

# TEXAS REGISTER

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APR 8 1976

TEXAS DOCUMENTS

## In This Issue...

Emergency amendments to rules of the Texas Department of Mental Health and Mental Retardation concerning the rights of patients and residents in MH/MR facilities

Procedure for the petition for the adoption of rules proposed by the Texas Education Agency

Rule concerning contested cases proposed by the State Board of Insurance

Waste load evaluations for the Neches, Trinity, and San Jacinto River Basins adopted by the Texas Water Quality Board



# NOTES ON THE ISSUE

The Texas Department of Mental Health and Mental Retardation has expanded through adoption of emergency rules the rights of patients and residents in its state hospitals. The amendments more clearly specify and elaborate rights of patients and voluntary residents including such areas as the right of *habeas corpus* and the disclosure of information about clients of the facilities. The emergency amendments also provide for publication of a *Patients' and Residents' Rights Handbook* to be printed in English and Spanish and distributed to patients and residents.

Several amendments designed to enhance fire safety have been proposed by the State Board of Insurance. The board proposes to bring its manual on retail service station fire safety into compliance with rules it proposes to adopt at its May meeting. The amendments, in the Proposed Rules section, are proposed to be adopted by reference.

The Texas Water Quality Board has adopted waste load evaluation rules for the Neches River Basin, the Trinity River Basin, and the San Jacinto River Basin. None of the adopted rules have been modified from their proposal of January 30, 1976. They appear in the Adopted Rules section.

Thurman M. Gupton of West Columbia has been appointed to the Texas Court of Criminal Appeals by Governor Dolph Briscoe. The appointment notice is in The Governor section.

*Cover illustration represents Elisabet Ney's statue of Stephen F. Austin, which stands in the foyer of the State Capitol.*

*Artwork: Gary Thornton*

## TEXAS REGISTER



**Mark White**  
Secretary of State

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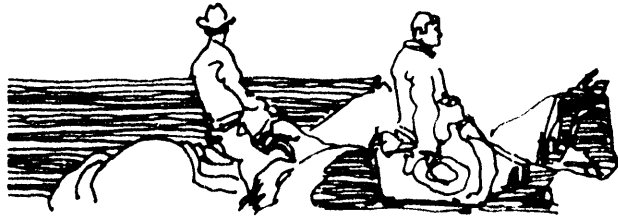
## Appointments

### Texas Court of Criminal Appeals

Appointed March 23, 1976, for a term to expire with the next general election when a successor shall be elected:

Thurman M. Gupton  
509 East Bernard  
West Columbia, Texas 77486

Judge Gupton is replacing W. A. Morrison of Austin, Travis County, who resigned.



## Requests for Opinions

### Summary of Request for Opinion RQ-1344

Request for opinion sent to Attorney General's Opinion Committee by Bob Bullock, Comptroller of Public Accounts, Austin.

#### *Summary of Request:*

- (1) Can a levying officer require an indemnity bond from the State of Texas before levying on personal property pursuant to a writ of execution in favor of the state?
- (2) Can a levying officer require an indemnity bond from a city before levying on personal property pursuant to a writ of execution in favor of the city?
- (3) If the answer to the first question is in the negative and the answer to the second question is in the affirmative, may a writ of execution, issued pursuant to a judgment rendered in favor of the State of Texas and a city as co-plaintiffs, be levied upon to satisfy only the amount applicable to the state?

Filed March 25, 1976, 10 29 a.m.

Doc No 761596

### Summary of Request for Opinion RQ-1345

Request for opinion sent to Attorney General's Opinion Committee by Fratis L. Duff, M.D., Director, Texas Department of Health Resources, Austin.

*Summary of Request:* May the Department of Health Resources increase the renewal fee under the Texas Sanitarian Registration Act, Article 4477-3, Vernon's Texas Civil Statutes?

Filed March 25, 1976, 10 30 a.m.

Doc. No. 761597

### Summary of Request for Opinion RQ-1346

Request for opinion sent to Attorney General's Opinion Committee by Bob Bullock, Comptroller of Public Accounts, Austin.

*Summary of Request:* Is money appropriated to Texas State Technical Institute in Acts 1975, Chapter 339 at 907 available for expenditure even though it was not obligated prior to September 1, 1975?

Filed March 25, 1976, 10 30 a.m.

Doc. No 761598

### Summary of Request for Opinion RQ-1347

Request for opinion sent to Attorney General's Opinion Committee by B. L. DeBerry, Engineer-Director, State Department of Highways and Public Transportation, Austin.

*Summary of Request:* May the Department of Highways and Public Transportation limit bidding to persons licensed to do business in Texas?

Filed March 25, 1976, 10 30 a.m.

Doc No 761599

### Summary of Request for Opinion RQ-1348

Request for opinion sent to Attorney General's Opinion Committee by George Rodriguez, Jr., County Attorney, El Paso County.

*Summary of Request:* Does the Fire and Police Employee Relations Act, Article 5154a-1, Vernon's Texas Civil Statutes, require open meetings of (1) the police association when bargaining strategy is discussed with its attorney; (2) the association bargaining team when strategy is discussed before bargaining sessions; (3) the city council and its bargaining teams; (4) the city negotiating team when strategy is discussed before bargaining sessions; and (5) the two bargaining teams when actual negotiation is undertaken?

Filed March 25, 1976, 10 30 a.m.

Doc No 761600

### Summary of Request for Opinion RQ-1349

Request for opinion sent to Attorney General's Opinion Committee by W. O. Shultz II, Office of the General Counsel, The University of Texas System, Austin.

*Summary of Request:* Is a University of Texas committee to study the process by which presidents of its institutions are selected required to meet in public?

Issued in Austin, Texas, on March 23, 1976.

Doc. No. 761601

C. Robert Heath  
Opinion Committee Chairman  
Attorney General's Office

Filed March 25, 1976, 10 30 a.m.

For further information, please call (512) 475-5445.

## Opinions

### Summary of Opinion H-796

Request from Wayne N. Whatley, Executive Director, Texas Board of Private Investigators and Private Security Agencies, Austin, concerning whether state and local law enforcement agencies may establish training programs for private security personnel.

**Summary of Opinion:** The Texas Board of Private Investigators and Private Security Agencies may establish training programs in state and local enforcement agencies for individuals employed by a security services contractor, but not for the employees of the security department of a private business. In general, law enforcement agencies may not charge a fee for training private security personnel, but a city law enforcement agency may do so if permitted by the terms of the city's charter.

Filed March 25, 1976, 10:30 a.m.  
Doc No. 761602

### Summary of Opinion H-797

Request from Ned Granger, Travis County Attorney, Austin, concerning whether a county may compensate employees for unused sick leave.

**Summary of Opinion:** A county may compensate its retiring employees for a portion of their sick leave accrued but not taken.

Filed: March 25, 1976, 10:30 a.m.  
Doc. No. 761603

### Summary of Opinion H-798

Request from M. L. Brockett, Commissioner of Education, Texas Education Agency, Austin, concerning the amount of maintenance tax which can be levied by a particular school district.

**Summary of Opinion:** So long as the Hutto Independent School District derives its authority to levy a maintenance tax from Section 3, Article 2784e, Vernon's Texas Civil Statutes, it must, whenever the rate of its bond tax, together with the rate of its maintenance tax, exceeds \$1.50 per \$100 valuation, reduce the maintenance tax to a rate equal to the difference between the total annual bond tax and \$1.50. The district is now permitted to levy a bond tax in excess of 50 cents per \$100 valuation.

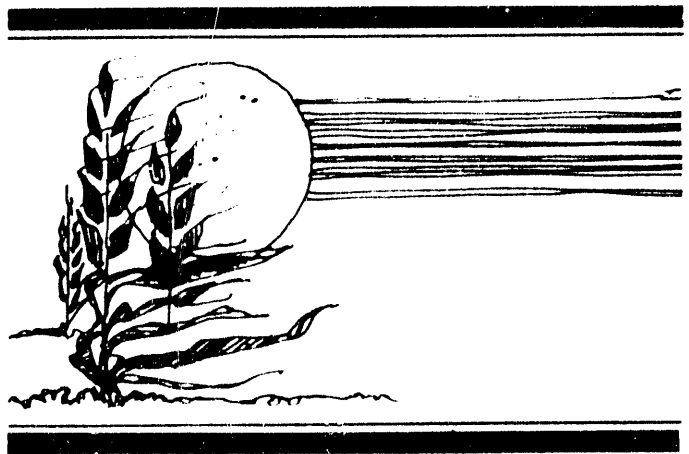
Filed: March 25, 1976, 10:30 a.m.  
Doc. No. 761593

### Summary of Opinion H-799

Request from Bill Clayton, Speaker of the House, Austin, concerning the method of assessing irrigated agricultural land.

**Summary of Opinion:** Under Article VIII, Section 1-d of the Texas Constitution, irrigation or the potential for irrigation is a factor relative to the agricultural use of land and may be considered in determining the value of land for purposes of taxation.

Filed March 25, 1976, 10:29 a.m.  
Doc No. 761594



### Summary of Opinion H-800

Request from Charlie Chapman, Executive Director, Structural Pest Control Board of Texas, Austin, concerning the Structural Pest Control Act "grandfather clause."

**Summary of Opinion:** The "grandfather clause" of the Structural Pest Control Act, as amended in 1975, conditionally and temporarily exempts from the immediate license requirements of the amended act those persons affected by it who, at the time the 1975 amendment took effect and for the required preceding time, had been lawfully engaged in the activities regulated by the amended act. Under present law, temporary licenses issued pursuant to the clause expire in October, 1976.

Issued in Austin, Texas, on March 22, 1976.

Doc. No. 761595      C. Robert Heath  
Opinion Committee Chairman  
Attorney General's Office

Filed: March 25, 1976, 10:29 a.m.

For further information, please call (512) 475-5445.

## Open Records Decision

### Summary of Open Records Decision 121

Request from Lorene Rogers, President, The University of Texas at Austin, concerning whether state agency financial records being examined by the district attorney are public under the Open Records Act.

**Summary of Opinion:** Information relating to the district attorney's investigation of possible criminal activity is excepted from disclosure if the district attorney concludes that the information should not be released due to its effect on reasonably anticipated litigation. Section 4 does not permit an agency to delay release of information until all information of that type is no longer being used. The university must set a date and hour when information which is in immediate active use can be inspected. The portion of a file which is not in immediate active use should be separated, if possible, and produced immediately.

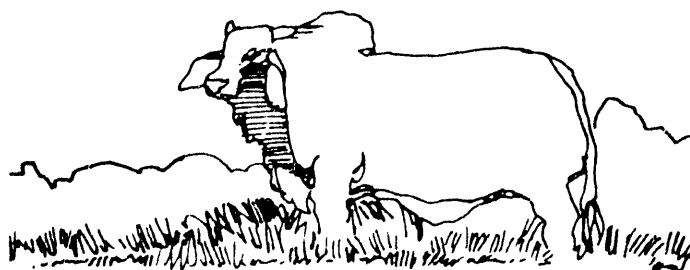
Filed March 25, 1976, 10 30 a.m.  
Doc No. 761604

### Summary of Open Records Decision 122

Request from Roy W. Mauer, Securities Commissioner, State Securities Board, Austin, concerning copy of deposition taken in Securities Board investigatory proceeding.

**Summary of Opinion:** A deposition taken in an investigation by the State Securities Board is not required to be revealed under the Open Records Act since it is deemed confidential by Article 581-28, Vernon's Texas Civil Statutes. Under the Open Records Act the deponent has no greater right to access than a member of the general public.

