

REVISION OF REGULATIONS

COMPUTATION OF ANNUAL INCOME FOR PURPOSES OF PARAGRAPH X, VETERANS REGULATION NO. 10, AS AMENDED, AND VETERANS REGULATION NO. 1 (A)

R-1228 (B). Payments of war risk term insurance, U. S. Government life (converted) insurance and payments under the World War Adjusted Compensation act, as amended, and the Adjusted Compensation Payment act, 1936 (Public No. 425, 74th Congress), will not be considered in determining the amount of "Annual Income" for the purposes of Paragraph II (a), Part III, Veterans' Regulation No. 1 (a). For these purposes, however, payments of insurance from other sources, and civil service retirement annuity will be considered as "Annual Income." (Public No. 844, 74th Congress.) (October 14, 1936.)

[SEAL]

FRANK T. HINES,
Administrator of Veterans' Affairs.

[F. R. Doc. 2919—Filed, October 14, 1936; 12:30 p. m.]

Friday, October 16, 1936

No. 154

PRESIDENT OF THE UNITED STATES.

OUACHITA NATIONAL FOREST—ARKANSAS AND OKLAHOMA

By the President of the United States of America

A PROCLAMATION

WHEREAS certain lands within areas adjoining the Ouachita National Forest, in Arkansas and Oklahoma, have been acquired by the United States under authority of sections 6 and 7 of the act of March 1, 1911, ch. 186, 36 Stat. 961, as amended (U. S. C., title 16, secs. 515, 516); and

WHEREAS it appears that it would be in the public interest to add such lands and certain adjoining public lands within the areas hereinafter designated to the said National Forest:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, under and by virtue of the power vested in me by section 24 of the act of March 3, 1891, ch. 561, 26 Stat. 1095, 1103, as amended (U. S. C., title 16, sec. 471), the act of June 4, 1897, ch. 2, 30 Stat. 11, 34, 36 (U. S. C., title 16, sec. 473), and section 11 of the said act of March 1, 1911, do proclaim that all lands of the United States within the following-described areas are included in and reserved as a part of the Ouachita National Forest, and that all lands within such areas which may hereafter be acquired by the United States under the said act of March 1, 1911, as amended, shall upon acquisition of title thereto be reserved and administered as a part of the said National Forest:

FIFTH PRINCIPAL MERIDIAN—ARKANSAS

- T. 1 S., R. 17 W.,
secs. 2 to 11, inclusive, and
secs. 14 to 23, inclusive.
- T. 1 N., R. 17 W.,
secs. 2 to 11, inclusive;
secs. 14 to 23, inclusive, and
secs. 26 to 35, inclusive.
- T. 2 N., R. 17 W.,
secs. 26 to 29, inclusive, and
secs. 32 to 35, inclusive.
- T. 1 S., R. 18 W.,
secs. 1 to 24, inclusive;
secs. 27 to 32, inclusive, and
N $\frac{1}{2}$ sec. 33.
- T. 1 N., R. 18 W.,
Entire.
- T. 2 S., R. 19 W.,
secs. 1 to 12, inclusive;
secs. 16 to 18, inclusive, and
W $\frac{1}{2}$ sec. 19.
- T. 1 S., R. 19 W.,
Entire.
- T. 1 N., R. 19 W.,
All except parts hitherto placed under national forest administration.

- T. 2 S., R. 20 W.,
secs. 1, 2, 5, 6;
secs. 10 to 15, inclusive, and
secs. 23 and 24.
- T. 1 S., R. 20 W.,
Entire.
- T. 1 N., R. 20 W.,
All except parts hitherto placed under national forest administration.
- T. 4 S., R. 23 W.,
SW $\frac{1}{4}$ sec. 7, and N $\frac{1}{2}$ and W $\frac{1}{2}$ of SW $\frac{1}{4}$ sec. 18.
- T. 3 S., R. 23 W.,
All except parts hitherto placed under national forest administration.
- T. 2 S., R. 23 W.,
All except parts hitherto placed under national forest administration.
- T. 1 S., R. 23 W.,
All except parts hitherto placed under national forest administration.
- T. 1 N., R. 23 W.,
All except parts hitherto placed under national forest administration.
- T. 4 S., R. 24 W.,
secs. 1 to 18, inclusive;
N $\frac{1}{2}$ secs. 19 to 23, inclusive;
sec. 24, and E $\frac{1}{2}$, N $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 25.
- T. 3 S., R. 24 W.,
All except parts hitherto placed under national forest administration.
- T. 2 S., R. 24 W.,
All except parts hitherto placed under national forest administration.
- T. 1 S., R. 24 W.,
All except parts hitherto placed under national forest administration.
- T. 1 N., R. 24 W.,
All except parts hitherto placed under national forest administration.
- T. 4 S., R. 25 W.,
secs. 1 to 6, inclusive;
secs. 8 to 17, inclusive;
secs. 20 to 24, inclusive;
secs. 26 to 30, inclusive.
- T. 4 S., R. 25 W., N $\frac{1}{2}$ and SE $\frac{1}{4}$ sec. 7, and W $\frac{1}{2}$ SW $\frac{1}{4}$ sec. 10.
- T. 3 S., R. 25 W., secs. 31 to 36, inclusive.
- T. 2 S., R. 25 W.,
Entire township except parts hitherto placed under national forest administration.
- T. 1 S., R. 25 W.,
All except parts hitherto placed under national forest administration.
- T. 4 S., R. 26 W.,
All except parts hitherto placed under national forest administration.
- T. 2 S., R. 26 W.,
All except parts hitherto placed under national forest administration.
- T. 1 S., R. 26 W.,
All except parts hitherto placed under national forest administration.
- T. 2 S., R. 27 W.,
All except parts hitherto placed under national forest administration.
- T. 1 S., R. 27 W.,
All except parts hitherto placed under national forest administration.
- T. 4 S., R. 29 W.,
S $\frac{1}{2}$ secs. 19 and 20, and secs. 27 to 30, inclusive.
- T. 4 S., R. 30 W.,
S $\frac{1}{2}$ secs. 23, 24, 27, and 28, and secs. 25 and 26.
- T. 2 N., R. 30 W.,
secs. 5 to 10, inclusive, and secs. 15 to 18, inclusive.
- T. 3 N., R. 30 W.,
N $\frac{1}{2}$ secs. 1 to 6, inclusive;
S $\frac{1}{2}$ secs. 16, 17, and 18, and secs. 19, 20, 21, 29, 30, 31, and 32.
- T. 4 N., R. 30 W.,
secs. 18 to 28, inclusive;
secs. 33 to 36, inclusive, and SE $\frac{1}{4}$ sec. 32.
- T. 4 S., R. 31 W.,
secs. 3, 4, 9, 10, 11, 14, 15, 16;
SE $\frac{1}{4}$ and W $\frac{1}{2}$ sec. 2, and N $\frac{1}{2}$ secs. 21, 22, and 23, and NW $\frac{1}{4}$ sec. 24.
- T. 3 S., R. 31 W.,
secs. 3, 4, 9, 10, 16, 21, 27, 28, 33, and 34;
W $\frac{1}{2}$ sec. 15;
W $\frac{1}{2}$ and SE $\frac{1}{4}$ sec. 22;
W $\frac{1}{2}$ secs. 26 and 35.
- T. 2 S., R. 31 W.,
S $\frac{1}{2}$ secs. 33 and 34, and SW $\frac{1}{4}$ sec. 35.
- T. 1 N., R. 31 W.,
sec. 6 and N $\frac{1}{2}$ sec. 7.
- T. 2 N., R. 31 W.,
secs. 1, 2, 3;
secs. 8 to 19, inclusive, and secs. 30 and 31.

