annoying smoke. No outboard motor or internal combustion ongine shall be deemed equipped with an efficient muffler, unless the exhaust gases are discharged under water or are so muffled as to be not noiser or more annoying than an internal combustion engine of like power equipped with an underwater exhaust.

No inboard motor or internal combustion engine shall be deemed equipped with an efficient muffler unless the exhaust gases are condensed and silenced by the continuous circulation of water through the exhaust pipe, or are so muffled as to be not noisier or more annoying than when so condensed and silenced by water circulating through the exhaust pipe, of an internal combustion engine of like power.

Section 7. Cut-Outs Prohibited. No person shall use on any boat or craft on the waters of said reservoirs a muffler cut-out or any device what-soever that operates to discharge exhaust gases of any motor or engine without such gases passing through an efficient muffler.

Section 8. No craft shall approach closer than one hundred and fifty (150) feet to the conduits, or flood-gates or the rip-rap on the upstream side of any dam or levee controlled by this District, the nearer spaces being hereby established as "forbidden zones."

Section 9. No boat or craft may be operated at a speed greater than is safe and prudent under the conditions of operation, and the operator thereof shall observe all signs and zones hereafter provided by the District for regulating traffic upon the lakes.

Section 10. It is forbidden that any persons shall place upon said lakes or either of them, craft commonly known as a houseboat, upon which the occupants reside, either temporarily or for protracted periods of time, as a domicile or place of abode.

Section 11. Rules of the Road. The rules of the road promulgated by the Bureau of Navigation in the United States Department of Commerce, as the same

now are, or as the same may be amended, applicable to the operation of small boats, are hereby adopted and made a part hereof. Said rules shall govern the right of way in the case of all boats being operated on said lakes, and any operator of a boat who violates the same shall be deemed to be guilty of a violation of this ordinance.

Section 12. No boat or craft used or operated on the reservoir shall be equipped with toilet facilities without a special permit in writing from the District therefor, and maintenance and operation of special equipment for the storage of all wastes and disposal thereof on shore, all in a manner approved by the District's Sanitation Officer.

the same without dependably fastening such boat or craft to an anchorage, either in the water or upon the land; or, in lieu thereof, any such boat or craft must be removed from the water a sufficient distance to give assurance that the same may not be caused to float away from its station because of rising water.

Section 14. Any person who violates any provision of this Artile shall be deemed to be guilty of a misdemeanor, and upon conviction thereof shall be punished as provided by subdivision (a) of Article II of this ordinance.

voir, or any unlicensed boat or craft thereon, or any boat, not in use, found not anchored or grounded in compliance with Section 13 of this Article, shall be deemed to be a derelict, and shall be taken up by the District and the Dis-

trict shall have a lien thereon for all unpaid license fees therefor, and the expenses of taking, towing and keeping the same, which shall be done at the owner's risk and without any liability whatever on the part of the District,

ARTICLE VII

Duck Blinds

No person shall erect, maintain or keep a duck blind (which shall include all devices intended to serve the same purpose) in either of the lakes without first securing a permit from the District, which permit shall be issued for one hunting season, to begin and end as is, or may be, provided by the Federal or State laws, whichever may be controlling. The person procuring any such permit shall pay a license fee in the sum of Five (\$5.00) Dollars.

Unloss otherwise authorized by a special order of the Board of Directors of the District, every duck blind permissible under this article shall be of floating type with provision for the firm and dependable anchorage thereof; and the dimensions of the platform of any such structure shall not exceed eight by sixteen (8 x 16) feet in extension. No blind may be anchored in place at a time sconer than five (5) days next before the opening of the shooting season for the particular year, and there shall be removal thereof from the lake within ten (10) days next after the closing of the shooting season for that particular year.

In addition to securing the license hereby provided for, any person who desires to erect, to keep or maintain a duck blind in said waters of the lakes, must first have its location approved by the appropriate officer of the District and any such officer shall have full power to control and limit the number of

permits issued to any one person, and, further, to specify the number of persons who may be present in any such duck blind at any one time, or during any one day. Every such duck blind shall be equipped with means for firmly holding in place any boat or boats which may be used in connection therewith. All such duck blinds shall be constructed, kept and conducted in a sanitary manner, and any permit issued therefor shall be revocable when, in the discretion of the District's Sanitation officer, such revocation is deemed necessary to preserve proper sanitation of the water. No blind shall be placed in the water until the location therefor has been first approved by an authorized officer or agent of this District, and in no event shall any blind be located within six hundred (600) feet of any other duck blind. It is prohibited that any fire arms other than a shot gun suitable for the killing of ducks or other aquatic fowls, shall be taken to or possessed, or used, within any such duck blind. It is further prohibited that any fire arms whatever shall be discharged from a duck blind toward the shore line nearest the blind, or from a craft or boat, at an angle of elevation less than forty-five (45) degrees above an extended horizontal line. Any duck blind found in a lake at a time other than provided herein, or found upon a lake without a permit therefor, or found adrift from its moorings, after having been placed under a license, shall be deemed to

be a derelict, and the same may be removed from the lake by the District's officer and destroyed, or held by the District, as security for reimbursement of any such cost as may have been incurred by the District for the removal and keeping of any such blind, or the removable and salvagable parts thereof.

Violation of any of the provisions of this Article shall be deemed to be a misdemeanor and may be punished as provided by Article II of this ordinance.

ARTICLE VIII

Wharves, Docks and Boathouses

Tt is prohibited that any person shall construct, place or maintain any wharf, dock, beathouse, or pumping station (all to be included in the term "Improvements" as defined in subdivision (m) of Article III of this Ordinance), which may be designed to float upon the water in the lakes or to extend into or over the water in said lakes when any such improvement may be situated at any elevation lower than 649 feet at Lake Eagle Mountain, or lower than 826 feet at Lake Bridgeport, without having first produced from the District a written permit therefor. It is provided that the District before issuing any such permit, shall approve the plan for the construction of any such improvement and be gatisfied that the same will not constitute a menace to navigation or to persons or to other property. It is forbidden that any such improvement may be placed by any one who is not an occupant of marginal land, as defined in subdivision (i) of Article III of this ordinance, and used in connection therewith. No such improvement may be constructed or maintained for commercial pur-

poses or the making of a money income, save under a special order of the Board of Directors of this District, upon such conditions and for such consideration as the Board may approve. The placing or maintenance of any such improvement in violation hereof shall be a misdemeaner, punishable as provided for in subdivision (a) of Article II of this Ordinance.

