Hon. Joe Resweber  
County Attorney  
Harris County  
Houston, Texas

December 3, 1967

You have requested our opinion as to whether Harris County is required to pay fees to the County Clerk of Harris County in condemnation proceedings brought by Harris County. All fees collected by the County Clerk are required to be paid into the County Treasury "for account of the proper fund." Article XVI, Section 61, Constitution of Texas. Wichita County vs. Robinson, 155 Tex. 1, 276 S.W.2d 509 (1954). Thus, fees collected by the County Clerk of Harris County will be deposited into the Officers Salary Fund of Harris County, a part of the General Fund of Harris County. Therefore, if Harris County is required to pay fees, set out in House Bill 78, Acts 60th Legislature, Regular Session, 1967, Chapter 681, Page 1789, Harris County would be paying to itself such fees.

All county funds are constitutional funds. If only the General Fund is involved, it would amount to a useless bookkeeping entry in the General Fund. If other constitutional funds are involved, such payment would amount to an invalid transfer of constitutional funds. It is well settled in this State that tax money raised ostensibly for one purpose cannot be used for another purpose and therefore transfers of constitutional funds are in violation of Section 9 of Article VIII of the Constitution of Texas. Carroll vs. Williams, 109 Tex. 155, 202 S.W. 504 (1919); Ault vs. Panza County, 102 Tex. 335, 116 S.W. 359 (1909); Sanders vs. Loving, 225 S.W. 280 (Tex.Civ.App., 1920, no writ); Lamon vs. Ferguson, 213 S.W.2d 86 (Tex.Civ.App., 1948, no writ); First State Bank and Trust Co. vs. Starr County, 306 S.W.2d 246 (Tex.Civ.App., 1957, no writ.)

In view of the foregoing, it is our opinion that the payment of fees in a condemnation proceeding by Harris County to the Clerk of Harris County would amount to an unconstitutional transfer of tax monies. Furthermore, such payments amount to
bookkeeping transfers and would require unnecessary time, energy, and labor by various county officials. As you pointed out in your request, in the construction of statutes, it is to be presumed that the Legislature did not intend to require an absurd, foolish, unreasonable or useless thing. Floydada Independent School District vs. Shipley, 238 S.W. 1026 (Tex.Civ.App., 1922, affirmed 250 S.W. 159, 1923). Therefore, you are advised that fees cannot legally be paid to the County Clerk of Harris County by Harris County.

With regard to other governmental agencies in condemnation proceedings, we agree with you that it is established that a condemnation, in its initial stage, is not a cause, action, or suit in a Court, but is an administrative proceeding. Henderson vs. Turnpike Authority, 308 S.W.2d 199 (Tex.Civ.App., 1957, error ref.); Denton County vs. Brammer, 361 S.W.2d 198 (Tex.Sup. 1962). Therefore, fees which are payable by other condemners are not payable until an objection is filed by the condemnor or a judgment is entered.

**SUMMARY**

Fees cannot be paid by a county to its own County Clerk. In condemnation proceedings where the condemnor is other than the county in which the condemnation proceeding is filed, fees payable by a condemnor other than the county are not due and payable until an objection is filed by the condemnor or a judgment is entered.

Yours very truly,

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APPROVED:
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