- T. 3 N., R. 31 W.,
All except parts hitherto placed under national forest administration.
- T. 4 N., R. 31 W.,
secs. 13, 14;
secs. 19 to 24, inclusive;
secs. 29 to 30, and S½ sec. 15.
- T. 1 N., R. 32 W., secs. 1 to 12, inclusive.
- T. 2 N., R. 32 W., All except parts hitherto placed under national forest administration.
- T. 3 N., R. 32 W., All except parts hitherto placed under national forest administration.
- T. 4 N., R. 32 W., secs. 25, 26, 27, 28, 31, 32 and 33; N½ and SW¼ sec. 34, and NW¼ sec. 35.
- T. 1 N., R. 33 W., fractional secs. 1 and 12.
- T. 2 N., R. 33 W., fractional secs. 1 and 36.
- T. 3 N., R. 33 W.,
fractional sec. 1;
N½ fractional sec. 12;
S½ fractional sec. 13;
fractional secs. 24, 25, and 36.
- T. 4 N., R. 33 W., fractional sec. 36.

The reservation made by this proclamation shall as to all lands which are at this date legally appropriated under the public-land laws or reserved for any public purpose other than for classification under Executive Order No. 6964 of February 5, 1935, as amended, be subject to, and shall not interfere with or defeat, legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the City of Washington this 12th day of October, in the year of our Lord nineteen hundred and thirty-six and of the Independence of the United States of America the one hundred and sixty-first.

FRANKLIN D ROOSEVELT

By the President:

CORDELL HULL
Secretary of State.

[No. 2201]

[F. R. Doc. 2924—Filed, October 15, 1936; 10:58 a. m.]

ANGELINA NATIONAL FOREST—TEXAS

By the President of the United States of America

A PROCLAMATION

WHEREAS certain forest lands within the State of Texas have been or may hereafter be acquired by the United States of America under the authority of sections 6 and 7 of the act of March 1, 1911, ch. 186, 36 Stat. 961, as amended (U. S. C., title 16, sections 515, 516); and

WHEREAS it appears that it would be in the public interest to reserve and designate such lands as the Angelina National Forest:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, under and by virtue of the authority vested in me by section 24 of the act of March 3, 1891, ch. 561, 26 Stat. 1095, 1103, as amended (U. S. C., title 16, section 471), and by section 11 of the said act of March 1, 1911 (U. S. C., title 16, section 521), do proclaim that there are hereby reserved and set apart as the Angelina National Forest all lands of the United States within the following-described area, and that all lands therein which may hereafter be acquired by the United States under authority of the said act of March 1, 1911, as amended, shall upon their acquisition be reserved and administered as a part of the Angelina National Forest;

Beginning at a point on the right bank of Ayish Bayou and opposite the point of confluence with the Angelina River; thence up and with the meanders of the right bank of Ayish Bayou, northerly 3157.00 chains to the fourth corner of the Wm. White Survey, Abstract 308; thence with the north line of the Wm. White Survey, S 89°30' W 82.50 chains to corner 19 of Tract A2k-I, property of the

United States; thence with three (3) lines of said tract, North 21.30 chains, West 9.80 chains, North 20.10 chains to Monument-A177; thence S 89°45' W 27.90 chains to a point on the south line of the John H. Kirby Survey No. 2, Abstract No. 567; thence through the said John H. Kirby Survey No. 2, N 0°55' W 58.80 chains to corner 32 of Tract A2i-III, property of the United States; thence with six (6) lines of said tract, N 0°50' W 144.00 chains, S 89°15' W 39.30 chains, N 0°50' W 36.30 chains, S 89°10' W 167.50 chains, S 1°00' E 70.70 chains, N 65°00' W 45.00 chains to corner 26 of said tract; thence with Tracts A2i-III and A2i-VI, southwesterly 103.10 chains to corner 21 of Tract A2i-III; thence three (3) lines of the Morgan Berry Survey, Abstract No. 59, passing corners 20 and 3 of Tract A2i-III to corner 2 of said tract; thence with Tract A2i-III, S 53°35' W 202.30 chains to corner 1 of said tract; thence with the northwest line of the John Johnson Survey, Abstract No. 170, southwesterly 228.00 chains to a point on the left bank of the Attoyaco River; thence crossing the river and running northerly up and with the right bank 591.00 chains to a point opposite and easterly of the beginning corner of the Remigio Totin Survey, Abstract No. 56; thence with the south line of the Remigio Totin Survey, westerly 139.00 chains to Monument-A224, identical with corner 1 of Tract A3-III, property of the United States; thence with two (2) lines of said tract, N 2°00' E 53.14 chains, westerly 291.50 chains passing Monument-A466 to a point in the west line of said survey identical with Monument-A430; thence S 1°50' W 22.71 chains to corner 23 of said tract, identical with the seventh corner of the Abraham Kuykendall Survey, Abstract No. 37; thence with three (3) lines of said Abraham Kuykendall Survey, S 89°05' W 93.37 chains, S 27°10' W 160.08 chains, S 22°10' E 162.18 chains to the beginning corner thereof in Durazno Bayou and identical with Monument-A446; thence down and with said Bayou to the confluence with the Angelina River; thence down and with the left bank of Angelina River 665.00 chains to a point opposite and northeasterly of the beginning corner of the Willafred Stanley Survey, Abstract No. 48; thence crossing the Angelina River and with the southeast line of the Willafred Stanley Survey southwesterly 434.00 chains to the second corner of said survey; thence with the southwest line of said survey and passing corners 19 and 18 of Tract A2-I, property of the United States, northwesterly 105.00 chains to the third corner of said Willafred Stanley survey; thence with the northwest line of said survey and passing corners 2 and 1 of Tract A2e, property of the United States, northeasterly 65.50 chains to a point south of the sixth corner of the Nicholas White Survey, Abstract No. 655; thence within said Nicholas White Survey north 19.50 chains to the sixth corner of said survey; thence two (2) lines of the J. T. P. Irvine Survey, Abstract No. 368, S 89°10' W 57.56 chains, N 0°50' W 8.42 chains to a point in the west line of said survey; thence with two (2) lines within the Cyrus Ivy Survey, Abstract No. 367, S 89°10' W 15.80 chains, N 76°10' W 17.50 chains to corner 6 of Tract A2-I, property of the United States; thence with ten (10) lines of said Tract A2-I, S 89°15' W 51.02 chains, South 10.37 chains, West 15.32 chains, South 25.97 chains, S 89°45' W 79.00 chains, S 1°20' E 51.75 chains, West 15.64 chains, S 1°25' E 170.60 chains, N 89°10' E 24.29 chains, S 1°00' E 39.95 chains to corner 41 thereof; thence with said Tract A2-I, N. 89°25' E about 47.00 chains, crossing the Texas and New Orleans Railroad right-of-way to a point in the northeast line thereof; thence with said right-of-way line, southeasterly 80.00 chains to the west line of the Daniel McGraw Survey, Abstract No. 448; thence southerly 15.00 chains to the third corner of said survey; thence with the south line of said survey easterly 20.00 chains to the fifth corner of the Aminta Shields Survey, Abstract No. 556; thence with the west line of said survey southeasterly 54.00 chains to the fourth corner thereof and on the north line of the Martin L. Baker Survey, Abstract No. 740; thence with the north line of said survey westerly 34.50 chains to the fourth corner thereof; thence with four (4) lines of

the Martin L. Baker Survey southerly 34.43 chains, easterly 11.20 chains, southeasterly 56.57 chains, easterly 38.39 chains, to the eighth corner thereof in the north line of the William Johnson Survey, Abstract No. 371; thence with three (3) lines of said William Johnson Survey easterly 9.00 chains, southerly 47.00 chains, westerly 1.68 chains to the third corner of the Stephen J. Stanley Survey, Abstract No. 47; thence with the east line of said Stephen J. Stanley Survey southerly 282.00 chains to the second corner thereof; thence westerly with the south line of said survey to the center of Shawnee Creek; thence southerly down and with Shawnee Creek to the point of confluence with the Neches River; thence easterly down with the left bank of the Neches River 2000.00 chains to the eighth corner of the Wm. B. Green Survey, Abstract No. 155; thence with five (5) lines of said survey easterly 131.15 chains, southerly 62.71 chains, easterly 42.34 chains, northerly 64.06 chains, easterly 111.29 chains to a point on the right bank of the Angelina River; thence up and with the right bank of the Angelina River 1050.00 chains to a point opposite and southerly of the point of beginning; thence northerly crossing the Angelina River 2.00 chains to the point of beginning.