ARTICLE IX

Regulating flunting and the Possession of Use of Fire Arms other than shot guns.

Soction 1. Excepting herefrom qualified officers of the law and occupants of marginal lands, while upon land lawfully under the control of the particular occupant; it is prohibited that any person shall have in his possession, or discharge, any fire arm other than a shot gun upon the water embraced in said lakes, any islands in said lakes, or upon the land forming the margins of said lakes, as defined in subdivision (d) of Article III of this ordinance. It is further forbidden that any person shall have in his possession, within said areas, ammunition, suitable for use in a shot gun, which ammunition may embrace shot or slugs of size exceeding number four (%1) shot.

of said lakes, upon islands therein, or upon marginal lands thereof, which are under control by this District, in any manner or at any time which may be prohibited either by the laws of the state of Texas or the laws of the United States of America, whichever may be controlling at the particular time, and in a given instance of hunting.

Any person who shall violate the provisions of this Article shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be puntished as provided by Article II of this ordinance.

ARTICLE X

The Taking of Fish

Section 1. It is prohibited that any person may use the upstream portion of the District's dams and levees as a station from which to fish, in any manner.

Section 2. No person shall take, catch, or attempt to take or catch, any fish in either of said lakes, by any method whatever except that of a hook, or hooks, attached to a single line, and no such line shall be equipped with more than one hook for each three feet of the linear extent of the line which may be placed under the water. No one person may have in place under the water at any one time a throw-line or trot-line, (or any number of such lines in the aggregate) exceeding 300 feet in length; and no such line, if it be equipped with more than two hooks, shall be baited with live bait of any kind.

Section 3. The use or attempted use of any device or contrivance or method, for the taking of fish other than the described in Section 2 foregoing, hereby is declared to constitute a misdemeanor.

Section 4. Nothing in this act contained shall be construed to intend any limitation whatever upon any law of the State of Texas, relating to the propagation, protection, catching, otherwise bringing to control, selling, unlawfully destroying or possessing fish. However, it is deemed prudent to give to certain species of fish protection exceeding that afforded by the General laws of the State, to the end that the District's two lakes may become better

stocked with particularly desirable fish more quickly than would come to pass without the added control provided hereby. The provisions which follow are intended to protect each and every variety of the families or species of fish (hereby declared to be particularly desirable) commonly known as: Bass (without emitting any varieties of bass, expressly to include white base); trout or char; crappie; or perch; all varieties of cat fish other than the variety known as mud cat.

The lawful limit for a day's catch (meaning a day of twenty-four (24) hours, computed from midnight of a preceding calendar day) of any one of the foregoing maned varieties of fish shall be: Bass, or trout, or char, or crappie or ratifish (other than mad-cats), whether the catch consists of one or more of the designated varieties of fish, ten (10); of any other varieties of fish, fifteen (15); and regardless of the number of fish, a total catch of not more than 15 pounds, of the designated varieties of fish per fishermen per day; and the possession limit for each fishermen on any water or land controlled by the Tarrant County water Control and Improvement District Number Cap shall be 30 pounds of fish of one or more of the varieties hereby declared desirable.

The minimum size of a fish (each in keeping with its variety) which may be retained and not restored to the water without proventable injury shall be: Base, trout, char and catfish, (other than mud-cats) twelve inches in length; crappie 8 inches in length; other varieties as the state's lew may designate, and in case the state's law prescribes minimum lengths exceeding those here prescribed, those prescribed by the state shallcontrol.

The closed season for the varieties of fishes hereinbefore designated shall be the period between midnight of February 15th and midnight of key 15th in each

calendar year; and, possession of any fich of a varioty above specified, on any vator or land evened or controlled by this District, or upon any tract of land bordering on Lake Eagle Mountain or Lake Bridgoport during the closed season horeby provided, shall be unlawful.

In order to conserve the food supply of the larger fish in the district's lakes it is forbidden that any person may take therefrom, in any manner or by any device, any minney or other similar sized fish.

Scotion 5. Each and every breach of the provisions in this Article contained shall be deemed a misdemeanor and punishable as such under the terms of this Code.

ARTICLE XI

In case any particular provision of this Code, or any portion of any Article, section or paragraph hereof is judicially declared to be invalid; nevertheless, these parts of this code and its several subdivisions, which after such declaration, remain to afford a workable plan for accomplishing a purpose or the purposes of this Code shall have full force and effect.

ARTICLE XXX

Save as may be provided herein as to the day of effect of a particular provision of this code, this entire ensetment shall be in full force and effect.

ARTICLE KILL

All provisions of this Code not of a penal nature shall instantly be in force and offcots however, those provisions hereof which are penal in nature, shall remain in suspense until the sixth day next after the appropriate officers of this District shall have caused a substantive statement of all the penal pro-

visions hereof to be published once a week for two consecutive weeks in one or more newspapers having general circulation in this District and the lands controlled by it; all to be done with all possible dispatch, in manner and substance as provided by Chapter 340, Section 3 of the Acts of the lifth Legislature, Regular Session.

As evidence of the enactment hereof on this May Hth A.D.

1937. Witness the signing hereof on this day by C. A. Hickman, as President of the District, and the attest hereof by W. K. Stripling, as Secretary of the District, with the imprinting of the District's Scal.

ATTEST:

AS PRESIDER

LEGAL NOTICES

NOTICE concerning the enactment of a code of ordinances by Tarrant County Water Control and Improvement District No. 1 (hereinafter usually referred to as the district). This notice is published for the advice of all persons who may desire to go to or upon the waters of Lake Eagle Mountain or the waters of Lake Bridgeport or to be upon the land forming the margins to either of said lakes.