Filed March 25, 1976, 10 30 a.m.  
Doc. No. 761605



### Summary of Open Records Decision 123

Request from Jonathan Day, City Attorney, Houston, concerning city employees' home addresses.

**Summary of Opinion:** Home addresses do not clearly fall within the constitutional or common law right of privacy so as to except them from public disclosure under the Open Records Act. However, in individual cases an employee may assert and meet his burden of establishing a substantial privacy interest in his home address. Facts showing affirmative action by an individual to restrict public access to his home address such as maintenance of an unlisted telephone number or a post office box will be relevant considerations in the custodian's determination of whether the individual has met his burden of establishing a privacy interest in his address. If the custodian of information finds such a privacy interest to exist in the case of an individual employee and if the citizen requesting the information disagrees with the custodian's determination, the matter should be forwarded to the attorney general within a reasonable time but not more than 10 days after receipt of the original request.

Issued in Austin, Texas, on March 23, 1976.

Doc No 761606      C. Robert Heath  
Opinion Committee Chairman  
Attorney General's Office

Filed: March 25, 1976, 10 30 a.m.

For further information, please call (512) 475-6445.

An agency may adopt emergency rules after determining what it considers to be an imminent peril to the public health, safety, or welfare. These rules are effective immediately on filing with the secretary of state for no more than 120 days, renewable once for no more than 60 days. An agency must submit written reasons, published in the *Register*, for the emergency adoption of rules.

**Numbering System--** Each rule is designated by a unique 10-digit number which is divided into four units by decimal points. The first unit (three digits) indicates the agency which promulgates the rule. The second unit (two digits) indicates the category of rules to which the rule belongs. The third unit (two digits) indicates the subcategory of rules, if any, within the category. The fourth unit (three digits) indicates the individual rule.

**Symbology--** Changes to existing material are indicated in *bold italics*. [Brackets] indicate deletion of existing material.

## Texas Department of Mental Health and Mental Retardation

### Rules of the Commissioner of MH/MR Affecting Client (Patient) Care

#### Rights of Patients and Residents

The Texas Department of Mental Health and Mental Retardation is of the opinion that its interpretation of the rights afforded patients and residents in its facilities is of basic concern to the patients, residents, and public generally; that the patients and residents should become more thoroughly aware of their rights, and that there should be no delay in remedying any possible confusion that may have resulted from the original promulgation of this subcategory of rules which failed to cover the entire spectrum of patients' and residents' rights. Therefore, the Texas Department of Mental Health and Mental Retardation finds that public welfare requires the adoption of the following amendments to be effective immediately upon filing with the Texas Register Division of the Office of the Secretary of State.

#### 302.04.16.001

The emergency amendment adds language to subparagraph (1) of the rule specifying sources of the rights guaranteed to patients in state mental hospitals.

The effect of the amendment is to have a more complete listing of the sources of patient's rights.

The emergency amendment to Rule 302.04.16.001 is promulgated under the authority of Section 2.11(b), Article 5547-202, Texas Civil Statutes.

*.001. Purpose.* The purpose of these rules is:

(1) to specify the rights guaranteed to patients in state hospitals by the Texas Mental Health Code, Articles 5547-24, 5547-86, and 5547-87, Vernon's Annotated Civil Statutes, *by Section 3, Article 3186c-1, Vernon's Annotated Civil Statutes; by Section 13, Article 5561c, Vernon's Annotated Civil Statutes; and by Part 2 of Title 42 of the Code of Federal Regulations;*

(2) to specify that the rights guaranteed to patients in state hospitals by the Texas Mental Health Code, Articles 5547-24, 5547-86, and 5547-87, Vernon's Annotated Civil Statutes, shall also apply to residents of state schools for the mentally retarded and all other facilities of the Texas Department of Mental Health and Mental Retardation;

(3) to specify the rights guaranteed to voluntary residents of state schools for the mentally retarded by Section 9(b), Article 3871b, Vernon's Annotated Civil Statutes;

(4) to specify additional rights of patients and residents;

(5) to require the printing of a patients' rights handbook, a residents' rights handbook, and the distribution of the handbooks to patients and residents of mental health facilities and mental retardation facilities.

#### 302.04.16.004

Emergency amendment 1 designates the present text of the rule as subsection (a). The effect of this amendment is to allow a further breakdown of the rule into subsections.

Emergency amendment 2 adds a new subsection (b) to set out the right of a voluntarily admitted alcoholic patient to be released from the state mental hospital within 10 days after receipt by the hospital of the patient's intention or desire to leave. The effect of the amendment is to make clear that the 96-hour release requirement found in Article 5547-24(a), Vernon's Annotated Civil Statutes, does not apply to a voluntarily admitted alcoholic patient who has been admitted to a state mental hospital under the provisions of Article 5561c, Vernon's Annotated Civil Statutes, and that Section 13, Article 5561c, Vernon's Annotated Civil Statutes, governs the release of a voluntarily admitted alcoholic patient from a state mental hospital.



Emergency amendment 3 adds a new subsection (c) to set out the right of a voluntarily admitted narcotic drug addict patient admitted to a state mental hospital under the provisions of Article 3196c-1, Vernon's Annotated Civil Statutes, to be released from the state mental hospital upon the patient's request to be released at any time. The effect of the amendment is to make clear that the 96-hour release requirement found in Article 5547-24(a), Vernon's Annotated Civil Statutes, does not apply to a voluntarily admitted narcotic drug addict patient, and that Section 3, Article 3196c-1, Vernon's Annotated Civil Statutes, governs the release of a voluntarily admitted narcotic drug addict patient.

The emergency amendments to Rule 302.04.16.004 are promulgated under the authority of Section 2.11(b), Article 5547-202, Texas Civil Statutes.

#### *.004. Rights of Voluntary Patients of State Mental Hospitals.*

(a) Article 5547-24, Vernon's Annotated Civil Statutes, provides certain rights to voluntary patients of state mental hospitals. Article 5547-24, Vernon's Annotated Civil Statutes reads as follows:

"Advising of patient's rights. Upon admission of a voluntary patient to a mental hospital, the head of the hospital shall inform the patient and any relative or friend who accompanies him to the hospital, in simple, non-technical language concerning:

"(a) the right of the patient to leave the hospital 96 hours after filing with the head of the hospital a written request for his release, signed by the patient or someone on his behalf and with his consent;

"(b) the right of *habeas corpus*, which is not affected by his admission to a mental hospital as a voluntary patient;

"(c) the fact that his civil rights and legal capacity are not affected by his admission to a mental hospital as a voluntary patient, and

"(d) the 'Rights of Patients' set forth in this code." Acts 1957, 55th Legislature, Page 505, Section 24, Chapter 243.

(b) *Subsection (a) of Article 5547-24, Vernon's Annotated Civil Statutes, quoted in subsection (a) of this rule, has no application to a voluntary patient of a state mental hospital who was admitted to the hospital upon his or her voluntary application as provided in Section 13, Article 5561c, Vernon's Annotated Civil Statutes, which deals with voluntary admissions to state mental hospitals of alcoholic patients, and which reads, in relevant part, as follows: "... Such (voluntarily admitted alcoholic patient) must be released within 10 days after receipt in writing of notice from such person of his or her intention or desire to leave."*

(c) *Subsection (a) of Article 5547-24, Vernon's Annotated Civil Statutes, quoted in subsection (a) of this rule, has no application to a voluntary patient of a state mental hospital who was admitted to the hospital as provided in Section 3, Article 3196c-1, Vernon's Annotated Civil Statutes, which deals with voluntary admission to state mental hospitals of narcotic drug addicts. Section 3, Article 3196c-1, Vernon's Annotated Civil Statutes, reads in relevant part, as follows: "A patient admitted to a state hospital under the provisions of this article may be treated in the hospital until he is pronounced cured by the medical authorities of the hospital unless the superintendent of the hospital determines that further treatment will not likely be beneficial; provided, however, that the patient shall be released upon his request for release at any time."*



#### 302.04.16.008

Emergency amendment 1 designates the text of the rule as it presently reads as subsection (a).

Emergency amendment 2 adds a new subsection (b) to identify certain federal regulations (Title 42, Part 2, Code of Federal Regulations) as being the law governing the release of information concerning alcohol and drug abuse patients. The effect of the amendment is to make clear that Article 5547-87, Vernon's Annotated Civil Statutes, the state statute governing disclosure of information concerning a patient of a state mental hospital, does not govern the disclosure of information which relates to an alcohol or drug abuse patient. It is important to distinguish the two governing provisions since the federal regulations, in the sphere of their application, are much more restrictive than Article 5547-87, Vernon's Annotated Civil Statutes. A copy of the federal regulations will be attached to the subcategory of rules in the form of an exhibit.

The emergency amendments to Rule 302.04.16.008 are promulgated under the authority of Section 2.11(b), Article 5547-202, Texas Civil Statutes.

.008. *Rights of Patients of Mental Health Facilities as to Disclosure of Information.*

(a) Article 5547-87, Vernon's Annotated Civil Statutes, provides for rights of patients of mental health facilities with reference to disclosure of information. Article 5547-87, Vernon's Annotated Civil Statutes, reads as follows:

"Disclosure of information.

"(a) Hospital records which directly or indirectly identify a patient, former patient, or proposed patient shall be kept confidential except where:

"(1) consent is given by the individual identified, his legal guardian, or his parent if he is a minor;

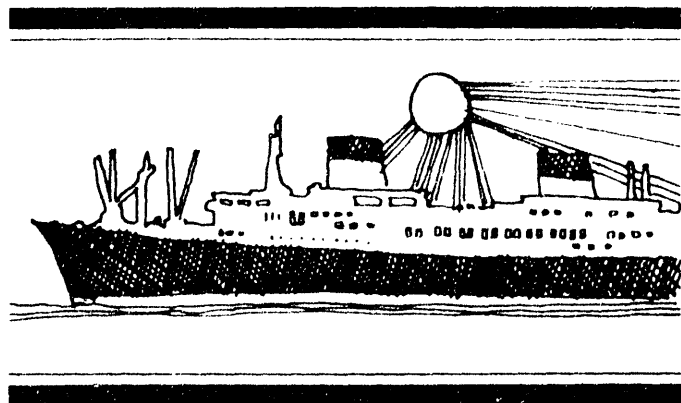
"(2) disclosure may be necessary to carry out the provisions of this code;

"(3) a court directs upon its determination that disclosure is necessary for the conduct of proceedings before it and that failure to make such disclosure would be contrary to the public interest; or

"(4) the board or the head of the hospital determines that disclosure will be in the best interest of the patient.

"(b) Nothing in this section shall preclude disclosure of information as to the patient's current condition to members of his family or to his relatives or friends." Acts 1957, 55th Legislature, Page 505, Section 87, Chapter 243.

(b) *Disclosure of information concerning alcohol and drug abuse patients is governed by Part 2 of Title 42 of the Code of Federal Regulations, "Confidentiality of Alcohol and Drug Abuse Patient Records," promulgated by the secretary of the United States Department of Health, Education, and Welfare, and published in the Federal Register (FR) Volume 40, Number 127-- Tuesday July 1, 1975 (40 FR 27801-27821). A copy of the regulations is attached to these rules as exhibit A.*



## 302.04.16.011

Emergency amendment 1 changes the title of the rule by adding the words "and Residents" to the title. The effect of the amendment is to cause the title of the rule to read "Patients' and Residents' Rights Handbook." The reason for the change is that the department has determined that one handbook covering both patients' and residents' rights would be less confusing and expensive than two separate handbooks, and as a result Rule 302.04.16.011 and Rule 302.04.16.012 should be merged into a single rule.