The area described above is graphically shown on the diagram¹ attached hereto and made a part hereof.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington, this 13th day of October, in the year of our Lord nineteen hundred and thirty-six and of the Independence of the United States of America the one hundred and sixty-first.

FRANKLIN D ROOSEVELT

By the President:

CORDELL HULL
Secretary of State.

[No. 2202]

[F. R. Doc. 2927—Filed, October 15, 1936; 10:59 a. m.]

DAVY CROCKETT NATIONAL FOREST—TEXAS

By the President of the United States of America

A PROCLAMATION

WHEREAS certain forest lands within the State of Texas have been or may hereafter be acquired by the United States of America under the authority of sections 6 and 7 of the act of March 1, 1911, ch. 186, 36 Stat. 961, as amended (U. S. C., title 16, secs. 515, 516); and

WHEREAS it appears that it would be in the public interest to reserve and designate such lands as the Davy Crockett National Forest:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, under and by virtue of the authority vested in me by section 24 of the act of March 3, 1891, ch. 561, 26 Stat. 1095, 1103, as amended (U. S. C., title 16, sec. 471), and by section 11 of the said act of March 1, 1911 (U. S. C., title 16, sec. 521), do proclaim that there are hereby reserved and set apart as the Davy Crockett National Forest all lands of the United States within the following-described area, and that all lands therein which may hereafter be acquired by the United States under authority of the said act of March 1, 1911, as amended, shall upon their acquisition be reserved and administered as a part of the Davy Crockett National Forest:

Beginning in Trinity County and on the right bank of the Neches River at a point identical with the beginning corner of Tract K2a-I as surveyed by the U. S. Forest Service; thence with said tract, West 23.80 chains to a point north of the beginning corner of Tract K2u, property of the United States; thence crossing the James A. Lee survey, Abstract No. 389, South 57.70 chains to the

beginning corner of Tract K2u; thence with three (3) lines of said tract, South 45.00 chains, S. 88°30' W. 23.20 chains, N. 1°30' W. 45.50 chains to corner 4 thereof; thence with two (2) lines of the Abraham Anding survey, Abstract No. 54, West 56.00 chains to the northwest corner thereof, South 25.70 chains to the northeast corner of the B. B. B. & C. R. R. Co. survey, Abstract No. 101; thence with two (2) lines of said B. B. B. & C. R. R. Co. survey, West 80.00 chains to the northwest corner thereof, South 80.00 chains to the southwest corner thereof and on the east line of the M. D. White survey, Abstract No. 661; thence with three (3) lines of said M. D. White survey, South 67.55 chains to the southeast corner thereof, West 47.35 chains to the southwest corner thereof, North 13.75 chains to the southeast corner of the John D. Windham survey, Abstract No. 653; thence along the south boundaries of the following named surveys: John D. Windham, supra, Jesse James, Abstract No. 364; Jesse James, Abstract No. 366; Thomas Trevathan, Abstract No. 596; and John Conklin, Abstract No. 140, westerly 240 chains to the northwest corner of the Thomas Trevathan survey, Abstract No. 598, on an east line of the J. Poitevent survey, Abstract No. 507; thence with four (4) lines of the said J. Poitevent survey, South 40.00 chains to the ninth corner of said survey, East 10.70 chains, South 43.50 chains, West 26.30 chains to the sixth corner of said survey, identical with the northeast corner of the J. Poitevent survey, Abstract No. 508; thence with two (2) lines of the said J. Poitevent survey, West 83.00 chains to the northwest corner of said survey, South 77.00 chains to the southwest corner thereof and on the east line of the J. Poitevent survey, Abstract No. 509; thence with the east line of said J. Poitevent survey, South 17.50 chains to the southeast corner of said survey, identical with the sixth corner of the B. G. O'Neal survey, Abstract No. 940; thence continuing and crossing the said B. G. O'Neal survey, South 10.00 chains to a point on a south line of said B. G. O'Neal survey, between the eighth and ninth corners thereof; thence with four (4) lines of said survey, East 13.40 chains, South 42.10 chains, East 1.20 chains, South 40.00 chains to the twelfth corner of said survey on the north line of the Juan Carmona survey, Abstract No. 6; thence with two (2) lines of said Juan Carmona survey, westerly 26.00 chains, to the northwest corner thereof, southerly 83.00 chains to the sixth corner of the M. S. Hoffman survey, Abstract No. 260; thence with three (3) lines of the M. S. Hoffman survey, West 91.34 chains, North 57.75 chains, West 44.20 chains to the northwest corner thereof and on the east line of the Heirs of George Wilson survey, Abstract No. 631; thence with two (2) lines of said survey, northerly 15.00 chains to the northeast corner thereof, westerly 43.00 chains to the east line of the Bryant S. Mangum survey, Abstract No. 428; thence with two (2) lines of the Bryant S. Mangum survey, southerly 8.00 chains to the southeast corner thereof and identical with Monument-K399, S 89°30' W 41.50 chains to the southwest corner thereof and identical with the third corner of the Richard Gregory survey, Abstract No. 233; thence with two (2) lines of the Richard Gregory survey, North 40.40 chains to the second corner thereof, West 70.90 chains to the beginning corner thereof and identical with the fourth corner of the Solomon Adams survey, Abstract No. 64; thence with four (4) lines of the Solomon Adams survey, South 82.20 chains to corner 3 of Tract K2f, property of the United States, East 29.70 chains to corner 4 of said tract, S 0°30' W 20.20 chains to corner 5, West 38.30 chains to corner 6 of said Tract K2f, identical with the eighth corner of said Solomon Adams survey and on the southeast line of the Ignacio de los Santos Coy survey, Abstract No. 13; thence with said survey S 30°00' W 147.00 chains to State Highway No. 106; thence with said highway N. 67°30' W 60.00 chains to Tract K2c, property of the United States and at a point between corners 12 and 13 thereof; thence with three (3) lines of said Tract K2c, passing corners 13 and 14 thereof, to State Highway No. 106; thence with said highway, N. 67°30' W 98.00 chains to said Tract K2c, at a point between corners 27 and 28 thereof; thence with ten (10) lines of Tract K2c, passing

¹ See p. 1602.