The notice which follows will not set out in full the ordinances, rules or regulations enacted by the Board of Directors of the District on the 4th day of May, A. D. 1937, but will give a substantive statement deemed to afford direction of the mind to the objects sought to be accomplished or the acts forbidden, by the ordinances. a sustainive statement deened to airford direction of the mind to the objects sought to be accomplished or the acts forbidden by the ordinances. Where mot otherwise provided and upon conviction of violation of any one of the ordinances enacted by the District, the person so found guilty may be punished by fine of not more than \$200.00, or by imprisonment for not to exceed thirty days, or by both such fine and such imprisonment, together with the cost of court, provided the fine and cost of court do not exceed \$200.00. In case of the assessment of a fine for violation of any ordinance of the District and the failure or the refusal of the guilty person to discharge any such fine, together with the cost of court on the prosecution of the offense, then, upon order of the Board of Directors of the District any such person may be committed to the county jail of Tarrant County. Texas, to serve out the penalty at the same rate of credit as would be given in case of an unpaid fine after conviction of a misdeneanor under the general laws of the State of Texas, controlling this matter for Tarrant County. The penalties fixed by the ordinances will be in addition to any other penalty prescribed or to be prescribed by the statutes of Texas. Every prosecution for violation of an ordinance of this code will be in the court of appropriate jurisdiction, in Tarrant County Texas.

It has been ordered that this notice be published on July 17 and 24, 1937,

It has been ordered that this notice be published on July 17 and 24, 1937, resulting that the provisions of the or-dinances (where not otherwise provid-ed) will be in full force five days after the record publication.

ed) will be in full force five days after the second publication.

The full text of the regulations embraced in the ordinances will be found in the principal office of the District at 406 Capps Building, in the city of Fort Worth, Texus, where the same may be read by any interested person.

SYNOPSIS OF THE PROVISIONS OF THE CODE OF ORDINANCES

SYNOPSIS OF THE PROVISIONS
OF THE CODE OF ORDINANCES

1—The District will maintain its own peacs officers, who for the purpose of enforcing the ordinances, will have power and duties comparable to those of a sheriff of a county; provided, however, that such officers may make arrests only when necessay to prevent or abate the commission of any offense against the provisions of the ordinances, when such offense or threatered offense occurs on any land, water, easement or other property owned or controlled by the district.

2—There are provisions of this code of ordinances so diverse in character that it is not probable that any one person might be interested in all of the provisions. It further is true that a number of the arrests are so extensive in character that the full publication of all of the provisions in one or more new spapers, as required by law, probably would result in a lieury expenditure for publications which probably would not be preserved for reference, if and when reference night be desired. In view of these considerations, notice hereby is given that all persons desiring to go upon land or water controlled by this District, or upon lands forming margins to the lakes controlled by the District (being Lake Eagle Mountain and Lake Bridgeport), for any purpose whatever, should fully acquaint themselves with the provisions of the ordinances of which notice here is being given. In order to make compliance with this request, the District has caused official copies of this code of ordinances to be filed for examination by any interested person; in each of the foliowing places, i. e.:

In the office of the County Clerk in the controlled of the county Clerk in the cou

In the office of the County Clerk in each of the counties of Tarrant, Wise, Jack and Parker; in the office of the District, 406 Capps Building in the City of Fort Worth (or to such other continuous of the District may

FORT WORTH PRESS COMPANY AFFIDAVIT OF PUBLICATION ..

STATE OF TEXAS COUNTY OF TARRANT-

SS.

Before, me, a Notary. Public, in and .. for said County and State, this 26th day. July 1937 personally appeared the undersigned, , to , me well known, being duly sworn, states as follows:..

That he is Bookkeeper of The Fort Worth Press, a daily Newspaper . with a general circulation, published in the City of Fort. Worth, State of Texas, and that said publication of the following dates: July 17,24, 1937

carried advertising referring to LEGAL NOTICE-

a true copy of which is attached hereto

WORTH PRESS

Netary Public in and for Tarrant County, Texas

ces at the office of the District may moved; at the home of the Dis-

places a. the office of the District may be moved; at the home of the District's Custodian, at the westerly end of the main dam at Lake Eagle Mountain in Tarrant County. Texas, and at the home of the District's Custodian, at the northerly end of the main dam at Lake Bridgeout in Wise County. Texas. Usually additional copies of the ordinances will be available at each of the stated places.

It hereby is urged that all interested persons proceed to some one of the stated places which has deposit of the District's code of ordinances and either procure an official copy of the code of ordinances or there familiarize themselves with the meaning of certain words and phrases, as used in the code such as "marginal land," "drainage area," "high water line." "spillway level," "shore line." "compant," "trespass," "malicious mischief," "nuisance" "breach of peace," "tampering with warning devices," and "breach of license regulations." There are certain other provisions which are deemed of particular importance, as to which there should be well disseminated knowledge. For this reason, it is urged that every person expecting to use or go upon the property controlled by the District whether owned by it or not) shall become familiar with certain articles, as follows:

Article VI, relating to the sea-worthiness, safety, equipment and operation of boats on both Lake Eagle Mountain and Lake Bridgeport and also providing for the payment of certain license fees as a condition upon which hoats may be operated on the District's lakes and providing for the licensing thereof.

Article VII, relating to the sea-worthiness, safety, equipment and operation of duck blinds et also has various other provisions which relate to the construction and use of duck blinds.

Article VII, forbidding that any person construct, place use or maintain any wharf, dock, boathouse or pump station at elevation lower than 649 feet above mean sea level at Lake Eridgeport without first having procured from the District a written permit therefor. Also containing o

station from which to fish, in any manner.

Section 2-No person shall take, catch or attempt to take or catch, any fish in either of said lakes, by any method whatever except that of a hook or hooks, attached to a single line, and no such line shall be equipped with more than one hook for each three feet of th, linear extent of the line which may be placed under the water. No one person may have in place under the water at my one time a throw-line or trot-line, (or any number of such lines in the aggregate) exceeding 300 feet in length; and no such line, if it be equipped with more than two hooks, shall be haited with live hait of any kind.

Section 3. The use or attempted use of any device or contrivance or meth-

hooks, shall be batted with any kind.

Section 3. The use or attempted use of any device or contrivance or method, for the taking of fish other than the described in Section 2 foregoing, hereby is declared to constitute a misdeameanor.

Section 4. Nothing in this act contained shall be construed to intend any limitation whatever upon any law of the State of Texas, relating to the propagation, protection, catching, otherwise bringing to control, selling, unlawfully destroying or possessing fish. However, it is deemed prudent to give certain species of fish protection exceeding that afforded by the General Laws of the State, to the end that the District's two lakes may become better stocked with particularly desirable fish more quickly than would come to pass without the added control provided hereby. The provisions which follow are intended to protect each and every variety of the families or species of fish (hereby declared to be particularly desirable) commonly

FORT WORTH PRESS COMPANY-AFFIDAVIT OF PUBLICATION :

STATE OF TEXAS COUNTY OF TARRANT

SS. .-

Before me, a Notary Public, in and for said County and State, this 26th day ... July 1937 __personally appeared the undersigned, to me well known, being duly sworn, states as follows:..

