

AGENDA ITEM # 9SEPTEMBER 14, 1999

Consider canceling horse shoeing contract with Deputy Pentecost from Sheriff's Department.

Moved: Commissioner Boatright

Seconded: Commissioner Hays

Motion: To cancel horse shoeing contract with Deputy Pentecost from Sheriff's Department.

Vote: Motion carried 5 - 0

< Clerk copy here >

## Memo

TO: Kurt Showalter  
FROM: Captain T. Taylor *RT*  
DATE: September 1, 1999  
RE: Horse Shoe Contract with Bill Pentecost

Mr. Showalter,

As you are aware, the county negotiated a contract with Animal Control Deputy Pentecost approximately two years ago. Recently Deputy Pentecost's Job Description has changed, which should greatly reduce his need to use his horse to conduct Williamson County business.

This letter is to request your office to terminate the contract in accordance with any agreements stated in the contract.

Thank you for your attention in this matter.

*approved 9-14-99  
John C. Daegler*

## Agreement

The following agreement is entered into between Williamson County, Texas, ("County") and Bill Pentecost ("Pentecost") concerning certain services and compensation for services:


1. Pentecost is an employee of County. As a deputy sheriff, Pentecost is responsible for gathering stray livestock. His services would be provided much more efficiently if he were to use his personally-owned horse in connection with these duties. Under the county budget order, Pentecost is entitled to reimbursement for his reasonable employment-related expenses. This contract is intended to specify the expenses that will be reimbursed.


2. Pentecost must shoe his horse regularly in order to use it for these duties, and would not do so otherwise. Therefore, Pentecost agrees to have the horse shod no more often than once every five weeks, and County agrees to reimburse up to \$55.00 on presentation of proof that the shoeing was performed.

3. If the horse is injured while performing duties for the County, the County will pay any reasonable and necessary veterinary bills, provided that such expenses are not due to negligence on the part of Pentecost.

4. If Pentecost's personal property used in connection with the horse is damaged while he is performing duties for the County, the County will pay any reasonable and necessary repair or replacement costs, provided that such damages are not due to negligence on the part of Pentecost.

This agreement shall be effective as of approval by the Williamson County Commissioners Court on <sup>September</sup>~~August~~ 2, 1997.

  
 John Doerfler, County Judge

  
 Bill Pentecost

---

**INTEROFFICE MEMORANDUM**

---

**DATE:** 09/03/1999  
**TO:** JUDGE JOHN DOERFLER  
**FROM:** KURT SHOWALTER  
**RE:** HORSE SHOE CONTRACT

---

Please find attached a copy of the contract for horse shoeing provided by Deputy Pentecost. Also find attached a copy of the request by Captain Randy Traylor to cancel this contract. Since the original contract was approved by the Commissioners Court, this is being submitted so the you and the Court may take official action to cancel this contract.

Thank you for your help with this matter. Please let me know if you have any additional questions.

KS

09/03/1999

90

**Regular Agenda****AGENDA ITEM # 10****SEPTEMBER 14, 1999****\***

Consider approving final plat for Ranch at Cypress Creek, Section 14.

County Engineer Joe England advised this proposed subdivision is located within the extra territorial jurisdiction of the City of Cedar Park, the roadways are almost complete and fiscal has been posted to cover the remaining items. Mr. England also advised all Williamson County requirements have been met and Cedar Park Mayor George A. Denny has signed the plat.

Moved: Commissioner Hays

Seconded: Commissioner Boatright

Motion: To approve final plat for Ranch at Cypress Creek, Section 14.

Vote: Motion carried 5 - 0

**AGENDA ITEM # 11****SEPTEMBER 14, 1999**

Consider approving final plat for High River Ranch, a resubdivision of Lots 49, 50 and 59.

County Engineer Joe England advised this item had been discussed during a public hearing under agenda item #14 on September 7, 1999, as well as agenda item #15.

Mr. England discussed the March agenda item in which the equestrian easement was vacated (Volume 103, page 206 Commissioners Court minutes).

This resubdivision is due to lot line adjustments.

Moved: Commissioner Hays

Seconded: Judge Doerfler

Motion: To approve final plat for Resubdivision of Lots 49, 50 and 59, High River Ranch.

Vote: Motion carried 4 - 0 with Commissioner Boatright abstaining from the vote.

**AGENDA ITEM # 12****SEPTEMBER 14, 1999**

Consider approving variance for Escalera Ranch, Sections 1 & 2.

Commissioner Hays advised this acreage development is located west of IH 35 on Leander Road in the extra territorial jurisdiction of City of Georgetown. A month ago representatives from the City of Georgetown, the developer and Williamson County met for discussion of reduction of design speed of the road extending through the subdivision.

Originally the developer planned Escalera Ranch as a private gated community which the City of Georgetown does not allow. Georgetown has agreed to reduce design speed to 30 miles per hour to which the County Engineer was in agreement.

Moved: Commissioner Hays

Seconded: Commissioner Limmer

Motion: To approve variance for Escalera Ranch, Sections 1 & 2 reducing speed limit to 30 miles per hour.

Vote: Motion carried 4 - 0 with Commissioner Boatright absent from the dais.

**AGENDA ITEM # 13****SEPTEMBER 14, 1999****91**

Consider approving preliminary plat for Escalera Ranch, Sections 1 & 2.

Moved: Commissioner Hays

Seconded: Judge Doerfler

Motion: To approve preliminary plat for Escalera Ranch, Sections 1 & 2.

Vote: Motion carried 4 - 0 with Commissioner Boatright absent from the dais.