corners 28 to 36 inclusive, to corner 37, which is identical with Monument-K455; thence with two (2) lines within the Maria Guadalupe de Castro survey, Abstract No. 9, N. 49°45' W 48.00 chains to corner 4 of tract K2d, property of the United States, N. 60°00' W 108.00 chains to a point in line of tract K2-III, property of the United States and at a point between corners 44 and 45 thereof; thence with twenty (20) lines of said tract K2-III, passing corners 45 to 62 inclusive, 428.10 chains to corner 63 of said tract; thence N. 29°30' E 64.00 chains to corner 66 of Tract K2-III, thence with two (2) lines of Tract K2-III, passing corner 67, 118.80 chains to corner 68 and identical with the southeast corner of the R. Miller survey, Abstract No. 414; thence with two (2) lines of said R. Miller survey, N. 60°00' W 61.54 chains, N. 10°00' E 12.33 chains to the eighth corner thereof and on the southwest line of the A. E. Westall survey, Abstract No. 48; thence with the southwest line of said A. E. Westall survey, N. 79°15' W 142.00 chains to the beginning corner of said survey, identical with corner 84 of Tract K2-III; thence with the northwest line of the A. E. Westall survey, northeasterly 275.00 chains to corner 92 of Tract K2-III; thence with five (5) lines of Tract K2-III, passing corners 93 to 96 inclusive, 155.10 chains to corner 97 on the northwest line of the John D. Stepp survey, Abstract No. 567; thence with two (2) lines of the said John D. Stepp survey, N. 10°00' E 21.50 chains, S. 80°00' E 40.00 chains to the third corner thereof and on the northwest line of the N. E. Morris survey, Abstract No. 431; thence with three (3) lines of the N. E. Morris survey, N. 10°00' E 25.00 chains, S. 80°00' E 40.00 chains, S. 10°00' W 9 chains to the sixth corner of the John D. Stepp survey; thence with a north line of said John D. Stepp survey and the Christopher Fox survey, Abstract No. 215, southeasterly 21.00 chains to corner 102 of Tract K2-III; thence with four (4) lines of Tract K2-III, passing corners 103, 104 and 105 to corner 106 on the south line of the James Perry survey, Abstract No. 487; thence S. 81°30' E 10.00 chains to the third corner of the James Perry survey; thence along the east line of the said survey northerly 46.30 chains to the fourth corner thereof; thence with two (2) lines of the W. W. Davis survey, Abstract No. 182, North 45.10 chains, N. 80°00' W 32.20 chains to the fourth corner thereof; thence northwesterly 2.00 chains to corner 58 of Tract K2b, property of the United States; thence with four (4) lines of Tract K2b, passing corners 59, 60, and 61, 61.70 chains to corner 62 of Tract K2b on the southwest line of the W. J. Ward survey, Abstract No. 676; thence with the southwest and northwest lines of said W. J. Ward survey, 58.00 chains to corner 65 of Tract K2b; thence N. 10°15' E 40.00 chains to corner 7 of Tract K1-V, property of the United States; thence with four (4) lines of Tract K1-V, passing corners 8, 9, and 10 to corner 11 thereof and on the south line of the Mary Henderson survey, Abstract No. 496; thence with two (2) lines of said Mary Henderson survey West 45.80 chains to the southwest corner thereof, North 48.00 chains to the beginning corner of the Henry Harris survey, Abstract No. 1205; thence with the northwest line of said Henry Harris survey S. 80°00' W 69.40 chains to the second corner of the T. J. Ronton survey, Abstract No. 1346; thence with the southwest and northwest lines of said T. J. Ronton survey 45.30 chains to the fifth corner thereof and on the southeast line of the Jacob Perkins survey, Abstract No. 850; thence S. 80°00' W 71.70 chains along the southeast lines of the Jacob Perkins and Amanda Johnson surveys to the second corner of the Amanda Johnson survey, Abstract No. 646, and on the northeast line of the Enoch Broxon survey, Abstract No. 218; thence with three (3) lines of said Enoch Broxon survey S 10°00' E 8.40 chains, West 37.80 chains, North 9.30 chains to a point on the west line of said survey identical with the southeast corner of the Mary Ann Denson survey, Abstract No. 337; thence west with the south line of said Mary Ann Denson survey to the beginning corner thereof and on the east line of the Caroline E. Milon survey, Abstract No. 716; thence with the said east line of the Caroline E. Milon survey north 69.70 chains to corner 18 of

Tract K1-II, property of the United States; thence with Tract K1-II passing corners 19 to 23 inclusive 242.70 chains to corner 23 of said tract which is identical with corner 13 of Tract K1-I; thence with Tract K1-I S 0°30' E 86.70 chains to the beginning corner thereof and identical with the third corner of the M. D. T. Hallmark survey, Abstract No. 497; thence with two (2) lines of the M. D. T. Hallmark survey south 56.80 chains, N. 80°00' W 43.80 chains to corner 1 thereof identical with the fifth corner of the Edward Tyler survey, Abstract No. 1019; thence with two (2) lines of the Edward Tyler survey S 65°00' W 153.90 chains, S 0°15' E 94.80 chains to corner 2 of Tract K1c; thence with sixteen (16) lines of said Tract K1c passing corners 3 to 17 inclusive 517.90 chains to a point south of corner 20; thence north 36.70 chains to corner 20 of Tract K1c; thence with two (2) lines of Tract K1c passing in line corner 21, 275.20 chains to corner 22 on the south line of the John Satterwhite survey, Abstract No. 978; thence with two (2) lines of the John Satterwhite survey east 6.00 chains, N. 65°30' E 32.00 chains passing in line corner 3 of Tract K1d to the beginning corner of said survey; thence along the south lines of the J. B. Hallmark survey, Abstract No. 493, and the Preston Pevehouse survey, Abstract No. 849, passing corners 4, 6, and 7 of Tract K1d, northeasterly 94.50 chains to the beginning corner of the Preston Pevehouse survey; thence along the east line of the Preston Pevehouse survey, passing corner 6 of Tract K1-I, northerly 37.40 chains to corner 7 thereof; thence with five (5) lines of Tract K1-I passing corners 8 to 11 inclusive, 126.40 chains to corner 12 identical with corner 24 of Tract K1-II; thence eleven (11) lines with Tract K1-II and Tract K1-X, passing corners 25 to 32 inclusive of Tract K1-II and corners 1 and 2 of Tract K1-X and corner 34 of Tract K1-II, 319.80 chains to corner 35 of said Tract K1-II on a north-east line of the George W. Hallmark survey, Abstract No. 41; thence with two (2) lines of the George W. Hallmark survey N. 25°00' W 110.60 chains, northeasterly 5.00 chains to corner 47 of Tract K1-II; thence with six (6) lines of said Tract K1-II, passing corners 48 to 52 inclusive, 162.70 chains to corner 53 of said tract and on the east line of the Levi Speer survey, Abstract No. 926; thence with the Levi Speer survey North 50.90 chains to the northeast corner thereof, identical with the eighth corner of the Burnell Johnson survey, Abstract No. 650; thence with six (6) lines of the Burnell Johnson survey, passing the seventh, sixth, fifth, fourth, and third corners to the second corner thereof identical with corner 54 of Tract K1-III; thence along the west lines of the William E. Hays survey, Abstract No. 501, William McLain Goodwin survey, Abstract No. 433, and William H. Hays survey, Abstract No. 512, northerly 234.60 chains to the second corner of the said William H. Hays survey; thence with the north line of the William H. Hays survey east 40.00 chains to the third corner thereof; thence with the west line of the George W. Julien survey, Abstract No. 640, north 8.75 chains to the south line of the R. R. Russell survey, Abstract No. 76; thence with the south line of the R. R. Russell survey easterly 113.00 chains to a point south of corner 10 of Tract K1n; thence within the said R. R. Russell survey north 14 chains to corner 10 of said Tract K1n; thence with three (3) lines of Tract K1n, passing corners 11 and 12, 84.90 chains to corner 13 of said tract in the east line of the R. R. Russell survey; thence with the east line of the R. R. Russell survey northerly 54.00 chains to the beginning corner of the Francis B. Conner survey, Abstract No. 24; thence with the Francis B. Conner survey N. 60°00' E 285.00 chains to the second corner thereof; thence N. 37°15' W 172.00 chains to the beginning corner of the James Patton survey, Abstract No. 808; thence with the southeast line of the James Patton survey S. 60°00' W 105.00 chains to corner 16 of Tract K1b-V; thence with eighteen (18) lines of Tracts K1b-V and K1b-XIV, passing corners 17 to 28 inclusive of Tract K1b-V, corner 2 of Tract K1b-XIV and corners 29 to 32 of Tract K1b-V, 582.13 chains to corner 33 of Tract K1b-V; thence N. 45°00' W 21.50 chains to State Highway No. 21; thence with said highway southwesterly 200.00 chains to the northeast