Emergency amendment 2 adds and deletes language from subsection (a) of the rule to make it clear that the handbook will be a combination patients' and residents' rights handbook and to set out the title of such handbook. The subsection is broken down into two sentences.

Emergency amendment 3 adds and deletes language to subsection (b) of the rule to make it clear that the handbook will be a combination patients' and residents' rights handbook, and that the word "handbook" is not to begin with a capital letter.

Emergency amendment 4 deletes the entire present text of subsection (b) of the rule and adds in its place language to indicate that the patients' and residents' rights handbook will contain the various rights of patients and residents written in simple, non-technical language.

Emergency amendment 5 adds and deletes language to subsection (b) of the rule to make it clear that the handbook will be a combination patients' and residents' rights handbook, and that the cease publication and distribution directive contained in subsection (d) applies to all department facilities and not just mental health facilities of the department.

Emergency amendment 6 adds and deletes language to subsection (e) of the rule to make it clear that the handbook will be a combination patients' and residents' rights handbook, that the handbook will be distributed to residents as well as patients, and that the distribution will take place at all department facilities and not just mental health facilities of the department.

Emergency amendment 7 adds and deletes language to subsection (f) of the rule to make it clear that the handbook will be a combination patients' and residents' rights handbook, and that the head of each department facility will order and maintain an adequate supply of the handbook.

Emergency amendment 8 indicates that the word "handbook" in subsection (g) of the rule should not begin with a capital letter, and that the handbook is to be prominently displayed in gathering places fre-

mented by residents as well as patients in social activities.

Emergency amendment 9 adds and deletes language to subsection (h) of the rule to make it clear that the cost of printing the handbook will be borne by each department facility and not by only mental health facilities of the department.

Emergency amendment 10 adds language to subsection (i) of the rule to make clear that the heads of all department facilities are required to maintain an adequate supply of the handbook for a 12-month period and indicates that the word "handbook" should not begin with a capital letter.

The emergency amendments to Rule 302.04.16.011 are promulgated under the authority of Section 2.11(b), Article 5547-202, Texas Civil Statutes.

**.011. Patients' and Residents' Rights Handbook.**

(a) The department will publish a *patients' and residents' rights handbook* to be entitled, "Your Rights and Privileges in Facilities of the Texas Department of Mental Health and Mental Retardation." [Patients' Rights Handbook and the] The department will update and republish said *handbook* [Handbook] from time to time.

(b) The *Patients' and Residents' Rights Handbook* [Patients' Rights Handbook] will be printed in both English and Spanish.

(c) *The Patients' and Residents' Rights Handbook* will contain an interpretation, written in simple, non-technical language, of the various rights afforded patients and residents of department facilities. [The Patients' Rights Handbook will contain:

(1) the provisions of Article 5547-24, Vernon's Annotated Civil Statutes;

(2) the provisions of Article 5547-86, Vernon's Annotated Civil Statutes;

(3) the provisions of Article 5547-87, Vernon's Annotated Civil Statutes;

(4) such additional explanations written in simple, non-technical language as will assist the patient, or the patient's family or friends, to understand the rights and other privileges provided to the patients.]

(d) Effective immediately, *department facilities* [mental health facilities] will cease publication and distribution of their individual pamphlets, brochures, statements and other materials on patients' and residents' rights.

(e) Only the *Patients' and Residents' Rights Handbook* [Patients' Rights Handbook], published by the department, will be distributed to patients and residents of department facilities [the mental health facilities].

(f) Upon notification by the department of the availability of the *Patients' and Residents' Rights*

*Handbook* [Patients' Rights Handbook], the superintendent or director of each department facility [mental health facility] will order from Central Office Purchasing and Supply Division, using appropriate B-17a procedures, sufficient copies of the *handbook* [Handbook] to distribute a copy to each patient and resident in residence at the time and to distribute a copy to all new patients and residents on admission.

(g) Copies of the *handbook* [Handbook] will be displayed prominently and at all times in patient and resident dayrooms, recreation rooms and other gathering places frequented by patients and residents in social activities.

(h) Cost of printing will be borne by each department facility [mental health facility] and payment made to Central Office Reproduction Services through revolving fund transfers.

(i) Superintendents and directors will make certain an ample supply of *handbooks* [Handbooks] is in facility inventories to fulfill requirements for a 12-month period and will maintain adequate supplies on hand thereafter.

**302.04.16.012**

The emergency repeal of Rule 302.04.16.012 is necessary as a result of the department's decision to publish and distribute a handbook that contains both patients' and residents' rights instead of separate handbooks for patients and for residents. It is believed that such a handbook containing both patients' and residents' rights will be more easily understood and less expensive to publish and distribute.

The emergency repeal of Rule 302.04.16.012 is promulgated under the authority of Section 2.11(b), Article 5547-202, Texas Civil Statutes.

**.012. Residents' Rights Handbook.**

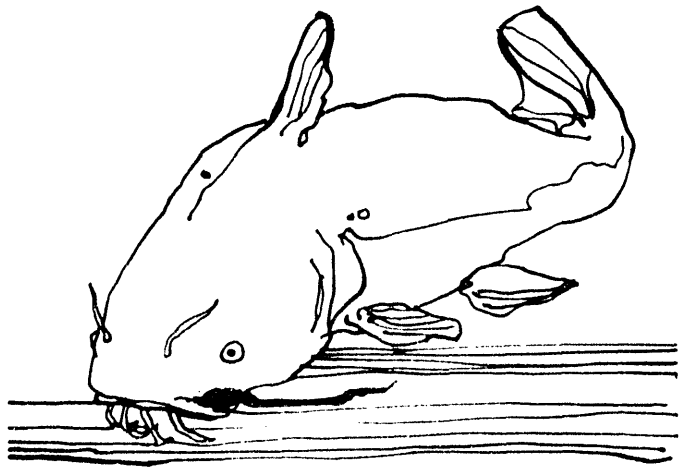
(a) The department will publish a *Residents' Rights Handbook* and will update and republish such *handbook* from time to time.

(b) *The Residents' Rights Handbook* will be printed in both English and Spanish.

(c) *The Residents' Rights Handbook* will contain:

(1) the provisions of Article 5547-86, Vernon's Annotated Civil Statutes, and a statement that the provisions of Article 5547-86, Vernon's Annotated Civil Statutes, will apply to residents of mental retardation facilities;

(2) the provisions of Article 5547-87, Vernon's Annotated Civil Statutes, and a statement that the provisions of Article 5547-87, Vernon's Annotated Civil Statutes, will apply to residents of mental retardation facilities;



(3) the provisions of Section 9(b), Article 3871b, Vernon's Annotated Civil Statutes, as cited in Rule .006(a) of these rules;

(4) the rights specified as belonging to residents of mental retardation facilities in Rule .006(b) of these rules;

(5) such additional explanations written in simple, non-technical language as will assist the resident or the resident's family or friends to understand the rights and other privileges provided to the resident.

(d) Effective immediately, facilities will cease publication and distribution of their individual pamphlets, brochures, statements, and other materials on residents' rights.

(e) Only the *Residents' Rights Handbook* published by the department will be distributed to residents of the mental retardation facilities.

(f) Upon notification by the department of the availability of the *Residents' Rights Handbook*, the superintendent of each mental retardation facility will order from Central Office Purchasing and Supply Division, using appropriate B-17a procedures, sufficient copies of the handbook to distribute a copy to each resident in residence at the time and to distribute a copy to each new resident on admission.

(g) Copies of the handbook will be displayed prominently and at all times in resident dayrooms, recreation rooms, and other gathering places frequented by residents in social activities.

(h) Cost of printing will be borne by each mental retardation facility and payment made to Central Office Reproduction Services through revolving fund transfers.

(i) Superintendents will make certain an ample supply of handbooks is in facility inventories to fulfill requirements for a 12-month period and will maintain adequate supplies on hand thereafter.

## 302.04.16.013

Emergency amendment 1 adds words to the language used to refer to the cited material to provide for the reference to federal regulations as well as the reference to statutes made by the rule. The effect of the amendment is to allow the listing of federal regulations as material specifically referred to by the rule.

Emergency amendment 2 adds a new subparagraph (5) to provide for a specific reference to Article 5561c, Vernon's Annotated Civil Statutes.

Emergency amendment 3 adds a new subparagraph (6) to provide for a specific reference to Article 3196c-1, Vernon's Annotated Civil Statutes.

Emergency amendment 4 adds a new subparagraph (7) to provide for a specific reference to Part 2 of Title 42 of the Code of Federal Regulations which governs the confidentiality of alcohol and drug abuse patient records.

The effect of emergency amendments 2, 3, and 4 is to have a rule on reference which refers to all of the statutes and federal regulations which have been cited throughout the entire subcategory of rules.

The emergency amendments to Rule 302.04.16.013 are promulgated under the authority of Section 2.11(b), Article 5547-202, Texas Civil Statutes.

**.013. References** Reference is made to the following statutes **and federal regulations**:

(1) Article 5547-24, Vernon's Annotated Civil Statutes;

(2) Article 5547-86, Vernon's Annotated Civil Statutes;

(3) Article 5547-87, Vernon's Annotated Civil Statutes;

(4) Article 3871b, Vernon's Annotated Civil Statutes;

(5) **Article 5561c, Vernon's Annotated Civil Statutes;**

(6) **Article 3196c-1, Vernon's Annotated Civil Statutes;**

(7) **Part 2 of Title 42 of the Code of Federal Regulations.**

**Issued in Austin, Texas, on March 26, 1976.**

Doc. No. 761622-  
761627

Kenneth D. Gaver, M.D.  
Commissioner  
Texas Department of Mental  
Health and Mental  
Retardation

**Effective Date:** March 26, 1976

**Expiration Date:** July 24, 1976

For further information, please call (512) 475-3761.

## Admissions, Transfers, Furloughs, and Discharges-- State Mental Health Facilities 302.04.23

Patients at mental health facilities of the Texas Department of Mental Health and Mental Retardation are being admitted, transferred, furloughed, and discharged daily. The department is of the opinion that such a pervasive aspect of its operations should be governed by department-wide rules and guidelines. The department further believes that such rules will critically affect the lives of patients and potential patients, and public health, safety, and welfare require the adoption of these rules on an emergency basis, to become effective immediately upon filing with the Texas Register Division of the Office of the Secretary of State.

These emergency rules are promulgated under the authority of Article 5447-202, Section 2.11(b), Texas Civil Statutes.

Because of the length of these rules, the *Texas Register* will not publish the complete text. The rules may be examined at the office of the Texas Register Division, Suite 550, Texas Commodore Building, 8th and Brazos Streets, Austin, and at the Texas Department of Mental Health and Mental Retardation at 900 West 45th, Austin, during normal working hours. Listed below are the rule titles and numbers.