That he is _ Bookkeeper Fort Worth Press, a daily Newspaper with a general circulation, published in the City of Fort Worth, State of Texas, and that said publication of the following dates: July 17,24, 1937

carried advertising referring to LEGAL NOTICE-

a true copy of which is attached hereto.

Public in and. for Tarrant County,

Texas

pe par(icularly desirable) commonly known as: Bass (without omitting any by varieties of bass, expressly to include it white bass); trout or char; crappie, of or perch; all varieties of cat fish other than the variety known as mud cat. The lawful limit for a day's catch a (meaning a day of twenty-four (24) a hours, computed from midnight of a T preceding calendar day) of any one of the foregoing named varieties of fish shall be: Bass, or trout, or char, or crapple or catfish (other than mudpeats), whether the catch consists of sone or more of the designated varieties of fish, lifteen (15); and represent of the number of fish, a total catch of not more than 15 pounds, of the designated varieties of fish, fifteen (15); and represent of the catch consists of a catch of not more than 15 pounds, of the designated varieties of fish per cishermen per day; and the possession limit for each fisherman on any water or land controlled by the Tarrant County Water Control and Improvement District Number One shall be 30 pounds of fish of one or more of the varieties hereby declared dsirable.

The minimum size of a fish teach in keeping with its variety) which may be retained and not restored to the varieties hereby declared dsirable.

The minimum size of a fish teach in keeping with its variety) which may designate, and in case the state's law prescribes minimum lengths exceeding those here prescribed, those prescribes of fishes hereinbefore designated shall be the period between midnight of February 15th and midnight of May 15th in each calendar year; and, possession of any fish of a variety above specified, on any water or land owned or controlled by this District, or upon any tract of land bordering on Lake Bridgeport during the closed season hereby provided, shall be unlawful.

In order to conserve the food supply of the larger fish in the district's lakes it is forbidden that any person may take therefrom, in any manner or by any device, any minnow or other similar sized fish.

BOATING

ATTEST:

(Signed) W. K. Stripling

As Secretary.

FORT WORTH PRESS COMPANY-AFFIDAVIT OF PUBLICATION

STATE OF TEXAS COUNTY OF TARRANT-

S5. .

Before me, a Notary Public, in and for said County and State, this 26th day. July 1937 _personally appeared the undersigned, to me well known, being duly sworn, states as follows:..

Bookkeeper That he is _ Fort Worth Press, a daily Newspaper with a general circulation, published in the City of Fort Worth, State of Texas, and that said publication of the following dates: July 17,24, 1937

carried advertising, referring to LEGAL NOTICE-

a true copy of which is attached heretowa

Notary Public in and for Tarrant County, Texas

Congraing the enactment of a code of ordinancees by Tarrant County Water Control and Improvement District Number One. (hereinafter Usually referred to as the district).

This notice is published for the advice of all persons who may desire to go to or upon the waters of Lake Eagle Mountain or the waters of Lake Bridgeport or to be upon the land forming the margins to either of said

The notice which follows will not set out in full the ordinances, rules or regulations enacted by the Board of Directors of the District on the 4th day of May, A. D. 1937, but will give a substantive statement deemed to afford direction of the mind to the objects sought to be accomplished or the acts forbidden by the ordinances. Where not otherwise provided and upon conviction of violation of any one of the ordinances enacted by the District, the person, so found guilty may be punished by fine of not more than \$200.00, or by imprisonment for not to exceed thirty days, or by both such fine and such imprisonment, together with the cost of court, provided the fine and cost of court do not exceed \$200.00. In case of assessments of a fine for violation of any ordinance of the District and the failure or the refusal of the gully person to discharge any such fine, together with the court costs incurred by reason of the prosecution of the offense, then, upon order of the Board of Directors of the District any such person may be committed to the county jail of Tarrant County, Texas, to serve out the penalty at the same rate of credit as would be given in case of an unpaid fine after conviction of a misdemeanor under the general laws of the State of Texas, controlling this matter for Tarrant County. The penalties fixed by the ordinances will be in addition to any other penalty prescribed or to be prescribed by the statutes of Texas. Every prosecution for violation of an ordinance of this code will be in the court of appropriate jurisdiction, in Tarrant County, Texas.

It has been ordered that this notice be published on July 22, and 29, 1937, resulting that the provisions et the ordinances (where not otherwise provided) will be in full force five days after the second publication.

The full text of the regulations embraced in the ordinances will be found!

There are certain other provisions which are deemed of particular importance, as to which there should be well disseminated knowledge. For this reason, it is urged that every person expecting to use or go upon place under the water at any one time trict (whether owned by it or not) number of such lines in the aggregate) shall become familiar with certain; articles, as follows:

Article V, relating to sanitation.

Article VI, relating to the seaworth ness, sufety, equipment and operation of boats on both Lake Eagle Mountain and Lake Bridgeport and also providing for the payment of certain liscense fees as a condition upon which boats may be operated on the District's lakes and providing for the licensing thereof. + 1 1 mm (+ 11

Article VII, relating to the design for the construction of and operation of duck blinds at, in or on Lake Eagle Mountain or Lake Bridgeport, Also providing that no duck blind may be maintained on the District's property without permit therefor and the annual payment of a license fee. Said article also has various offier provisions which relate to the construction and use of duck blinds.

Article VIII, forbidding that any perosn construct, place, use or maintain any wharf, dock, boathouse, or pump station at elevation lower than 649 feet above mean sea level at Lake Eagle Mountain or lower than \$26 feet above mean sea level at Lake Bridgeport without first having procured from the District a written permit therefor, Also containing other provisions relating to the maintenance and use of such facilities.

Article IX, regulating hunting and known as mud catthe possession or use of fire-arms on land or water owned or controlled by the District.

Article X, due to the general interest in fishing, the article relating thereto is published in full as follows:

The Taking of Fish

* Section 1: It is prohibited that any person may use the upstream portion of the District's dams and levees as a station from which to fish, in any

cions m'schief," "nuisance," "breach catch, or attempt to take, or catch, of peace," impering with warning devices," any oreach of liscense regulations." any fish in either of said lakes, by any method whatever except that of phook or books attached line, and no such line shall be equipped with more than one hook for each three feet of the linear extent of the line which may be placed under the water. No one person may have in the property controlled by the Dis- a throw-line or trot-line, (or any exceeding 300 feet in length; and no such line, if it be equipped with more than two hooks, shall be buited with live bait of any kind.