line of the Jacob Masters, Jr. survey, Abstract No. 55; thence with the northeast line of said Jacob Masters, Jr. survey N. 45°00' W 108.00 chains to the north corner of said survey on the southeast line of the Elizabeth Norrod survey, Abstract No. 794; thence with two (2) lines of said Elizabeth Norrod survey S. 45°00' W 20.00 chains, N. 45°00' W 40.00 chains to corner 37 of Tract K1b-VI; thence passing corner 4 of Tract K1b-XIII S. 45°00' W 39.00 chains to corner 40 of Tract K1b-VI; thence with eleven (11) lines of Tract K1b-VI, passing corners 41 to 43 inclusive, and 1 to 7 inclusive, 206.55 chains to corner 8 of said tract; thence with two (2) lines of the James Saunders survey, Abstract No. 907, N. 40°00' W 56.40 chains, North 58.50 chains to the beginning corner thereof; thence with a west line of the Jacob Veittle survey, Abstract No. 1056, north 15.10 chains to the beginning corner of said survey on the south boundary of the Marsellino Sales survey, Abstract No. 77; thence north 62.00 chains to San Pedro Creek; thence down and with San Pedro Creek 1090.00 chains to confluence with the Neches River; thence down and with the right bank of the Neches River 5985.00 chains to the point of beginning.

The area described above is graphically shown on the diagram¹ attached hereto and made a part hereof.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington, this 13th day of October, in the year of our Lord nineteen hundred and [SEAL] thirty-six and of the Independence of the United States of America the one hundred and sixty-first.

FRANKLIN D ROOSEVELT

By the President:

CORDELL HULL,
Secretary of State.

[No. 2203]

[F. R. Doc. 2925—Filed, October 15, 1936; 10:58 a. m.]

SABINE NATIONAL FOREST—TEXAS

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

WHEREAS certain forest lands within the State of Texas have been or may hereafter be acquired by the United States of America under the authority of sections 6 and 7 of the act of March 1, 1911, ch. 186, 36 Stat. 961, as amended (U. S. C., title 16, sections 515, 516); and

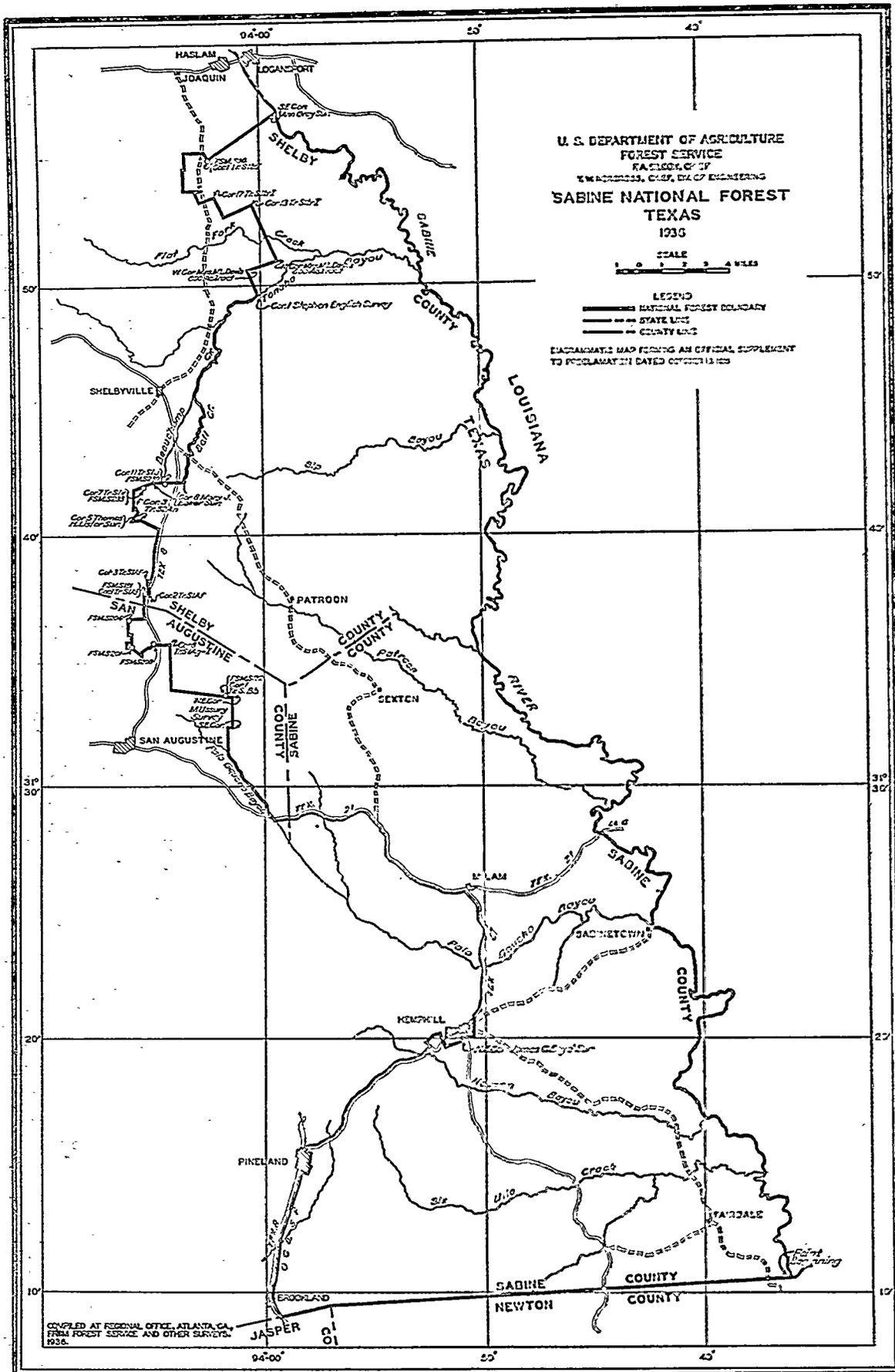
WHEREAS it appears that it would be in the public interest to reserve and designate such lands as the Sabine National Forest:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, under and by virtue of the authority vested in me by section 24 of the act of March 3, 1891, ch. 561, 26 Stat. 1095, 1103, as amended (U. S. C., title 16, section 471), and by section 11 of the said act of March 1, 1911 (U. S. C., title 16, section 521), do proclaim that there are hereby reserved and set apart as the Sabine National Forest all lands of the United States within the following-described area, and that all lands therein which may be acquired by the United States under authority of the said act of March 1, 1911, as amended, shall upon their acquisition be reserved and administered as a part of the Sabine National Forest:

Beginning at the junction of the Sabine-Newton County Line with the Texas-Louisiana State Line on the Sabine River; thence up and with the Sabine River and the State Line northerly 8330.00 chains to the southeast corner of the Ann Gray Survey, Abstract No. 240; thence southwesterly with the southeast line of the Ann Gray Survey to the beginning corner of Tract S1b-I, property of the

United States; thence with ten (10) lines of Tract S1b-I, N 30°40' W 37.60 chains, West 60.20 chains, S 2°40' W 41.80 chains, S 0°40' W 49.40 chains, S 89°30' W 8.30 chains, South 46.10 chains, N 89°45' E 70.50 chains, S 66°35' W 23.00 chains, S 22°25' E 34.90 chains, N 72°50' E 54.30 chains to corner 17 thereof on the southwest line of the Stephen English Survey, Abstract No. 180; thence with the southwest line of the Stephen English Survey southeasterly 78.00 chains to a point in the line; thence passing in line corner 14 of Tract S1b-I, N 67°30' E 111.00 chains to corner 13 of said tract; thence with the northeast line of the Stephen English Survey southeasterly 229.00 chains to the north corner of the Mrs. M. L. Davis 800 acre tract as recorded in Book 135, page 232, Shelby County Deed Records; thence with the northwest line of said tract southwesterly 111.00 chains to the west corner thereof on the southwest line of the Stephen English Survey; thence with the southwest line of the Stephen English Survey southeasterly 93.00 chains to the beginning corner thereof in Tenaha Bayou; thence up and with Tenaha Bayou southwesterly 234.00 chains to the junction with Beauchamp Creek; thence up and with the meanders of Beauchamp Creek 360.00 chains to the confluence with Bell Creek; thence up and with the meanders of Bell Creek 420.00 chains to the intersection with the north line of the John Hughes Survey, Abstract No. 318; thence with the north line of the John Hughes Survey and the north line of the R. S. Forbuss Survey, Abstract No. 209, westerly 78.00 chains to corner 11 of Tract S1u, identical with Monument-S230; thence with the north line of the T. W. Bounds Survey, Abstract No. 1186, and the Mary J. Baker Survey, Abstract No. 1141, westerly 54.00 chains to the eighth corner of said Mary J. Baker Survey; thence southerly and westerly with three (3) lines of said Mary J. Baker Survey, passing the ninth and tenth corners thereof, 43.00 chains to corner 7 of Tract S1v identical with Monument-S233; thence with three (3) lines of Tract S1v S 83°45' W 31.60 chains, S 0°40' W 72.90 chains, N 69°45' E 7.26 chains to corner 3 of Tract S2An; thence with two (2) lines of the William A. Holland Survey, Abstract No. 322, southerly 59.50 chains to the south corner thereof identical with the southwest corner of the George Field Survey, Abstract No. 996; thence N 80°00' E 25.25 chains to the beginning corner of the George Field Survey identical with the fifth corner of the Thomas H. Lister Survey, Abstract No. 437; thence with the northeast line of the Thomas H. Lister Survey S 70°00' E 73.76 chains to State Highway No. 8; thence with said highway southerly 198.00 chains to a point in the line of Tract S1Af between corner 3 and 4; thence with four (4) lines of said tract N 72°00' W 15.07 chains, S 0°15' E 51.67 chains, N 71°15' W 8.00 chains to the beginning corner of said Tract S1Af identical with Monument-S181; thence S 0°30' E 17.30 chains to State Highway No. 8; thence with said highway southerly 68.00 chains to Tract S1 Ag-I at a point between corners 1 and 21 thereof; thence with sixteen (16) lines of Tracts S1 Ag-I and S1 Ag-III to corner 8 of the latter; thence N 72°30' E 5.00 chains to the east line of the Edmund Quirk Survey, Abstract No. 35; thence with the east line of said Survey southerly 177.00 chains to the southwest corner of the William Humphreys Survey, Abstract No. 138; thence with the south line of said William Humphreys Survey and passing corners 12, 11 and 2 of Tract S1Bb easterly 197.00 chains to corner 1 of said Tract S1Bb identical with Monument-S172; thence with the north line of the M. Ussury Survey, Abstract No. 302, easterly 22.80 chains to the northeast corner thereof; thence with the east line of the M. Ussury Survey southerly 114.00 chains to the southeast corner thereof; thence with the south line of said Survey westerly 15.00 chains to the northeast corner of the John Deason Survey, Abstract No. 102; thence with the east line of the John Deason Survey southerly 89.00 chains to Palo Gaucho Bayou; thence down and with Palo Gaucho Bayou southeasterly 300.00 chains to State Highway No. 21; thence with said highway southeasterly 910.00 chains to the

¹ See p. 1605.



intersection with State Highway No. 87; thence with said highway southerly 494.00 chains to the junction of the Hemphill-Sabinetown Road; thence South 74.00 chains to a point in the south line of the Joseph Walker Survey, Abstract No. 57; thence southwesterly with the south line of the Joseph Walker Survey, Abstract No. 57; thence with the south line of the Joseph Walker Survey southwesterly 14.00 chains to the intersection with the north line of the John Haley Survey, Abstract No. 20; thence with the north line of the John Haley Survey westerly 53.00 chains to the northwest corner thereof; thence with the west line of the John Haley Survey southerly 13.50 chains to the northeast corner of the James G. Boyd Survey, Abstract No. 75; thence with five (5) lines of the James C. Boyd Survey S 75°30' W 55.75 chains, N 14°20' W 41.98 chains, S 78°20' W 20.11 chains S 32°00' W 30.35 chains, S 57°00' E 26.65 chains to the Pineland-Hemphill Road; thence with the Pineland-Hemphill Road southwesterly 704.00 chains to the intersection with the east right-of-way line of the Gulf, Colorado and Santa Fe Railway; thence with the said right-of-way line of the Gulf, Colorado and Santa Fe Railway southerly 636.00 chains to the Sabine-Jasper County Line excluding, however, the town of Pineland; thence with the Sabine-Jasper County Line N 77°40' E 353.00 chains to the corner of Sabine, Jasper and Newton Counties; thence with the Sabine-Newton County Line N 86°15' E 1469.00 chains to the point of beginning.

The area described above is graphically shown on the diagram¹ attached hereto and made a part hereof.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 13th day of October, in the year of our Lord nineteen hundred and thirty-six and of the Independence of the United States of America the one hundred and sixty-first.

FRANKLIN D. ROOSEVELT

By the President:

CORDELL HULL
Secretary of State.

[No. 2204]

[F. R. Doc. 2926—Filed, October 15, 1936; 10:58 a. m.]