- .001. *Purpose.*
- .002. *Applicability.*
- .003. *Definitions.*
- .004. *Admissions: Purpose for Implementation of Admission Criteria.*
- .005. *Admissions: Clinical and Social Grounds Necessary to Justify Admission.*
- .006. *Admissions: Applicability of Criteria Sets.*
- .007. *Admissions: Department Policy of Encouraging Voluntary Admissions in Preference to Involuntary Commitments.*
- .008. *Admission Criteria Set for Adults-- Diagnosis: Senile and Pre-senile Dementia (DSM-II: 290).*
- .009. *Admission Criteria Set for Adults-- Diagnosis: Alcoholic Psychosis (DSM-II: 291).*
- .010. *Admission Criteria Set for Adults-- Diagnosis: Psychosis Associated With Intracranial Infection (DSM-II: 292).*
- .011. *Admission Criteria Set for Adults-- Diagnosis: Psychosis Associated With Other Cerebral Condition (DSM-II: 293).*
- .012. *Admission Criteria Set for Adults-- Diagnosis: Psychosis Associated With Other Physical Condition (DSM-II: 294).*
- .013. *Admission Criteria Set for Adults-- Diagnosis: Schizophrenia (DSM-II: 295).*
- .014. *Admission Criteria Set for Adults-- Diagnosis: Involutional Melancholia (DSM-II: 296.0).*
- .015. *Admission Criteria Set for Adults-- Diagnosis: Manic-depressive Illness, Manic Type (DSM-II: 296.1, 296.33).*
- .016. *Admission Criteria Set for Adults-- Diagnosis: Manic-depressive Illness, Depressed Types (DSM-II: 296.2, 296.34).*
- .017. *Admission Criteria Set for Adults-- Diagnosis: Paranoid States (DSM-II: 297).*
- .018. *Admission Criteria Set for Adults-- Diagnosis: Psychotic Depressive Reaction (DSM-II: 298.0).*
- .019. *Admission Criteria Set for Adults-- Diagnosis: Neuroses (DSM-II: 300).*
- .020. *Admission Criteria Set for Adults-- Diagnosis: Personality Disorders, Sexual Deviation (DSM-II: 301, 302).*
- .021. *Admission Criteria Set for Adults-- Diagnosis: Alcoholism (DSM-II: 303).*
- .022. *Admission Criteria Set for Adults-- Diagnosis: Drug Dependence (DSM-II: 304).*
- .023. *Admission Criteria Set for Adults-- Diagnosis: Psycho-physiologic Disorders (DSM-II: 305, 306).*
- .024. *Admission Criteria Set for Adults-- Diagnosis: Transient Situational Disturbances: Adjustment Reactions of Adult and Late Life (DSM-II: 307.3, 307.4).*
- .025. *Admission Criteria Set for Adults-- Diagnosis: Non-psychotic Organic Brain Syndrome (DSM-II: 309).*
- .026. *Admission Criteria Set for Children and Adolescents-- Diagnosis: Psychosis Associated With Organic Brain Syndromes of Childhood or Adolescence (DSM-II: 291-294).*
- .027. *Admission Criteria Set for Children and Adolescents-- Diagnosis: Psychosis Not Attributed to Physical Conditions Listed Previously: Childhood Psychoses (Infantile Autism, Symbiotic Psychosis, Childhood Schizophrenia) (DSM-II: 295.8).*
- .028. *Admission Criteria Set for Children and Adolescents-- Diagnosis: Manic-depressive Illness, Manic Type (DSM-II: 296.1, 296.33).*

.029. Admission Criteria Set for Children and Adolescents-- Diagnosis: Manic Depressive Illness, Depressed Types (DSM-II: 296.2, 296.34).

.030. Admission Criteria Set for Children and Adolescents-- Diagnosis: Other Psychoses of Childhood or Adolescence (DSM-II: 298).

.031. Admission Criteria Set for Children and Adolescents-- Diagnosis: Psychotic Depressive Reaction of Childhood or Adolescence (DSM-II: 298.0).

.032. Admission Criteria Set for Children and Adolescents-- Diagnosis: Neuroses of Childhood or Adolescence (DSM-II: 300).

.033. Admission Criteria Set for Children and Adolescents-- Diagnosis: Personality Disorders of Childhood or Adolescence (DSM-II: 301).

.034. Admission Criteria Set for Children and Adolescents-- Diagnosis: Alcoholism (DSM-II: 303).

.035. Admission Criteria Set for Children and Adolescents-- Diagnosis: Drug Dependence of Childhood or Adolescence (DSM-II: 304).

.036. Admission Criteria Set for Children and Adolescents-- Diagnosis: Psychophysiological Disorders of Childhood or Adolescence (DSM-II: 305).

.037. Admission Criteria Set for Children and Adolescents-- Diagnosis: Special Symptoms of Childhood or Adolescence (DSM-II: 306).

.038. Admission Criteria Set for Children and Adolescents-- Diagnosis: Transient Situational Disturbances of Childhood or Adolescence (DSM-II: 307.0-307.3).

.039. Admission Criteria Set for Children and Adolescents-- Diagnosis: Behavior Disorders of Childhood and Adolescence (DSM-II: 308).

.040. Admission Criteria Set for Children and Adolescents-- Diagnosis: Non-psychotic Organic Brain Syndrome of Childhood and Adolescence (DSM-II: 309).

.041. Contraindications to Admissions to State Hospitals: Voluntary Applicants, Involuntary Commitments, and Emergency Commitments.

.042. Discharge Policy: Generally.

.043. Discharge Policy: Involuntary Patients.

.044. Discharge Policy: Change of Status from Involuntary Patient to Voluntary Patient.

.045. Discharge Policy: Early Discharge of Inappropriate Admissions.

.046. Discharge: Continued Hospitalization of Voluntary Patient Who Meets the Discharge Criteria.

.047. Transfers: General Principles Governing Transfers.

.048. Transfers: Types of Transfers.

.049. Transfers: From Maximum Security Unit, Rusk State Hospital, to Non-Security Facility (Civily Committed Criminal Defendants).

.050. Transfers: From One State Mental Hospital to Another.

.051. Transfers: Between State Schools and State Hospitals.

.052. Transfers: From State Hospitals to Private Mental Hospitals and Hospitals Operated by the United States.

.053. Transfers: From Department of Corrections or County Jail to State Hospital.

.054. Transfers: From a Non-Security Facility to Maximum Security.

.055. Transfers: Between States.

.056. Furlough: Generally.

.057. Furlough: When the Use of Furlough is Justified.

.058. Furlough: Specific Provisions.

.059. Alternate Residential Facility Placement.

.060. Distribution.

.061. References.

.062. Effective Date.

Issued in Austin, Texas, on March 26, 1976.

Doc. No. 761628      Kenneth D. Gaver, M. D.  
Commissioner  
Texas Department of Mental  
Health and Mental Retardation

Effective Date: March 26, 1976

Expiration Date: July 24, 1976

For further information, please call (512) 454-3761.

An agency, on request, shall provide a statement of the reasons for and against adoption of a rule. Any interested person may request this statement before adoption or within 30 days afterward. The statement shall include the principal reasons for overruling considerations urged against the agency's decision.

**Numbering System--** Each rule is designated by a unique 10-digit number which is divided into four units by decimal points. The first unit (three digits) indicates the agency which promulgates the rule. The second unit (two digits) indicates the category of rules to which the rule belongs. The third unit (two digits) indicates the subcategory of rules, if any, within the category. The fourth unit (three digits) indicates the individual rule.

**Symbology--** Changes to existing material are indicated in ***bold italics***. [Brackets] indicate deletion of existing material.

## Texas Education Agency Policies and Procedure System

### Policies of the Board 226.93.01

The State Board of Education proposes to adopt the new Rule 226.93.01.050 to provide a means by which interested persons can petition for the adoption or amendment of State Board of Education policies.

Public comment on the proposed adoption of Rule 226.93.01.050 is invited. Comments may be submitted by telephoning the office of Dr. J. B. Morgan, Associate Commissioner for Educational Policy Formulation, at (512) 475-4789, or by writing to him at 201 East 11th Street, Austin, Texas 78701.

These rules are promulgated under the authority of Title 2, Chapter 11, Subchapter A, Section 11.02, and Subchapter B, Section 11.26, Texas Education Code.

**.050. *Petition for Adoption or Amendment of a Policy.*** Any interested person may petition for the adoption or amendment of a policy. A form for petitions may be secured from the associate commissioner for policies and services and the petition shall be submitted to him. In consultation with the persons in the Texas Education Agency who are responsible for the area with which the rule is concerned, the associate commissioner for policies and services shall evaluate the merits of the proposal to determine whether to initiate policymaking proceedings or to deny the petition.

Within 60 days after submission of a petition, the petition shall either be denied in writing, with reasons for the denial stated, or policymaking proceedings shall be initiated.

Issued in Austin, Texas, on March 25, 1976.

Doc. No. 761612      M. L. Brockett  
Commissioner of Education  
Texas Education Agency

Proposed Date of Adoption: May 2, 1976

For further information, please call (512) 475-2268.

### Administrative Procedures 226.93.02

The State Board of Education proposes to amend Rule 226.93.02.020 concerning approval and revision of administrative procedures. The processes for changing administrative procedures are the same as those used to change policies (see Rules 226.93.01.010-.050). The proposed change in this rule reflects the addition of Rule .050 to the set of rules concerning policy changes. The rest of the rule remains unchanged.

Public comment on the proposed amendment to Rule 226.93.02.020 is invited. Comments may be submitted by telephoning the office of Dr. J. B. Morgan, Associate Commissioner for Educational Policy Formulation, at (512) 475-4789, or by writing to him at 201 East 11th Street, Austin, Texas 78701.

These rules are promulgated under the authority of Title 2, Chapter 11, Subchapter A, Section 11.02; Subchapter B, Section 11.20; and Subchapter D, Section 11.52, Texas Education Code.

**.020. *Approval and Revision of Administrative Procedures.*** Administrative procedures are determined and revised by the commissioner of education and are correlated with the policies of the board. However, on occasion, legislation specifically prescribes procedure requirements which are incorporated as administrative procedures. The State Board of Education approves administrative procedures when (1) required by law, (2) required by board policy, or (3) requested by the commissioner of education.

When board action is required for revision, the same processes as specified for policy amendments in Rules **226.93.01.030-.050** [226.93.01.020-.040] shall apply.

Issued in Austin, Texas, on March 25, 1976.

Doc. No. 761613      M. L. Brockett  
Commissioner of Education  
Texas Education Agency

Proposed Date of Adoption: May 2, 1976

For further information, please call (512) 475-2268.

## State Board of Insurance

### The Board, Its Powers and Duties

#### Rules of Practice and Procedure

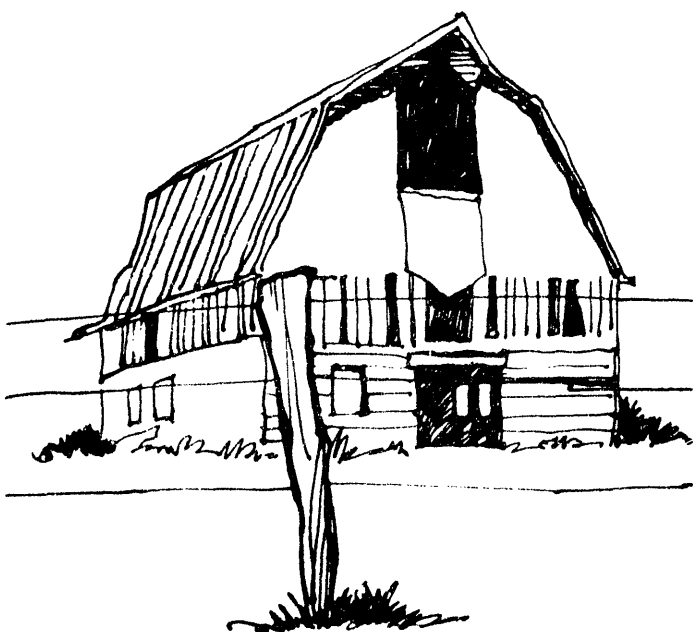
##### 059.01.04

The State Board of Insurance proposes to repeal Rule 059.01.04.020, which states that any proceeding to consider uniform and standard rates, policy forms, or rules with respect to such rates or policy forms shall not require an adjudicative hearing, while any rate matter involving an individual rate filing that conforms to the definition of a contested case shall be conducted under the specified rules for a contested hearing.