> Section 3. The use or attempted use of any device or contrivance or method, for the taking of fish other than the described in Section 2 foregoing, hereby is declared to constitute a misdemeanor. in the property of the propert

> Section 4. Nothing in this act contained shall be construed to intend any limitation whatever upon any law of the State of Texas, relating to the propagation, protection, catching otherwise bringing to control, selling, unlawfully destroying or possessing fish. However, it is deemed prudent to give to certain species of fish protection exceeding that afforded by the General Laws of the State, to the end that the D'strict's two lakes may become better stocked with particularly desirable fish more quickly than would come to pass without the added control provided hereby. The provisions which follow are intended to protect each and every variety of the families or species of fish (hereby declared to be particularly desirable) commonly known as: bass (without ommitting any varieties of bass, expressly to include white bass); trout or char; crapple; or perch; all varieties of cat fish other than the variety

The lawful limit for a day's catch (meaning a day of twenty-four (24) hours, computed from midnight of a preceding calendar day) of any one of the foregoing named varieties of fish shall be! Bass, or trout, or char, or crappie or catfish (other than mudcats), whether the catch consists, of one or more of the designated varieties of fish, ten (10); of any other varieties of fish, fifteen (15); and regardless of the number of fish, a total. catch of not more than 15 pounds, of Section 2. No person shall take, the designated varieties of fish per

braced in the ordinances will be found in the principal office of the District Fort Worth, Texas, where the same may be read by any interested person. Synopsis of the Provisions of the

Code of Ordinances

1. The District will maintain its own peace officers, who for the purpose of enforcing the ordinances, will have power and duties comparable to those of a sheriff of a county; provided, however, that such officers may make arrests only when necessary to prevent or abate the commission of any offense against the provisions of the ordinances, when such offense or threatened offense occurs on any land, water, easement or other property owned or controlled by the District

2. There are provisions of this code of ordinances so diverse in character that it is not probable that any one person might be interested in all of the provisions. It further is true that a number of the articles are so extensive in character that the full publication of all the provisions in one or more newspapers, as required by law, probably would result in a heavy expenditure for publication which probably would not be preserved for reference, if and when reference might be desired. In view of these considerations, notice hereby is given that all persons desiring to upon land or water controlled by this District, or upon lands forming margins to the lakes controlled by the District (being Lake 'Eagle Mountain and Lake Bridgeport), for any purpose whatever, should fully acquaint themselves with the provisions of the ordinances of which hotice here is being given. In order to make compliance with this request, the District has caused i official copies of this code of ordinances to be filed for examination by any interested person, in each of the following places, i. e.;

In the office of the County Clerk in each of the counties of Tarrant, Wise, Jack and Parker; in the office of the District, 406 Capps Building in the City of Fort Worth (or to such other places as the office of the District may be moved); at the home of the District's Custodian, at the westenly end of the main dam at Lake Eagle Mountain in Tarrant County, Texas, and at the home of the District's Custodian, at the northerly end of the main dam at Lake Bridgeport in Wise County, Texas. Usually additional copies of the ordinances will be available at each of the stated places.

It is hereby urged that all interested persons proceed to some one of the stated places which has deposit of the District's code of ordinances and either procure an official copy of the code of ordinances or there familiarize themselves with the meaning of certain words, and phrases, as used in the code such as "marginal land," "drainage area," "high water line," "spillway level," "shore line," "occupant," "forbidden zone," "craft," "improvements," "tresspass," "mala-

on limit fisherman, the runt County Water Control 2004. In provement District Number One sha he 30 pounds of fish of one or more; mailer. he 30 pounds of fish of varieties And controlled. De: each tishbingar on have hereby decimed desiri mind. the Tar H

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The water without preventable injury. Any boat of any one of the foreshall be: Bass, front, chur, and cells going classes (except boats exceeding shall be: Bass, front, chur, and cells going classes (except boats exceeding shall be: han; mud-cats) twelve forty feet in overall-length) which is further than; mud-cats) twelve for be used for commercial purposes suinches in length; crappic scanners in to be used for commercial purposes state's law prescribes minimum. lengths exceeding those here prescrib-

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sa uo control.

unia be the period between midnight of the period between midnight of May see the period between midnight of May see the period of the period nulus The closed senson for the validities peans of fishes bereinafter designated shall thin List of the control o And the fight depoted it is savel erence standing of the fight with the party of the second of the saven of t the fact the pear appropriate that the Distance of the pear appropriate for the pear appropriate for the pear appropriate the pear appr SHAIL

water of Lake Bridgeport on or after support of the politics of the support of th and a women my the District until a liquise report is had from the District thurshort about inotice is hereby given that he hoat lawfully may be a seen that he hoat teut a that the District will aut scof Lake hawfully may be operated on the wifer to for the Kof Lake Eagle Mountain or the other water of Lake Bridgepoit on or offer the control of the un cration of any light upon avaid of A trolled by the District until a l

the Thither Lie

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another devices for the development of
another power (1860) for annum
(2) Row boats or canges not equipa howard hy any interested

Texas, where the same

Worth,

Fort.

CAMPS TRANSMES IN ME

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person.

\$2.00 per annum þed 5 ยะด 80°18 3. power. devices

Torty (40) feet in overall-length equip- (1-3)

of \$(2.00) for the use of power or sails in the (2.00) her annum.