SAM HOUSTON NATIONAL FOREST—TEXAS

By the President of the United States of America

A PROCLAMATION

WHEREAS certain forest lands within the State of Texas have been or may hereafter be acquired by the United States of America under the authority of sections 6 and 7 of the act of March 1, 1911, ch. 186, 36 Stat. 961, as amended (U. S. C., title 16, sections 515, 516); and

WHEREAS it appears that it would be in the public interest to reserve and designate such lands as the Sam Houston National Forest:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, under and by virtue of the authority vested in me by section 24 of the act of March 3, 1891, ch. 561, 26 Stat. 1095, 1103, as amended (U. S. C., title 16, section 471), and by section 11 of the said act of March 1, 1911 (U. S. C., title 16, section 521), do proclaim that there are hereby reserved and set apart as the Sam Houston National Forest all lands of the United States within the following-described area, and that all lands therein which may hereafter be acquired by the United States under authority of the said act of March 1, 1911, as amended, shall upon their acquisition be reserved and administered as a part of the Sam Houston National Forest:

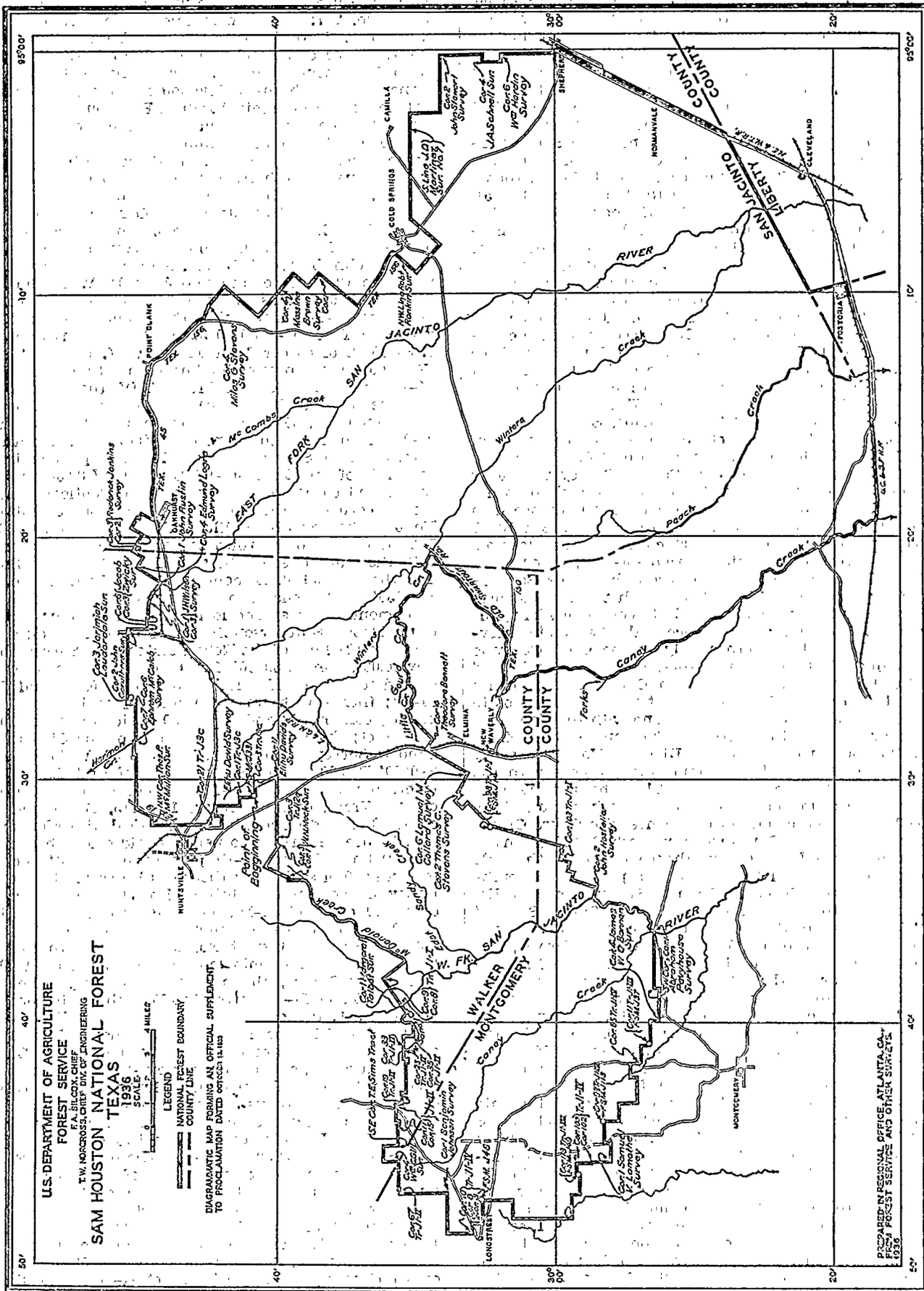
Beginning at Monument-J331 which is identical with corner 6 of Tract J3c, property of the United States, and

from which Huntsville is N 38° W 3½ miles approximately; thence with seven (7) lines of the Elihu Davids Survey, Abstract No. 157, northerly 58.50 chains to corner 1 of Tract J3c, identical with the fifteenth corner of said Elihu Davids Survey, westerly 26.77 chains, northerly 80.00 chains, westerly 36.54 chains, southerly 26.10 chains, westerly 39.56 chains, northerly 39.19 chains to the twenty-first corner of said survey, on a south line of the Pleasant Gray Survey, Abstract No. 24; thence with two (2) lines of said Pleasant Gray Survey easterly 9.60 chains, northerly 176.71 chains to the northeast corner of said survey, identical with the northwest corner of the Thos. P. McMillian Survey, Abstract No. 388; thence with the north line of said Thos. P. McMillian Survey easterly 32.70 chains to State Highway No. 19; thence with said highway north-easterly 50.00 chains to the south line of the Jesse Parker Survey, Abstract No. 36; thence with two (2) lines of the said Jesse Parker Survey easterly 181.50 chains, northerly 1.59 chains to a point in the west line of the Ephraim McCaleb Survey, Abstract No. 389; thence with two (2) lines within the said Ephraim McCaleb Survey, N 89°30' E 39.50 chains to Harmon Creek, up and with Harmon Creek, southeasterly 2.20 chains to the seventh corner of said Ephraim McCaleb Survey; thence with a north line of said Ephraim McCaleb Survey easterly 120.67 chains to the sixth corner of said survey and on the west line of the Jeremiah Lauderdale Survey, Abstract No. 328; thence with the west line of the Jeremiah Lauderdale Survey northerly 26.00 chains to the third corner of said survey; thence with the north lines of the said Jeremiah Lauderdale Survey and the John Caruthers Survey, Abstract No. 9, easterly 237.18 chains to the second corner of the said John Caruthers Survey identical with the beginning corner of the Chas. M. Conrow Survey, Abstract No. 137; thence with the west line of said Chas. M. Conrow Survey southerly 69.74 chains to the second corner of said survey identical with the sixth corner of the Jacob Zwicky Survey, Abstract No. 622; thence with three (3) lines of the Jacob Zwicky Survey easterly 43.01 chains, southerly 2.22 chains, easterly 12.63 chains to the third corner of said survey and identical with the twelfth corner of the J. C. Allender Survey, Abstract No. 63; thence continuing with the north line of the said J. C. Allender Survey easterly 40.79 chains to the beginning corner of said survey and identical with the third corner of the J. H. Wilson Survey, Abstract No. 610; thence with two (2) lines of the said J. H. Wilson Survey S 75°00' E 24.41 chains, S 60°00' E 17.68 chains to the beginning corner of said survey and identical with the fourth corner of the John M. Rustin Survey, Abstract No. 475; thence continuing with the northeast line of the said John M. Rustin Survey S 60°00' E 40.62 chains to the beginning corner of said survey and identical with the beginning corner of the Pierre Blanchet Survey, Abstract No. 7; thence with the southeast line of said Pierre Blanchet Survey N 30°45' E 95.60 chains to the fourth corner of the Edmund Logre Survey, Abstract No. 330; thence with two (2) lines of the said Edmund Logre Survey, S 60°30' E 41.20 chains, N 32°45' E 43.50 chains to third corner of the Roderick Jenkins Survey, Abstract No. 186; thence with the southwest line of the said Roderick Jenkins Survey at 1.00 chain pass from Walker into San Jacinto County, S 59°45' E 60.20 chains to the second corner of said survey on the northwest line of the Albert A. Foster Survey, Abstract No. 123; thence with the said northwest line of the Albert A. Foster Survey, N 30°45' E 38.90 chains to a point on said line; thence S 59°45' E 31.00 chains to a northwest line of the Robert Kilgore Survey, Abstract No. 193; thence with three (3) lines of the said Albert A. Foster Survey S 32°15' W 4.40 chains, S 59°45' E 2.70 chains, S 31°00' W 56.60 chains to State Highway No. 45; thence with said highway easterly 525 chains to State Highway No. 156 at the town of Point Blank; thence with State Highway No. 156 southerly 238.00 chains to the northwest line of the Miles G. Stephens Survey, Abstract No. 51; thence crossing the said Miles G. Stephens Survey S 60°00' E 68.00 chains to the fourth