It is the opinion of the State Board of Insurance that Rule 059.01.04.020 is in conflict with the provisions of Article 6252-13a, Vernon's Annotated Texas Statutes. Based upon this conflict, it is the opinion of the State Board of Insurance that Rule 059.01.04.020 should be repealed.

Comment on the proposed repeal of Rule 059.01.04.020 may be submitted in writing to Hector De Leon, State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786.

A public hearing on the proposed repeal of Rule 059.01.04.020 has been scheduled for Thursday, May 6, 1976, 9 a.m., in the Board Hearing Room of the State Board of Insurance Building, 1110 San Jacinto, Austin, Texas.



Pursuant to the authority of Article 1.04, Texas Insurance Code, the State Board of Insurance proposes to repeal Rule 059.01.04.020, which reads as follows:

.020. *Rate Making.* Any proceeding to consider uniform and standard rates, policy forms, or rules with respect to such rates or policy forms shall not require an adjudicative hearing and shall be conducted pursuant to Rules 059.01.04.058-.065. Any rate matter involving an individual rate filing that conforms to the definition of a contested case shall be conducted pursuant to Rules 058.01.04.027-.057.

Issued in Austin, Texas, on March 26, 1976.

Doc. No. 761631      Pat Wagner  
Deputy Chief Clerk  
State Board of Insurance

Proposed Date of Adoption: Undetermined

For further information, please call (512) 475-4509.

## Rating and Policy Forms

### Duty of Fire Marshal 059.05.43

The State Board of Insurance proposes to amend its rule adopting by reference the *Rules and Regulations for Safe Storage, Handling and Use of Flammable Liquids at Retail Service Stations* handbook. The proposed revisions are to handbook Sections 2310, 41, 4110, 4120, 4252, and 4560.

It is the opinion of the State Board of Insurance that these rules and regulations are not consistent with Article 9201, Texas Civil Statutes (formerly Article 1111c-1, Texas Penal Code), which is the statutory authority under which they were promulgated. The purpose for the proposed amendments is to eliminate these inconsistencies.

Adoption of such amendments will change the numbered provisions of the noted rules and regulations to read in the following manner:

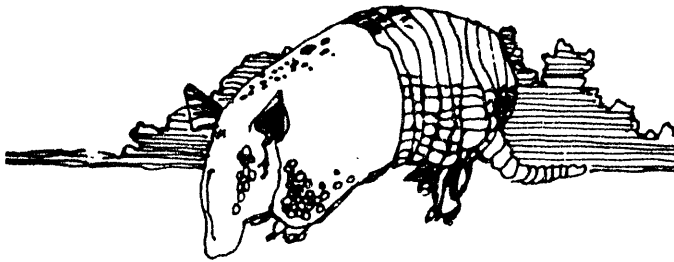
2310. Location: Tanks shall not be permitted inside of buildings, except as provided in 4020, 4021, 4030, 4031, 4032, and 4033.

41. Attendants and supervision of dispensing.

4110. Each service station engaged in retail sales of flammable liquids shall have an attendant or supervisor on duty at all times such a station is open for business.

4120. Any service station which does not engage in retail sales of flammable liquids shall not be required to have an attendant or supervisor on duty when such a station is open for business. Such a service station may be maintained and used by commercial, industrial, governmental, or manufacturing establishments.





4252. On any retail service station dispenser a listed automatic type nozzle with or without a hold-open latch is permitted.

4560. Any electrical heating equipment shall conform to the standards and requirements of 44, to the extent such standards and requirements are applicable.

A public hearing on the proposed amendments has been scheduled for May 5, 1976, at 9 a.m. in Room 142 of the offices of the State Board of Insurance, 1110 San

Jacinto, Austin. Notice has been made pursuant to Article 9201, Texas Civil Statutes. Comments on the proposed amendments are invited and may be submitted in writing to Charles Meadows, Fire Marshal, State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786.

This rule is promulgated under authority of Article 9201, Texas Civil Statutes (formerly Article 1111c-1, Texas Penal Code).

.002. *Flammable Liquids.* The State Board of Insurance adopts by reference *Rules and Regulations for the Safe Storage, Handling and Use of Flammable Liquids at Retail Service Stations as amended in May, 1976.* This document is published and made available from the State Board of Insurance, 1110 San Jacinto, Austin, Texas 78786.

Issued in Austin, Texas, on March 24, 1976.

Doc. No. 761584

Pat Wagner  
Deputy Chief Clerk  
State Board of Insurance

Proposed Date of Adoption: Undetermined

For further information, please call (512) 475-4203.

# ADOPTED RULES

An agency, on request, shall provide a statement of the reasons for and against adoption of a rule. Any interested person may request this statement before adoption or within 30 days afterward. The statement shall include the principal reasons for overruling considerations urged against the agency's decision.

**Numbering System--** Each rule is designated by a unique 10-digit number which is divided into four units by decimal points. The first unit (three digits) indicates the agency which promulgates the rule. The second unit (two digits) indicates the category of rules to which the rule belongs. The third unit (two digits) indicates the subcategory of rules, if any, within the category. The fourth unit (three digits) indicates the individual rule.

**Symbology--** Changes to existing material are indicated in ***bold italics***. [Brackets] indicate deletion of existing material.

## Comptroller of Public Accounts

### Tax Administration

#### Business Tax Division-- Franchise Tax 026.02.12

The Comptroller of Public Accounts has adopted amendments to Rule 026.02.12.013 with one change in the proposed text. The change would include in Section (3)(c) of the rule the phrase "to a purchaser" which had been deleted in the proposed rule.

The final version is adopted under the authority of Article 1.10, Title 122A, Texas Civil Statutes, to read as follows:

#### *.013. Gross Receipts: Determining Percent of Texas Business.*

(2)(o) Deliveries of oil and gas pursuant to written exchange agreements between oil and gas companies do not result in receipts for franchise tax calculations.

(p) A sale to an out-of-state purchaser, with delivery or transfer of possession to the purchaser occurring within Texas, constitutes business done in Texas, regardless of free on board point or other conditions of the sale.

(3)(c) The sale of oil, goods, or merchandise delivered to a third-party carrier for delivery outside the State of Texas, does not constitute business done in Texas, regardless of free on board designation, unless it is established that the oil, goods, or merchandise were delivered to a purchaser in Texas.

(4)(a) The sale of oil or gas by a Texas producer to an interstate pipeline company, with delivery and

passage of title and possession in Texas, results in receipts from business done in Texas.

Issued in Austin, Texas, on March 4, 1976.

Doc. No. 761610      Bob Bullock  
Comptroller of Public  
Accounts

Effective Date: April 15, 1976

For further information, please call (512) 475-2804.

## Texas Water Quality Board

### Waste Load Evaluation

#### Neches River 130.07.06

The Texas Water Quality Board, at its regular monthly meeting on March 23, 1976, adopted a waste load evaluation for Segment 0606 in the Neches River Basin and all rules contained therein. Notice of the proposed rulemaking procedures by the board was published on January 30, 1976, in the *Texas Register*.

The board adopted the waste load evaluation without modification. The rules contained in the evaluation which have been adopted by reference will become effective 20 days after filing.

Copies of the document are available for inspection in the offices of the Texas Register Division of the Office of the Secretary of State, as well as in the offices of the Texas Water Quality Board. If anyone desires a copy, copies are available from the Texas Water Quality Board.

This rule is promulgated under the authority of Section 21.088, Vernon's Texas Codes Annotated Water Code. It is also pursuant to federal regulations, Sections 130.24, 130.25, and 130.26 of Title 40 of the Code of Federal Regulations, which requires a waste load allocation for those segments designated as water quality limiting.

*.006. Segment 0606 (Neches River - Above Lake Palestine).* The Texas Water Quality Board adopts by reference all rules contained in the Neches River Waste Load Evaluation, Segment 0606 (Neches River - Above Lake Palestine).

Issued in Austin, Texas, on March 24, 1976.

Doc. No. 761614      Dale W. White, P.E.  
Supervisor, Modeling Section  
Texas Water Quality Board

Effective Date: April 15, 1976

For further information, please call (512) 475-6571.

### Trinity River 130.07.08

The Texas Water Quality Board, at its regular monthly meeting on March 23, 1976, adopted a waste load evaluation for Segment 0823 in the Trinity River Basin and all rules contained therein. Notice of the proposed rulemaking procedures by the board was published on January 30, 1976, in the *Texas Register*.

The board adopted the waste load evaluation without modification. The rules contained in the evaluation which have been adopted by reference will become effective 20 days after filing.

Copies of the document are available for inspection in the offices of the Texas Register Division of the Office of the Secretary of State, as well as in the offices of the Texas Water Quality Board. If anyone desires a copy, copies are available from the Texas Water Quality Board.

This rule is promulgated under the authority of Section 21.088, Vernon's Texas Codes Annotated Water Code. It is also pursuant to federal regulations, Sections 130.24, 130.25, and 130.26 of Title 40 of the Code of Federal Regulations, which requires a waste load allocation for those segments designated as water quality limiting.

.023. Segment 0823 (Lake Lewisville (Garza-Little Elm Reservoir)). The Texas Water Quality Board adopts by reference all rules contained in the Trinity River Waste Load Evaluation, Segment 0823 (Lake Lewisville (Garza-Little Elm Reservoir)).

Issued in Austin, Texas, on March 24, 1976.

Doc. No. 761615 Dale W. White, P.E.  
Supervisor, Modeling Section  
Texas Water Quality Board

Effective Date: April 15, 1976

For further information, please call (512) 475-6571.

### San Jacinto River 130.07.10

The Texas Water Quality Board, at its regular monthly meeting on March 23, 1976, adopted a waste load evaluation for Segment 1012 in the San Jacinto River Basin and all rules contained therein. Notice of the proposed rulemaking procedures by the board was published on January 30, 1976, in the *Texas Register*.

The board adopted the waste load evaluation without modification. The rules contained in the evaluation which have been adopted by reference will become effective 20 days after filing.

Copies of the document are available for inspection in the offices of the Texas Register Division of the Office of the Secretary of State, as well as in the offices of the Texas Water Quality Board. If anyone desires a copy, copies are available from the Texas Water Quality Board.

This rule is promulgated under the authority of Section 21.088, Vernon's Texas Codes Annotated Water Code. It is also pursuant to federal regulations, Sections 130.24, 130.25, and 130.26 of Title 40 of the Code of Federal Regulations, which requires a waste load allocation for those segments designated as water quality limiting.

.012. Segment 1012 (Lake Conroe). The Texas Water Quality Board adopts by reference all rules contained in the San Jacinto River Waste Load Evaluation, Segment 1012 (Lake Conroe).

Issued in Austin, Texas, on March 24, 1976.