(4) **Bouts more than forty (40) the et-in overall-length shall be subject with the individual license and the fixing the individual license and the fixing the income fee shall be by the di-

of the year shall conform to that part and fees ਠ Cover a, fractional part

neticle relating to boating contains many provisions designed to bound the the safety of the public and they don't the safety of the public and they don't 2 wenience no . fee lime person desiring a license for a boat person desiring a license for a may be required to pass an examination concerning his fitness to operate a boat upon the District's water venience of persons using the trict's waters for which reas The ee shat the liq year which will remain at de less than one thing was issued, prowdet whole year, the n Dis-

S (SEAL)
S TARRANT COUNTY WATER
OTHER TRICT NUMBER ONE COUNTY WATER DIS MUNICALINATION

ATTEST:

ident. BY (signed) C. (signed) W. K. Spripling, as secretary A. Hickman, as Pres Notice ncernin Of \ And Improvement District i. e.:

Number One, (Hereinafter Usu-: In the office of the County tion 2 foregoing, hereby is declar-

Where not otherwise provided terested persons proceed to some added control provided hereby. and upon conviction of violation one of the stated places which has The provisions which follow are t of any one of the ordinances enacted by the District, the person so found guilty may be punished by fine of not more than \$200.00, or by imprisonment for not to exceed thirty days, or by both such fine and such imprisonment, together with the cost of court, provided the fine and cost of court do not exceed \$200.00. In case of the assessment of a fine for violation of any ordinance of the District and the failure or the refusal of the guilty person to discharge any such fine, together with the cost of court do of the guilty person to discharge any such fine, together with the cost of the offense, There are certain other provisions of the prosecution of the offense,

official copy of the code of ordinance of the particularly desirable) commonly known as: Bass (without omitting any varieties of bass, expression, and phrases, as used in the code such as "marginal land," "drainage area," "high water line," "spillway level," ("spillway level," or char; crappie or perch; all varieties of cat fish other than the variety known as mud cat.

The lawful limit for a day's catch (meaning a day of twenty-mischief," "inuisance," "breach of peace," "tampering with warnany such fine, together with the control of peace," "tampering with warnany such fine, together with the code such as "marginal land," "drainage area," "high or char; crappie or perch; all varieties of cat fish other than the variety known as mud cat.

The lawful limit for a day's catch (meaning a day of twenty-mischief," "inuisance," "breach of line, together with the code such as "marginal land," "drainage area," "high or char; crappie or perch; all varieties of cat fish other than the varieties of cat fish other than the varieties of four (24) hours, computed from day) of any one of the foregoing named varieties of fish shall be:

There are certain other provis-Bass, or front, or char, or crannie so found guilty may be punished by fine of not more than \$200.00, State of Texas, controlling this cles, as follows: matter for Tarrant County. penalties fixed by the ordinances will be in addition to any other diction, in Tarrant County, Texas.

It has been ordered that this no-

tice be published on July 17 and ing thereof.

the found in the principal office of out a permit therefor and the authority and the District at 406 Capps Build nual payment of a license fee. In the city of Fort Worth, Said article also has various others, WHERE THE SAME MAY or provisions which relate to the scribed, those prescribed by the TEXAN PAYMENTER CONTINUE FROM ANY INTERPRETATION and the property with may designate, and the case the state's law prescribes midimum state's law prescribes midimum the District at 406 Capps Build nual payment of a license fee. In the case the scribed, those prescribed by the Texan Payment and the case the state is law prescribes midimum the payment of the scribed, the case the case the state's law prescribes midimum the District at 406 Capps Build nual payment of a license fee. BE READ BY ANY INTEREST construction and use of duck ED_PERSON.

Enactment ordinances to be filed or examie. Ordinances by nation by any interested person, use of any device or contrivance
bunty Water Control in each of the following places, or method, for the taking of fish
provement District i. e.:

ally Referred to as The District). Clerk in each of the counties of ed to constitute a misdemeanor. This notice is published for the Tarrant, Wise, Jack and Parker; Section 4. Nothing in this act advice of all persons who may define the office of the District, 406 contained shall be construed to sire to go to or upon the waters of Capps Building in the City of intend any limitation whatever - Lake Eagle Mountain or the water of Capps Building in the City of intend any limitation whatever - Lake Eagle Mountain or the water of Capps Building in the City of intend any limitation whatever - Lake Eagle Mountain or the water of the District way as a selection to the same of the District ters of Lake Bridgeport or to be es as the office of the District may as, relating to the propagation, appen the land forming the mars be moved); at the home of the protection, catching, otherwise gins to either of said lakes.

The notice which follows will orly end of the main dam at Lake lawfully destroying or possessing

cles, as follows:

Article V, relating to sanitation.

Article VI, relating to the sea-water or land worthiness, safety, equipment and the Tarrant penalty prescribed or to be pre-operation of boats on both Lake Control scribed by the statutes of Texas. Eagle Mountain and Lake Bridge-District Number One shall be at Every prosecution for violation of port and also providing for the pounds of fish of one or more of an ordinance of this code will be payment of certain license fees as the varieties hereby declared dein the court of appropriate juris, a condition upon which boats sirable, diction, in Tarrant County, Texas, may be operated on the District's The

blinds.

The notice which follows will not set out in full the ordinances, rules or regulations enacted by the Board of Directors of the District's Custodian, at the northfriet on the 4th day of May, A. D. 1937, but will give a substantive statement deemed to afford direction of the mind to the objects sought to be accomplished or the acts forbidden by the ordinances.

It is hereby urged that all inwould come to pass without the terested persons proceed to some added control provided hereby. deposit of the District's code of intended to protect each and evordinances and either procure an ery variety of the families or spe-official copy of the code of ordi-cies of fish (hereby declared to be

court cost incurred by reason of the prosecution of the offense, then, upon order of the Board of Directors of the District any such lar importance as to which there Directors of the District any such person may be committed to the should be well disseminated or more of the designated varietounty jail of Tarrant County, knowledge. For this reason, it is ties of fish, ten (10); of any other Texas, to serve out the penalty at the game rate of well to use or more the penalty at the game rate of well to use or more the penalty at the game rate of well to use or more the penalty of the game at the game at the game rate of well to use or more the penalty of the game at the game at the game of the game at the the same rate of credit as would to use or go upon the property regardless of the number of fish, be given in case of an unpaid fine controlled by the District (wheth- a total catch of not more than 15 after conviction of a misdemeanor er owned by it or not) shall be-pounds, of the designated varie-under the general laws of the come familiar with certain arti-ties of fish per fishermen per day; possession man on any controlled by fisherman on County Water and Amorovement.

The minimum size of a fish lakes and providing for the licens- (each in keeping with its variety) ing thereof. which may be retained and not 24, 1937, resulting that the provisions of the ordinances (where not sign for the construction of and ventable injury shall be: Bass, otherwise provided) will be in operation of duck blinds at, in or trout, char and cat fish, (other full force five days after the second publication.

The full text of the regulations on the District's property withmay designate, and in ease the found in the principal office of out a permit therefor and the autotate's law prescribes minimum.

