

NOW, On this 18th. day of October, 1926, at a regular meeting of the Board of County Commissioners of Tulsa County, Oklahoma, held in compliance with and according to the law, the application of the Producers and Refiners Corporation, of Tulsa, Oklahoma, for the right to put down, construct and operate a part of its two 4 inch pipe lines upon, across, over and along the above specified highways of Tulsa County, Oklahoma, which application is in writing and sets forth that it is necessary for the purpose of further advancing the business of the said Company in the purchasing, producing, marketing, transporting and conveying crude oil, as in said pipe lines along, under, across and over the specified public highway of Tulsa County, Oklahoma, comes on to be considered, and said Board, after hearing said application and considering the same, and being fully advised in the premises, finds that said application should be granted.

IT IS, THEREFORE, ordered, adjudged and decreed, that the Producers and Refiners Corporation, of Tulsa, Oklahoma, be and the same is hereby authorized and empowered to lay, maintain, put down, construct and operate this part of its pipe lines for the conveyance, transmission and transportation of crude oil under, upon, across, over and along said specified public highways of Tulsa County, State of Oklahoma.

IT IS FURTHER ORDERED that this part of said pipe lines shall be buried so as not to interfere with the ingress and egress of adjacent farmers at the ordinary places of entrance to their lands, and at such other places along such highways where abutting land owners may desire to locate a place for the entrance to their lands when so requested by said owners.

IT IS UNDERSTOOD, that in granting this order it shall in no wise be construed as assuming any responsibility on the part of the Board of County Commissioners of said County, or on the part of said County, for any damage arising from the putting down, construction and operation of said lines, but the Producers and Refiners Corporation shall be responsible for all damages accruing from the construction of said part of said line, or which in anywise may be caused or occasioned thereby, or by the use of the same.

IT IS FURTHER UNDERSTOOD AND AGREED that this order and the rights accrued thereunder and granted thereby, shall abridge the right or authority of the County Commissioners, or the Township Trustees and Road Overseers of the public highways in said county as the same is now provided by law.

IT IS FURTHER ORDERED that this part of said lines shall be used, made and constructed so as not to interfere with the use of said public highways nor the repair thereof, and where the pipe parallels section lines it shall be laid and constructed as near the outside of the highways as possible and in no case shall it encroach on the inside lines of the highways more than five feet, without first obtaining permission therefor from the Board of County Commissioners.

IT IS ORDERED That this part of said lines shall be so laid and constructed as not to interfere with the drainage of the highways and crossing streams or drains shall be placed above or below the same so as not obstruct the flow of water therein, and when placed under the surface of said highways the surface or roadbed thereof shall be restored to the same degree of safety for travel as the same was before said part of said pipe line was put under the surface thereof.

ATTEST: O G WEAVER, County Clerk.  
By: Nelle R Smith, Dep.

J S SHAVER

W L NORTH

ED W HEDGE COCK, County Commissioners.