Doc. No. 761616 Dale W. White, P.E.  
Supervisor, Modeling Section  
Texas Water Quality Board

Effective Date: April 15, 1976

For further information, please call (512) 475-6571.

The Open Meetings Act (Article 6252-17, Texas Civil Statutes) requires that an agency with statewide jurisdiction have notice posted for at least seven days before the day of a meeting. A political subdivision covering all or part of four or more counties, or an institution of higher education, must have notice posted for at least 72 hours before the scheduled meeting time. Notice of an emergency meeting or an emergency addition or amendment to an agenda must be posted for at least two hours before the meeting is convened. Although some notices may be received and filed too late for publication before the meetings are held, all filed notices will be published in the *Register*. Each notice published includes the date and time of filing. Notices are posted on the bulletin board outside the offices of the Secretary of State on the first floor in the East Wing of the State Capitol.

## Texas Conservation Foundation

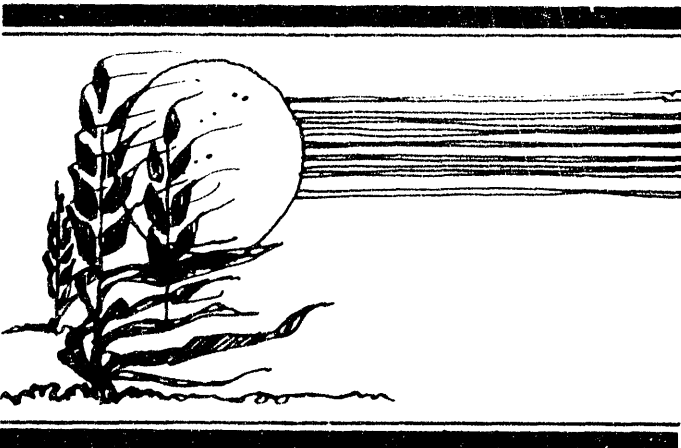
### Meeting

A meeting of the Texas Conservation Foundation will be held on Tuesday, April 6, 1976, 10 a.m., at the Texas Historical Commission Building, 16th and Colorado Streets, Austin, to consider accepting donations from Max Thomas of Dallas, the Pace Fish Company of Brownsville, and the Helotes Bass Club of San Antonio. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Clayton T. Garrison, John H. Reagan Building, Austin, Texas 78701, telephone (512) 475-3117.

Filed: March 29, 1976, 9:36 a.m.

Doc. No. 761666



## Commission on Fire Protection Personnel Standards and Education

### Emergency Meeting

An emergency meeting of the Commission on Fire Protection Personnel Standards and Education was held on Thursday, March 25, 1976, 3:30 p.m., at 210 Barton Springs Road, Austin. The emergency meeting, which followed a general meeting of fire service organization representatives, was called to take action in adopting a resolution necessary for submission of an application to the National Fire Prevention and Control Administration for a federal grant. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Garland W. Fulbright, Suite 122, 8330 Burnet Road, Austin, Texas 78758, telephone (512) 459-8701.

Filed: March 29, 1976, 10:27 a.m.

Doc. No. 761667

## Office of the Governor

### Emergency Addition to Agenda

A change of date and an emergency addition to the agenda were made to a meeting of the representatives of the Governor's Energy Advisory Council held on Wednesday, March 31, 1976, 10 a.m., in the 4th Floor Conference Room, 411 West 13th Street, Austin. The meeting date was changed from April 1 to March 31, 1976, and the committee hearings on Natural Gas Severance Tax were added to the agenda.

Additional information may be obtained from Jean C. McElreath, 411 West 13th Street, Austin, Texas 78701, telephone (512) 475-5491.

Filed: March 26, 1976, 11:35 a.m.

Doc. No. 761619

### Meeting

A meeting of the Traffic Safety Division of the Governor's Office will be held on Friday, April 2, 1976, 9 a.m., at Room 803-B, 411 West 13th Street, Austin. Project applications, contract changes, and general business will be considered at the regular weekly meeting.

Additional information may be obtained from Byron Hinderer, 411 West 13th Street, Austin, Texas 78701, telephone (512) 475-6581.

Filed: March 25, 1976, 4:30 p.m.

Doc. No. 761609

## Texas Grain Sorghum Producers Board

### Meeting

A meeting of the Board of Directors of the Texas Grain Sorghum Producers Board will be held on Tuesday, April 13, 1976, 10 a.m., in the Genghis Khan Room, First National Bank, 1500 Broadway, Lubbock, to discuss the orderly marketing concept and to review research projects.

Additional information may be obtained from Elbert Harp, 1708-A 15th Street, Lubbock, Texas 79401, telephone (806) 763-4425.

Filed: March 29, 1976, 11:08 a.m.

Doc. No. 761671

## Texas Department of Health Resources

### Meeting

A meeting of the Early Periodic Screening Dental Treatment Dental Advisory and Review Committee of the Texas Department of Health Resources will be held on Sunday, April 11, 1976, 9:30 a.m., in the board room, Texas Department of Health Resources, 1100 West 49th Street, Austin, to discuss letters to Drs. Degenhardt and Mahoney; computer run on 1975 fees; request for second utilization review van; and an executive session on utilization review reports.

Additional information may be obtained from David Gray, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 587.

Filed: March 26, 1976, 4:07 p.m.

Doc. No. 761641

### Hearing

A hearing by the Environmental Engineering Division of the Texas Department of Health Resources will be held on Tuesday, April 20, 1976, 10:30 a.m., at the Chamber of Commerce Building, 203 North Maxwell Street, Tulia, to consider the applications of the City of Tulia to locate solid waste disposal sites near Tulia in Swisher County.

Additional information may be obtained from Jack C. Carmichael, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 258.

Filed: March 26, 1976, 4:09 p.m.

Doc. No. 761647

### Hearing

A hearing by the Environmental Engineering Division of the Texas Department of Health Resources will be held on Tuesday, April 20, 1976, 1:30 p.m., at the Chamber of Commerce Building, 203 North Maxwell Street, Tulia, to consider the application of the City of Kress to locate a solid waste disposal site near Kress in Swisher County.

Additional information may be obtained from Jack C. Carmichael, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 258.

Filed: March 26, 1976, 4:10 p.m.

Doc. No. 761648

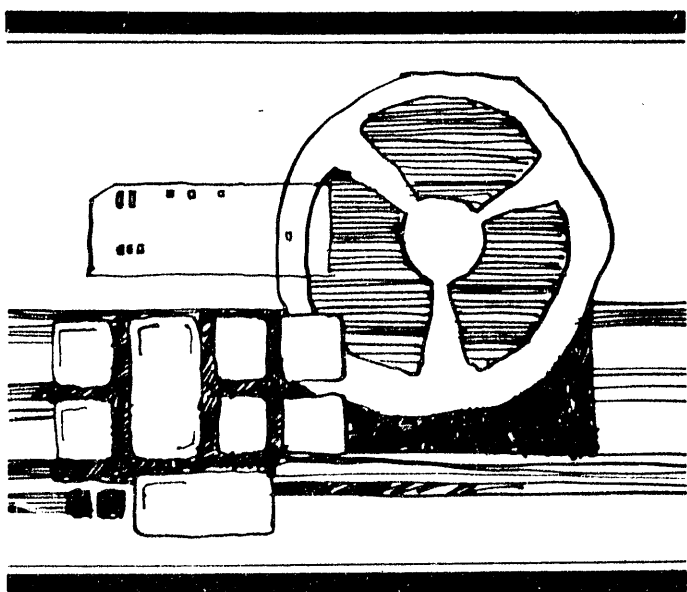
### Meeting

A meeting of the Bureau of Personal Health Services of the Texas Department of Health Resources will be held on Wednesday, Thursday, and Friday, April 21-23, 1976, starting at 6 p.m., Wednesday, and ending 2 p.m., Friday, at the Quality Inn, 2200 South Interregional, Austin, to discuss the state-wide Women, Infants, and Children (WIC) program.

Additional information may be obtained from C. R. Yerwood, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 361.

Filed: March 26, 1976, 4:05 p.m.

Doc. No. 761637



## Hearing

A hearing by the Environmental Engineering Division of the Texas Department of Health Resources will be held on Thursday, April 22, 1976, 9 a.m., at City Council Chambers, City Hall, 290 Tyler Street, Canton, to consider the application of the City of Grand Saline to locate a solid waste disposal site near Grand Saline in Van Zandt County.

Additional information may be obtained from Jack C. Carmichael, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 258.

Filed: March 26, 1976, 4:07 p.m.

Doc. No. 761642

## Meeting

A meeting of the Bureau of State Health Planning and Resources Development of the Texas Department of Health Resources will be held on Thursday, April 22, 1976, 9 a.m., at the Texas Department of Health Resources, 1100 West 49th Street, Austin, to discuss P.L. 93-641 (Public Health Law) and the development of Health System Agencies.

Additional information may be obtained from Don Dretsinger, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 545.

Filed: March 26, 1976, 4:06 p.m.

Doc. No. 761639

## Hearing

A hearing by the Environmental Engineering Division of the Texas Department of Health Resources will be held on Thursday, April 22, 1976, 10 a.m., at City Council Chambers, City Hall, 290 Tyler Street, Canton, to consider the application of the City of Edgewood to locate a solid waste disposal site near Edgewood in Van Zandt County.

Additional information may be obtained from Jack C. Carmichael, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 258.

Filed: March 26, 1976, 4:08 p.m.

Doc. No. 761643

## Hearing

A hearing by the Environmental Engineering Division of the Texas Department of Health Resources will be held on Thursday, April 22, 1976, 11 a.m., at City Council Chambers, City Hall, 290 Tyler Street, Canton, to consider the application of the City of Van to locate a solid waste disposal site near Van in Van Zandt County.

Additional information may be obtained from Jack C. Carmichael, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 258.

Filed: March 26, 1976, 4:08 p.m.

Doc. No. 761644

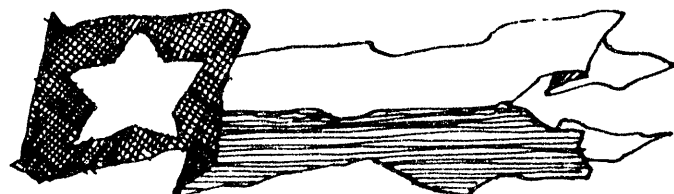
## Hearing

A hearing by the Environmental Engineering Division of the Texas Department of Health Resources will be held on Thursday, April 22, 1976, 1 p.m., at City Council Chambers, City Hall, 290 Tyler Street, Canton, to consider the application of the City of Wills Point to locate a solid waste disposal site near Wills Point in Van Zandt County.

Additional information may be obtained from Jack C. Carmichael, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 258.

Filed: March 26, 1976, 4:08 p.m.

Doc. No. 761645



## Hearing

A hearing by the Environmental Engineering Division of the Texas Department of Health Resources will be held on Thursday, April 22, 1976, 2 p.m., at City Council Chambers, City Hall, 290 Tyler Street, Canton, to consider the application of the City of Canton to locate a solid waste disposal site near Canton in Van Zandt County.

Additional information may be obtained from Jack C. Carmichael, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 258.

Filed: March 26, 1976, 4:09 p.m.