> The closed season for the varieties of fishes hereinbefore desig-

Synopsis of the Provisions of the Article VIII, forbidding that nated shall be the period between Code of Ordinances

that such officers may make arsea level at Lake Bridgeport withon Lake Eagle Mountain or Lake
rests only when necessary to preout first having procured from Bridgeport during the closed seavent or abate the commission of the District a written permit son hereby provided, shall be unany offense against the provisions therefor. Also containing other lawful.

of the ordinances, when such ofprovisions relating to the mainfense or threatened offense occurs tenance and use of such facilities, supply of the larger fish in the
on any land, water, casement or Article IX, regulating hunting District's lakes it is forbidden

2—There are provisions of this controlled by the District. code of ordinances so diverse in Article X, due to the general sized fish. character that it is not probable interest/in fishing, the article rethat any one person might be in- lating thereto is published in full. terested in all of the provisions. It as follows: further is true that a number of is gins to the lakes controlled by the may be placed under the water, triet and shall be for differing District (being Lake Eagle Mountain and Lake Bridgeport), for under the water at any one time (1) Boats under twenty-six any purpose whatever, should fullate throw-line or trot-line, (or any (26) feet in overall-length number of such lines in the aggretation of the first fir provisions of the ordinances of gate) exceeding 300 feet in length; es for the development of se which notice here is being given and no such line, if it be equipped propelling power \$6.00 per annum no In order to make compliance with with more than two hooks, shall (2) Row boats or cances. by this request, the District has caus- be baited with live bait of any not equipped to use sails or se riced official copies of this code of kind.

The Taking of Fish

any person construct, place, use midnight of February 15th and 1—The District will maintain or maintain any wharf, dock, midnight of May 15th in each calits own peace officers, who for the boathouse or pump station endar year; and, possession of purpose of enforcing the ordinances, will have power and duties feet above mean sea level fied, on any water or land owned at comparable to those of a sheriff of a county; provided, however, lower than 826 feet above mean upon any tract of land bordering that such officers may make as sea level at take Bridgeport with on Lake Eagle Mountain or Lake

other property owned or controll- and the possession or use of fire- that any person may take there-ed by the District. arms on land or water owned or from, in any manner or by any device, any minnow or other similar

Boating.

In view of the near approach of September 1st and the further fact that the District will prohibthe articles are so extensive in character that the full publication of all of the provisions in one portion of the District's dams and until a license is had from the formore newspapers, as required leves as a station from which to District therefor, notice hereby is Thy law, probably would result in fish, in any manner.

given that no beat lawfully may given that no beat lawfully may seem of Lake. ra heavy expenditure for publications, which probably would not catch, or attempt to take or catch. Eagle Mountain or on the water be preserved for reference, if and any fish in either of said lakes, by of Lake Bridgeport on or after level and single fine, and hook or hooks, attached so operated has been inspected by provided hereby is given that all to a single line, and no such line the District's officer and has represent the persons desiring to go upon land shall be equipped with more than ceived from the District a license. The fees for such licenses shall be the linear extent of the line which payable at the office of the District and shall be for differing the probably would not catch, or attempt to take or catch. Eagle Mountain or on the water water and shall be any fish in either of said lakes, by of Lake Bridgeport on or after any method whatever except September 1, 1937, unless the boat to a single line, and no such line the District's officer and has retend to a single line, and no such line the District a license. The fees for such licenses shall be the linear extent of the line which payable at the office of the District and shall be for differing

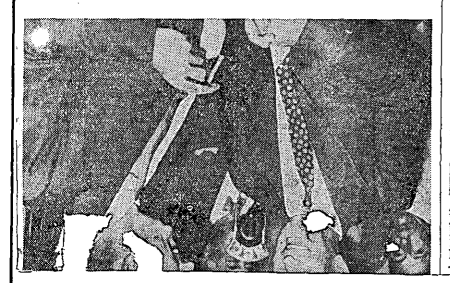
power devices \$2.00 per ar (3) Boats from twenty-six (26) to forty (40) feet in \$2.00 per annum overall-length equipped for the use of power or sails

\$12.00 per annum (4) Boats more than 1010, (4) feet in overall-length shall be sub--45 ject to individual licenses and the fixing of the license fee shall be or by the directors of the District.

Any boat of any one of the foregoing classes (except boats)

quantity feet in overalllength) which is to be used for a commercial purposes shall pay triple the license fee above stated, according to the class of the boat. Boat licenses will expire on a May 1st next after the date of the license and fees to cover a fractional part of the year shall conform to that part of the year which will remain at the time the license was issued; provided no tee shall be less than one-third (1/3) of that for a whole year, h The article relating to boating man, but leaving them off cer-

Senator Harrison (right) Congratulates Senator Barkley.



Synopsis of the Provision (67-1-q)
Code of Or

I.—The District its own peace office purpose of enforcing es, will have possible to the off a county; proving that such officers rests only when not vent or abate the any offense against of the ordinances, fense or threatened on any land, wate other property owned by the District.

2-There are pro code of ordinances character that it is that any one person terested in all of the further is true that the articles are s character that the tion of all of the pro or more newspapers by law, probably w a heavy expenditur? tions which probab. be preserved for refe gwhen reference migh Pall view of these of notice hereby is gill t n persons desiring to apor water controlled paltrict, or upon lands isigins to the lakes condi-District (being Lake

District (being Lake tain and Lake Briany purpose whatevely acquaint themsels provisions of the

ti (Signed) W. K. Stripling
As Secretary.

As Secretary.

-111

Control and Improvement District Number One.

n(SEAL) Tarrant County Water -41 ed oboat upon the District's water. at leconcerning his fitness to operate a heltrequired to pass an examination or tsiring a beense for a boat may be nd ther which reason, any person dede-trains using the District's waters, public and the convenience of perst ted to promote the safety of the -ngisəb suoisivouq ynam suisinos s. tris The article relating to boating as (1/4) of that for a whole year. brind-one near than one-third license was issued; provided no which will remain at the time the from to that part of the year tional part of the year shall con-Harman fees to cover a frac-Alay 1st next after the date of the boat. Boat licenses will expire on off according to the class of the triple the license for about sldirt me commercial purposes shall pay Tof besu ed of si delin (dignel The story seems grides to a strod dqsvzs) sssskle gniogerot

(4) Boats more than forty (40) foots more than forty (40) foot in overall-length shall be sub-ject to individual licenses and the fixing of the license lee shall be by the directors of the District.

