

Motion was made by W.L.North, seconded by Ed.W.Hedgecock, that the claim of Messrs. Cross and Saunders, No. 86011, be and the same is hereby allowed. Motion carried.

C O N T R A C T.
Between Tulsa County, Oklahoma
A N D
Diamond Steel Sign Company, of
Dallas, Texas.

THIS CONTRACT and Agreement; made this 8th. day of January, 1924, by and between Tulsa County, Oklahoma, through its Board of County Commissioners, Party of the First Part, and Diamond Steel Sign Company, of Dallas, Texas, Party of the Second Part.

WITNESSETH: That for and in consideration of the sum of One Dollar and other good and valuable considerations, paid by the first party unto the second party, said second party agrees as follows:

FIRST: That said second party will erect mark and maintain, signs, along the highways of Tulsa County, at such points and places as selected and approved by the County of Tulsa, through its County Engineer, by and with the consent of the Board of County Commissioners, which, each and every sign shall carry thereupon, such road information or warning notices as instructed by and directed by the first party hereto, and

SECONDLY, said second party shall only erect such type or quality of sign as will meet the approval of the first party, the minimum sizes of any such signs, however, to be in conformity with the following specifications:

SPECIFICATIONS.

The advertising portions of said signs hereinafter mentioned shall be made from ten (10) gauge, fine quality steel, the plate itself not to exceed in size 42 X 42 inches.

The road information plate and blazed trail plate shall be made from the same material. The road information or caution plate being in sizes varying from 10 X 20 inches to 32 X 40 inches, and the blazed trail plate being 6 X 10 inches.

The plates referred to above shall be bolted on to a four (4) inch steel post and imbedded three (3) feet in the ground in solid concrete and placed in their respective locations.

The Second party shall erect and maintain at all corporate limites of cities and towns of Tulsa County, a sign which shall plainly indicate thereon that such is located at the corporate limits of such city or town, naming the said City or Town hereupon,

And, shall erect and maintain signs at school zone lines; county lines, railway crossings; dangerous bridges, and at such public and private highway crossings and side road entrances as may be approved by the County Engineer; all of which such signs shall carry thereupon, such road information as shall be specified by the first party, PROVIDED

That in further consideration of the materials to be furnished the labor to be done and performed by the second party, that said second party shall have the right to erect a plate of metal on the top of any sign post, of the following size: to be used by the second party for advertising purposes, except, that any such plate so erected, the first party shall have the right to the use of the side of such plate facing traffic on the right side of the highway and the second party shall indicate thereon any warning or notice the first party shall select, only, however, at corporate limit points; dangerous curves, school zone lines, dangerous bridges and at county line points second party shall erect and maintain such top plates and indicate thereon, on both faces of the same, such information as the first party shall elect. All signs erected on blazed trails, shall have a blaze sign indicating the initial of such trail, and where directed by first party, such signs shall clearly indicate the direction and distance to the next town or city ahead, or may both show the distance to the next town ahead together with the next most important city ahead.

The second party shall keep such signs in a perfect state of maintenance, painting the same annually; shall carefully and at all times see that the information shown upon such signs is correct in each and every particular, and shall save and hold the first party free from any damages of any nature whatsoever in the premises.

NOW, THEREFORE, in consideration of the faithful performance by the second party of the terms herein, and the further consideration that for each and every such sign erected in Tulsa County, said second party will pay to first party as an annual rental for such space each such sign may occupy, the sum of Two Dollars (\$2.00) per annum, payable semi annually on the 1st. day of July and the first day of January after this date, the first party hereby contracts with the second party, for the full term of 5 years from and after January 1st. 1924, provisioned, however, that failure upon the part of the second party to live entirely up to the conditions of this agreement, such agreement may be at the option of the first party, annulled, unless said second party shall within after 60 days notice has been given, remedy such infractions of this contract in a manner satisfactory to the first party.

Signed the day and year first above set out.

ATTEST: O.G.WEAVER, County Clerk.

BOARD OF COUNTY COMMISSIONERS OF TULSA COUNTY,
OKLAHOMA.
By Ed.W.Hedgecock, Chairman.

DIAMOND STEEL SIGN COMPANY
By: J.R.Coombs. Contracting Agent.

There being nothing further to come before the Board, at this time, same was ordered adjourned until Monday, January 21st. 1924.

ATTEST:

Secretary.

APPROVED:

Ed W. Hedgecock
Chairman.