Doc. No. 761646

## State Board of Insurance

### Meeting

A meeting of the State Board of Insurance will be held on Tuesday, April 6, 1976, 2 p.m., in Room 408, 1110 San Jacinto, Austin. The agenda includes decision on fire hearing agenda items; decision on request of Workmen's Compensation Assigned Risk Pool for revision of surcharge formula; decision on matters considered at title hearing; decision on appeal of Transport Insurance Company; organization of the State Fire Marshal's Office; and decision on appeal of Hurlbut, Hovater, and Bengal.

Additional information may be obtained from William J. Harding, 1110 San Jacinto, Austin, Texas 78786, telephone (512) 475-2950.

Filed: March 29, 1976, 10:04 a.m.

Doc. No. 761665

### Meeting

A meeting of the State Board of Insurance will be held on Wednesday, April 7, 1976, 10 a.m., in Room 408, 1110 San Jacinto, Austin. The agenda includes the motion of Kenneth Rubin for a rehearing; the rate schedule for Texas Legal Protection Plan, Inc.; decisions on hearings and meetings previously held; and organization of the State Fire Marshal's Office.

Additional information may be obtained from William J. Harding, 1110 San Jacinto, Austin, Texas 78786, telephone (512) 475-2950.

Filed: March 29, 1976, 10:05 a.m.

Doc. No. 761664

## Midland Junior College

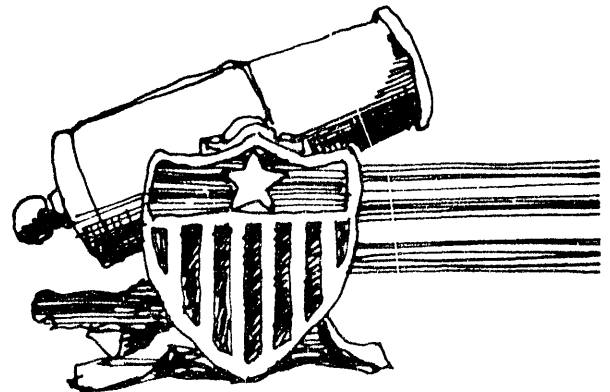
### Meeting

A meeting of the Board of Trustees of Midland Junior College District was held on Wednesday, March 31, 1976, 4 p.m., in the Board Room of the College Administration Building, 3600 North Garfield Street, Midland. Included in the agenda was an order authorizing the issuance of bonds. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Robert R. Phillips, 3600 North Garfield, Midland, Texas 79701, telephone (915) 684-7851.

Filed: March 26, 1976, 11:10 a.m.

Doc. No. 761629



## State Board of Morticians

### Meeting

A meeting of the State Board of Morticians will be held on Friday, April 9, 1976, 9 a.m., at 1513 South IH 35, Austin, to consider formal hearings; dates for the September examinations; the apprenticeships subject to cancellation; and grades of all applicants on the recent examinations. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from James W. McCammon, 1513 South IH 35, Austin, Texas 78741, telephone (512) 475-6721.

Filed: March 26, 1976, 4:24 p.m.

Doc. No. 761634

## Texas National Guard Armory Board

### Meeting

A meeting of the Texas National Guard Armory Board will be held on Saturday, April 10, 1976, 1 p.m., in Building 64, Camp Mabry, Austin. The subjects to be considered are reconveyance and exchange of property; armory and other construction; right-of-way easement; repair and improvements; fiscal and personnel matters.

Additional information may be obtained from Harry B. Kelton, West Austin Station, Austin, Texas 78763, telephone (512) 475-5481.

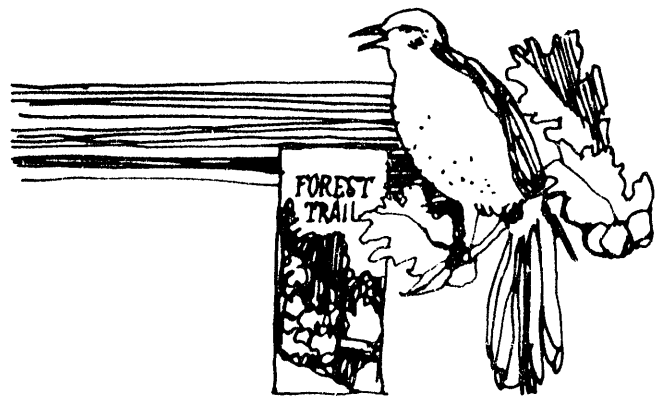
Filed: March 26, 1976, 1:24 p.m.

Doc. No. 761630

Additional information may be obtained from Colonel Wilson E. Speir, P.O. Box 4087, Austin, Texas 78773, telephone (512) 475-9331.

Filed: March 26, 1976, 11:36 a.m.

Doc. No. 761620



## Texas Optometry Board

### Meeting/Hearing

A meeting of the Texas Optometry Board will be held on Monday, April 7, 1976, 8 p.m., and Tuesday, April 8, 1976, 10:30 a.m., at South Park Inn, Lubbock. The general business meeting will include action on specific letters from licensees; report of general counsels; discussion of lawsuits involving the board; report of committees and action on recommendations. On the 8th, three formal hearings will be held involving three doctors found to be in violation of the Texas Optometry Act.

Additional information may be obtained from Lois Ewald, Room 115, 603 West 13th, Austin, Texas 78701, telephone (512) 475-4138.

Filed: March 25, 1976, 11:10 a.m.

Doc. No. 761618

## State Department of Public Welfare

### Meeting

A meeting of the State Advisory Committee on Child Care Facilities of the State Department of Public Welfare will be held from 1-10 p.m. Sunday, 9 a.m.-10 p.m. Monday, and 9 a.m.-5 p.m. Tuesday, April 4-6, 1976, in the Ambassador Room, Villa Capri Motel, 2400 North IH35, Austin. The agenda includes discussions or presentations about the *Child Care Licensing Handbook*; development of policy for kindergartens and nurseries and schools, grades kindergarten and above; waiver review procedures; philosophical base to registration; overview of hearings; major issues in standards; Dr. Hebel's meeting with health authorities; review of public comments and schedule for standards' preparation; and recommendations on final standards. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Jean English, Licensing Division, John H. Reagan Building, Austin, Texas 78701, telephone (512) 475-7041.

Filed: March 26, 1976, 11:49 a.m.

Doc. No. 761621

## Department of Public Safety

### Meeting

A meeting of the Public Safety Commission of the Department of Public Safety will be held on Monday, April 5, 1976, 9:30 a.m., at 5805 North Lamar, Austin, to consider approval of minutes; budget matters; personnel matters, including but not necessarily limited to reinstatement requests; and pending unfinished business.



## Railroad Commission of Texas

### Emergency Addition to Agenda

An emergency addition to the agenda of a meeting of the Oil and Gas Division of the Railroad Commission of Texas to be held on Monday, April 5, 1976, 9 a.m., at the E. O. Thompson Building, 10th and Colorado Streets, Austin, was made to include consideration of six additional applications. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from A. H. Barbeck, P.O. Box 12967, Capitol Station, Austin, Texas 78711, telephone (512) 475-3003.

Filed: March 26, 1976, 4:04 p.m.

Doc. No. 761635

### Meeting

A meeting of the Oil and Gas Division of the Railroad Commission of Texas will be held on Monday, April 12, 1976, 9 a.m., at the E. O. Thompson Building, 10th and Colorado Streets, Austin, to consider 56 applications. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from A. H. Barbeck, P.O. Box 12967, Capitol Station, Austin, Texas 78711, telephone (512) 475-3003.

Filed: March 26, 1976, 4:03 p.m.

Doc. No. 761636

### Meeting

A meeting of the Transportation Division of the Railroad Commission of Texas will be held on Monday, April 12, 1976, 9 a.m., at the E. O. Thompson Building, 10th and Colorado Streets, Austin, to consider uncontested public convenience and necessity applications; uncontested rate applications; insurance reinstatements; operating report reinstatement; fee reinstatements; voluntary suspensions; requested cancellations; exempt commodity authority; I.C.C. authority; and miscellaneous items. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Meiling Newman, P.O. Box 12967, Capitol Station, Austin, Texas 78711, telephone (512) 475-3207.

Filed: March 26, 1976, 4:25 p.m.

Doc. No. 761633

## School Land Board Meeting

A meeting of the School Land Board will be held on Tuesday, April 6, 1976, 10 a.m., in Room 118, 1700 North Congress, Austin. The agenda includes bids received for the oil, gas, and sulphur sale; one pooling agreement amendment; two pooling agreements; one good-faith claimant application; Coastal Public Lands--six easement applications; three permit applications; 60 permit renewals; and four permit alteration requests.

Additional information may be obtained from H. E. White, 1700 North Congress, Austin, Texas 78701, telephone (512) 475-6491.

Filed: March 29, 1976, 11:24 a.m.

Doc. No. 761672

## State Board of Examiners in Social Psychotherapy

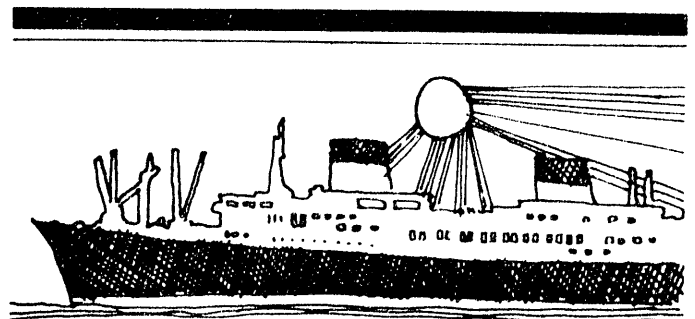
### Hearing

A hearing by the Texas State Board of Examiners in Social Psychotherapy of the Texas Department of Health Resources will be held on Friday, April 9, 1976, 9 a.m., in the Texas Department of Health Resources auditorium, 1100 West 49th Street, Austin, to consider proposed board practices and procedures and the rules and code of ethics relating to the licensure and regulation of social psychotherapists.

Additional information may be obtained from Dan Boone, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 381.

Filed: March 26, 1976, 4:05 p.m.

Doc. No. 761638



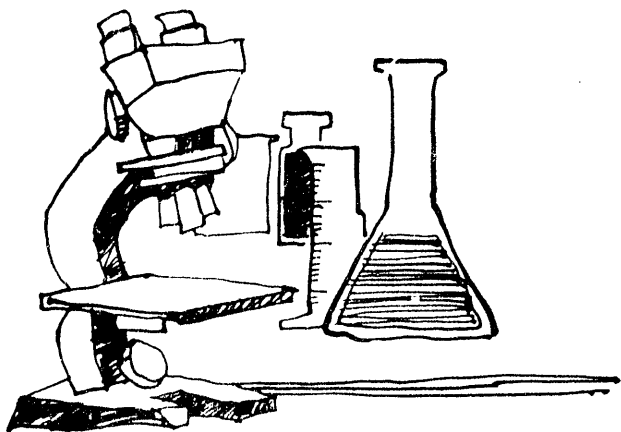
## Meeting

A meeting of the State Board of Examiners in Social Psychotherapy of the Texas Department of Health Resources will be held on Saturday, April 10, 1976, 9 a.m., at the Special Health Services Office, 4902 Grover Street, Austin, to discuss and pass final approval of the proposed board practices and procedures and the rules and code of ethics pertaining to the licensure and regulation of social psychotherapists.

Additional information may be obtained from Dan Boone, 1100 West 49th Street, Austin, Texas 78756, telephone (512) 454-3781, extension 381.

Filed: March 26, 1976, 4:06 p.m.