Any boat so and we have the fixed for th

\$15 00 Бет япини

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minimis agu or paqqinpa ton pandinin iad 00.28 sooiyab yayoq xis-yinovi mori stroff (E)

FIE STATE OF TEXAS,	•	
County of Tarrant	•	
Before me, a Notary Public	in and for said Count	ty and State, this
day personally appearedEul for the Fort Worth Star-Tele Publications, Inc., at Fort Won after being duly sworn, did de	gram, Morning, publish th, in Tarrant County,	hed by the Carter Texas: and who,
of an advertisement referring t	PAS	TF 'D HERE
Notice concerning the ment of a code of ord by Tarrant County Water and Improvement District one (Hereinafter usuall red to as the District was published in the above narrant July 17 and July 24	inances er Control ct Number y refer-	ving dates:
	• • • • • • • • • • • • • • • • • • • •	
	• • • • • • • • • • • • • • • • • • • •	
Signed.	ils Mea	dor
Subscribed and sworn to before		ofJuly,193?
Deetre		Notary Public. int County, Texas.

107 LEGAL NOTICES

NOTICE CONCERNING THE ENACTMENT OF A CODE OF ORDINANCES BY
TARRANT COUNTY WATER CONTROL
AND. IMPROVEMENT DISTRICT NUMBER ONE. (HEREINATTER USUALLY
REFERRED TO AS THE DISTRICT).
This notice is published for the advice
of all persons who may desire to go to
or upon the waters of Lake Eagle Mountale nor the waters of Lake Eagle Mountale nor the waters of Lake Eagle Mountale nor the waters of Lake Bridgeport or
to be upon the land forming the margins
to either of said lake.

In the continues in late or regulations
enacted by the Board of Directors of the
mind to the objects soul, to be accomplished or the acts forbi, in by the ordinances. Where not otherwise provided and
upon conviction of violation of any one
of the objects soul, to be accomplished or the acts forbi, on by the ordinances. Where not otherwise provided and
upon conviction of violation of any one
of the preson and of the control of the preson and found guilty may begintale by line of not more than \$200, or
by imprisonment for not to exceed thirty
days, or by both such fine and such inprisonment together with the cost of court,
rovoided the fine and cost of court do no
exceed \$200. In case of the assessment of
a time for violation of any ordinance of
the District and the failure or the refusal
of the guilty person to discharge any such
fine, together with the court cost incogether with the court cost inoutfered, then upon order of the Board of
Directors of the District any such person
may be committed to the county sail of
Tarrant County. Texas, to serve out the
penalty at the same rate of credit; as
would be given in case of an unpaid
of the guilty person to discharge any such
if the statutes of Texas. Every prosecution
for violation of any order of the Board of
Toxas, controlling this matter for Tarprant County. The penaltitle file and yother
will be in the court of appropriate turisdiction, in Tarrant County, Texas,

It has been ordered that this notice be
published on July 17th and 24th, 1937,
resulting that the provi

will be available at each of the stated places.

It hereby is urged that all interested persons proceed to some one of the stated places which has deposit of the District's code of ordinances and either procure an official copy of the code of ordinances or there familiarize themselves with the meaning of certain words, and phrases, as used in the code such as "marginal land," "drainage area," "high water line," "splilway level," "shore line," "occupant," "forbidden zone," "craft," "improve-ments," "trespass," "mallcious mischief," "nuisance," "breach of peace," "tiampering with warning devices," and phreach of license regulations."

There are certain other provisions which are deemed of particular importance, as to which there should be well disseminated knowledge. For this reason, it is urged that every person expecting to use or go upon the property controlled by the District (whether owned by it or not) shall become familiar with certain articles, as

wretrom, in any manner or by any device, any minnow or other similar sized fish. Boating. In view of the near approach of September 1st and the further fact that the District will prohibit the operation of any boat upon water controlled by the District until a license is had from the District therefor, notice hereby is given that no boat lawfully may be operated on the wa-ter of Lake Eagle Mountain or on the water Ster of Lake Eagle Mountain or on the water, of Lake Bridgeport on or after September 1, 1937, unless the boat so operated has been inspected by the District's officer and has received from the District a license. The fees for such licenses shall be payable at the office of the District and shall be for differing classes of boats, as follows: as follows: (1) Boats under twenty-six (26) feet use sails or powed devices \$2.00 per annum (3) Boats from twenty-six (28) to forty
(40) feet in overall length equipped for the
use of power or salls. \$12.00 per annum
(4) Boats more than forty (40) feet in
overall length shall be subject to individual licenses and the fixing of the license fee shall be by the directors of the District. Any boat of any one of the foregoing ut classes (except boats exceeding forty feet in overall length) which is to be used for commercial purposes shall pay triple the license fee above stated, according to the class of the boat. Boat licenses will expire on May 1st next after the date of the license fees to cover a fractional part of the year shall conform to that part of the old year which will remain at the time the license was issued provided no fee shall Any bost of any one of the foregoing The year which will remain at the time the license was issued provided no fee shall be less than one-third (1-3) of that for IA a whole year. The article relating to boat 12 a whole year. The article relating to boat 12 no promote the safety of the public and the convenience of persons using the District's waters, for which reason, any person designed siring a license for a boat may be relating a license for a boat may be reladily in the property of the public and the convenience of persons using the District's waters, for which reason, any person designing a license for a boat may be reladily in the public and the property of the public and the promote the safety of the public and the promote the promote the safety of the public and the promote the safety of the pro

By (Signed) C. A. HICKMAN, As President, (Attest): (Signed) W. K. STHIPLING, As Secrete 6

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This is to certify that	THIS INSTRI	JMENT _UC	ter	Loo	ud_	
1		IED IN THE WISE				ON
DAYES OF July 22-	29	1937	Publi	CATION FEE	s 44.7	16
A TRUE AND CORRECT COPY C	F THE INSTRU	MENT AS IT WAS	OBLISHED I	5 ATTACHED	HERETO.	
		Dur	16	soll	ald .	
		Pu	BLISHER O	F THE M	ESSENGER.	
SUBSCRIBED AND SWORN TO I	SEFORE ME TH	ııs 6	DAY OF	_a	19	37
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		NOTARY PUB	LIC IN AND	FOR WISE	COUNTY, TEXA	s
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