Doc. No. 761640



## Texas Tech University Meeting

A meeting of the Rules and Regulations Committee of the Board of Regents of Texas Tech University and Texas Tech University School of Medicine at Lubbock was held on Thursday, April 1, 1976, 2:30 p.m., in Committee Room A, 2nd Floor, Administration Building, Texas Tech Campus, Lubbock, to discuss and consider updating rules and regulations and other pertinent matters.

Additional information may be obtained from Freda Pierce, Box 4039, Lubbock, Texas 79409, telephone (806) 742-6117.

Filed: March 26, 1976, 3:46 p.m.

Doc. No. 761649

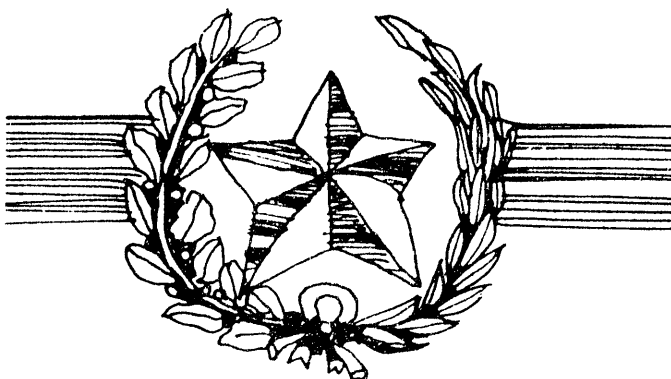
## Meeting

A meeting of the Board of Regents of Texas Tech University was held on Thursday and Friday, April 1 and 2, 1976, 5 p.m. and 8:30 a.m. respectively, at the Board of Regents Suite, Administration Building, Texas Tech Campus, Lubbock, to consider reports and action on executive session, committee of the whole, academic and student affairs, campus and building, finance, athletics, public relations, and legislative; and such other matters of business as may necessarily have come before the meeting. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Freda Pierce, Box 4039, Lubbock, Texas 79409, telephone (806) 742-6117.

Filed: March 26, 1976, 3:47 p.m.

Doc. No. 761650



## Texas Eastern University Meeting

A meeting of the Board of Regents of Texas Eastern University was held on Wednesday, March 31, 1976, 3 p.m., at 100 East Berta, Tyler, to consider reports from standing committees to include rebidding of Phase I health and physical education facilities, alleged survey error in connection with Phase I surveying work, president's report and recommendations, and any and all business that may properly have come before the meeting concerning the affairs of Texas Eastern University.

Additional information may be obtained from Dr. James H. Stewart, Jr., 100 East Berta, Tyler, Texas 75701, telephone (214) 595-0711.

Filed: March 26, 1976, 10:37 a.m.

Doc. No. 761617

# Texas Water Quality Board

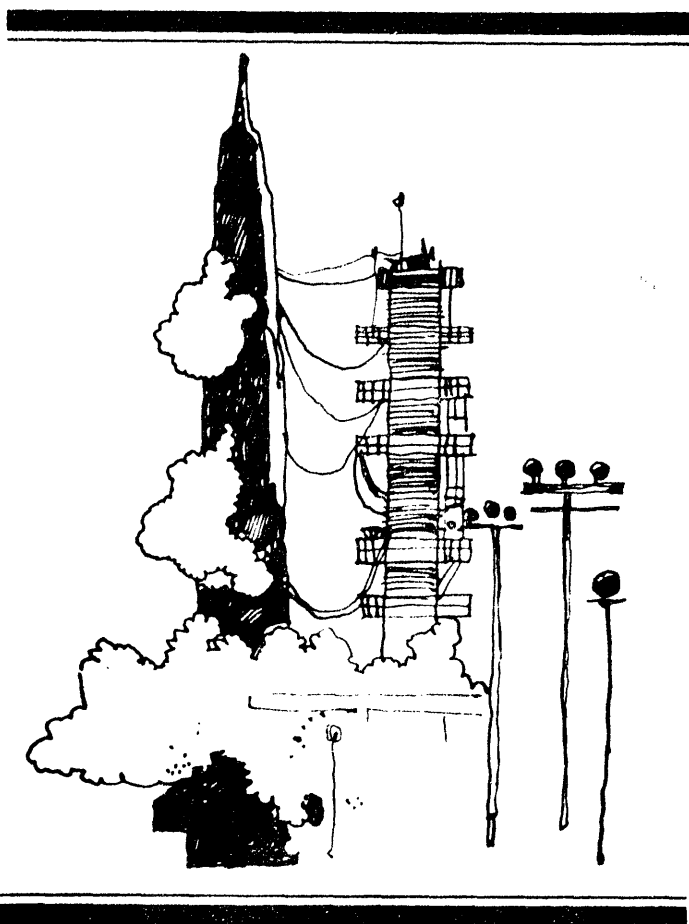
## Hearing

A hearing by the Hearings Division of the Texas Water Quality Board will be held on Thursday, April 15, 1976, 10 a.m., in the Conference Room, Greenbelt Municipal and Industrial Water Authority Plant, four miles north on Highway 70, Clarendon, to discuss proposed regulations regarding the use and installation of private sewage facilities, including septic tanks, in the area surrounding and adjacent to Greenbelt Reservoir in Donley County. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Joe O'Neal, P.O. Box 13246, Capitol Station, Austin, Texas 78711, telephone (512) 475-7851.

Filed: March 29, 1976, 12:01 p.m.

Doc. No. 761673



## Hearing

A hearing by the Hearings Division of the Texas Water Quality Board will be held on Friday, April 16, 1976, 11 a.m., in the County Courtroom, Brazos County Courthouse, Angleton, to consider the application for a permit by Seaway Pipeline, Inc. (Freeport Dock), 202B Frank Phillips Building, Bartlesville, Oklahoma 74004. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Patsy Viccinelli, P.O. Box 13246, Capitol Station, Austin, Texas 78711, telephone (512) 475-7861.

Filed: March 29, 1976, 12:01 p.m.

Doc. No. 761674

## Hearing

A hearing by the Hearings Division of the Texas Water Quality Board will be held on Thursday, April 22, 1976, 9 a.m., in Room 118, Stephen F. Austin Building, 1700 North Congress, Austin, to consider the application for an amendment to permits by the City of Wichita Falls (Jasper Street Water Treatment Plant), Permit 10509, P.O. Box 1431, Wichita Falls, Texas 76307; the City of Hallsville, P.O. Box 215, Hallsville, Texas 75650, Permit 10460; and the City of Fredericksburg (County Fairground Plant), P.O. Drawer 111, Fredericksburg, Texas 78624, Permit 10171.

Additional information may be obtained from James Swearingen, P.O. Box 13246, Capitol Station, Austin, Texas 78711, telephone (512) 475-6658.

Filed: March 29, 1976, 12:02 p.m.

Doc. No. 761676

## Hearing

A hearing by the Hearings Division of the Texas Water Quality Board will be held on Friday, April 30, 1976, 10 a.m., at the Houston-Galveston Area Council Room, 3701 West Alabama, Houston. The hearing will deal with applications to amend permits and applications for permits. The complete docket is posted in the East Wing of the State Capitol.

Additional information may be obtained from Larry Soward, P.O. Box 13246, Capitol Station, Austin, Texas 78711, telephone (512) 475-7856.

Filed: March 29, 1976, 11:58 p.m.

Doc. No. 761675

## Hearing

A hearing by the Hearings Division of the Texas Water Quality Board will be held on Friday, May 5, 1976, 10 a.m., in the Conference Room, San Antonio River Authority Building, 100 East Guenther, San Antonio, to consider an application by the City of Smiley. The complete docket is posted in the East Wing of the State Capitol.

Additional information may be obtained from Patsy Viccinelli, P.O. Box 13246, Capitol Station, Austin, Texas 78711, telephone (512) 475-7856.

Filed: March 29, 1976, 11:59 p.m.  
Doc. No. 761678

## Hearing

A hearing by the Hearings Division of the Texas Water Quality Board will be held on Thursday, May 4, 1976, 10 a.m., at the Council and Courts Building, Main and Freeman Streets, Duncanville, to consider the application for a permit by Albert M. Miller (Miller's Cove Sewage Treatment Plant), P.O. Box 168, Winfield, Texas 75498; and H. L. Fulton, P.O. Box 291, Greenville, Texas 75401.

Additional information may be obtained from Phillip Paine, P.O. Box 13246, Capitol Station, Austin, Texas 78711, telephone (512) 475-7845.

Filed: March 29, 1976, 11:59 p.m.  
Doc. No. 761677

## Texas Water Rights Commission

### Meeting

A meeting of the Texas Water Rights Commission will be held on Wednesday, May 5, 1976, 10 a.m., at the Stephen F. Austin Building, 1700 North Congress, Austin, to give further consideration of Application 3165-A by Lone Star Industries to amend Permit 2899. The original hearing was on March 3, 1976, continued to March 15, 1976, and now continued to May 5, 1976.

Additional information may be obtained from Mary Ann Hefner, P.O. Box 13207, Capitol Station, Austin, Texas 78711, telephone (512) 475-4514.

Filed: March 26, 1976, 8:48 a.m.  
Doc. No. 761611

## Hearing

A hearing by the Texas Water Rights Commission will be held on Friday, May 7, 1976, 10 a.m., at the Stephen F. Austin Building, 1700 North Congress, Austin. The application for permit by Sunset Advertising, Inc., A-3474, will be considered. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Mary Ann Hefner, P.O. Box 13207, Austin, Texas 78711, telephone (512) 475-4514.

Filed: March 29, 1976, 11:10 a.m.  
Doc. No. 761669

## Hearing

A hearing by the Texas Water Rights Commission will be held on Tuesday, May 18, 1976, 10 a.m., at the Stephen F. Austin Building, 1700 North Congress, Austin. The commission will consider the application for permit by Margaret S. Hoerner, A-3580. The complete agenda is posted in the East Wing of the State Capitol.

Additional information may be obtained from Mary Ann Hefner, P.O. Box 13207, Austin, Texas 78711, telephone (512) 475-4514.

Filed: March 29, 1976, 11:01 a.m.  
Doc. No. 761670

## Quasi-State Agencies

### Meetings Filed March 29, 1976

*The Trinity River Authority of Texas*, Board of Directors, will meet in the Community Room, Texas Power and Light Company, 412 East Lacy, Palestine, on April 2, 1976, at 10:30 a.m. For further information, contact William J. Philbin, P.O. Box 5768, Arlington, Texas 76011, telephone (817) 461-3151.

*The South Texas Health Service Agency* will meet at Wayne's Restaurant, Highway 281, Alice, on April 3, 1976, at noon. For further information, contact Richard Kull, P.O. Box 6609, Corpus Christi, Texas 78411.

*The Houston-Galveston Area Council*, Projects Review Committee, will meet at 3701 West Alabama, Houston, on April 6, 1976, at 9:30 a.m. For further information, contact Stevie Walters, 3701 West Alabama, Houston, Texas 77027, telephone (713) 627-3200.

Doc. No. 761652

## Texas Register

### Corrections

The proposed amendment to *Texas State Board of Medical Examiners* Rule 386.01.08.001, published in the March 23, 1976, edition of the *Texas Register* (Volume 1, Number 23, pages 686-687), contained two errors.

"Federal Licensing Examination" in the text of the rule should have read "Federation Licensing Examination," referring to the National Federation of Medical Examining Boards, which produces the examination.

The telephone number to call for further information about the amendment was incorrectly published as (512) 475-6335. The correct telephone number is (512) 474-6335.