¹ See p. 1607.

corner thereof; thence with two (2) lines of the said Miles G. Stephens Survey S 49°00' E 63.14 chains, S 41°00' W 146 chains to a point in the northwest line of the William Rankin, Jr. Survey, Abstract No. 41; thence crossing the said William Rankin, Jr. Survey S 49°00' E 118.50 chains to the fourth corner of the Messina Brown Survey; thence with four (4) lines of the said Messina Brown Survey S 49°00' E 56.46 chains, S 41°00' W 66.50 chains, S 49°00' E 52.70 chains to the beginning corner, southwesterly 173 chains to State Highway No. 156; thence with State Highway No. 156, southeasterly 215.00 chains to the northwest line of the Robert Rankin Survey, Abstract No. 42; thence with three (3) lines of the Robert Rankin Survey, S 41°51' W 100.00 chains, S 48°24' E 129.64 chains, N 41°30' E 122.50 chains to the south line of the J. D. Martinez Survey 7, Abstract No. 31; thence with the south line of the J. D. Martinez Survey 7 easterly 340.00 chains to a point N 0°45' W of the northeast corner of the Texas Long Leaf Lumber Company 160 acre tract in the J. D. Martinez Survey 10, Abstract No. 32, as recorded in volume "2", page 144, San Jacinto County Deed Records; thence crossing the said J. D. Martinez Survey 10 S 0°45' E 100.00 chains to a point on the north line of the John Stewart Survey, Abstract No. 52; thence with four (4) lines of the said John Stewart Survey N 83°30' E, 185 chains to the second corner S 1°00' E 105.23 chains, S 3°19' E 20.77 chains, S 89°00' W 25.55 chains to the fourth corner of the J. A. Schnell Survey, Abstract No. 276; thence with two (2) lines of the said J. A. Schnell Survey S 1°00' E 70.50 chains, N. 89°00' E. 24.37 chains to the sixth corner of the Wm. Hardin Survey, Abstract No. 20; thence with two (2) lines of the said Wm. Hardin Survey S 1°10' E 186.63 chains, N 89°00' E 28.00 chains to the Houston, East and West Texas Railroad right-of-way; thence with said Railroad right-of-way southwesterly to the San Jacinto-Liberty County Line; thence with the San Jacinto-Liberty County Line southwesterly to corner of Montgomery and Liberty Counties; thence with the Montgomery-Liberty County line southeasterly to the Gulf, Colorado and Santa Fe Railroad right-of-way; thence with said Railroad right-of-way westerly to Caney Creek; thence up and with Caney Creek northwesterly 1190.00 chains to the forks of said creek; thence up and with the right fork of Caney Creek northwesterly 394.00 chains to State Highway No. 150; thence with said Highway No. 150 easterly 88.50 chains to the old Swartout Road; thence with the old Swartout Road northeasterly 424.00 chains to Winters Creek; thence up and with Winters Creek northwesterly 340.00 chains to the point of confluence with Gourd Creek; thence up and with Gourd Creek westerly 348.00 chains to confluence with Little Creek; thence up and with Little Creek southwesterly 102.00 chains to a point in the southeast line of the Theodore Bennett Survey, Abstract No. 68; thence with the said Theodore Bennett Survey S 44°45' W 85.00 chains to the fourth corner of said survey on a northeasterly line of the Lemuel M. Collard Survey, Abstract No. 10; thence with two (2) lines of the said Lemuel M. Collard Survey N 60°00' W 50.51 chains, S 30°00' W 194.79 chains to the sixth corner of said survey, identical with the sixth corner of the Thos. C. Stevens Survey, Abstract No. 526; thence with two (2) lines of the said Thos. C. Stevens Survey N 60°00' W 66.67 chains, S 30°00' W 9.09 chains to the second corner thereof and identical with the fourth corner of the Charles O. Edwards Survey, Abstract No. 45; thence with four (4) lines of the said Charles O. Edwards Survey N 45°00' W 25.75 chains, S 45°00' W 28.20 chains, S 45°00' E 10.10 chains, S 45°00' W 80.90 chains, passing in line corner 97 of Tract J1-I acquired from Delta Land and Timber Company, to the eighth corner of said Charles O. Edwards Survey and identical with corner 98 and Monument-J14 of said Tract J1-I; thence with five (5) lines of said Tract J1-I, southwesterly 297.70 chains to corner 103 on an easterly line of the John Hossteller Survey, Abstract No. 269; thence with five (5) lines of said John Hossteller Survey, passing the fifth, sixth, seventh, and beginning corners southwesterly

191.00 chains to the second corner thereof and identical with the third corner of the Thomas James Survey, Abstract No. 287; thence with said Thomas James Survey N 75°00' W 33.67 chains to the West Fork of San Jacinto River, thence down and with the West Fork of San Jacinto River southwesterly 252.80 chains to the beginning corner of the Abraham Pevyhouse Survey, Abstract No. 423; thence with the said Abraham Pevyhouse Survey westerly 196.14 chains to a southwest corner of said survey and identical with the beginning corner of the William Adkins Survey, Abstract No. 47; thence with the William Adkins Survey southerly 12.63 chains to the fifth corner thereof; thence with the south lines of the said William Adkins Survey and the James W. O'Bannon Survey, Abstract No. 407, westerly 84.01 chains to the fourth corner of the said James W. O'Bannon Survey on the east line of the John H. Wood Survey, Abstract No. 603; thence with two (2) lines of the said John H. Wood Survey N 0°30' W 42.09 chains, westerly 84.00 chains to corner 11 of Tract J1-III, identical with Monument-J37; thence with said Tract J1-III N 0°30' W 36.00 chains to a point N 89°30' E of corner 84 of Tract J1-IV; thence S 89°30' W 56.00 chains, passing in line corner 84 of said Tract J1-IV, to corner 85 of said Tract J1-IV; thence with eight (8) lines of said Tract J1-IV, passing in line corners 86 to 92, inclusive, 357.90 chains to corner 93 of said Tract J1-IV, identical with Monument-J113; thence with the Wm. Johnson Survey, Abstract No. 291, passing in line corner 94 of said Tract J1-IV, S 89°30' W 82.30 chains to the second corner of said survey and identical with the second corner of the Elizabeth Heaton Survey, Abstract No. 679; thence with the Elizabeth Heaton Survey S 0°30' E 23.60 chains to the third corner of said survey; thence with the south lines of the said Elizabeth Heaton Survey and the Samuel V. Lamonth Survey, Abstract No. 331, S 89°30' W 50.20 chains to beginning corner of said Samuel V. Lamonth Survey and identical with the fourth corner of the Robert Hutcherson Survey, Abstract No. 276; thence with two (2) lines of the Robert Hutcherson Survey northerly 60.00 chains N 89°30' E 0.20 chains to the sixth corner of said survey and identical with corner 102 of said Tract J1-IV; thence with three (3) lines of said Tract J1-IV, passing corners 103 and 104, 62.80 chains to corner 105 of said tract; thence with two (2) lines of the Claiborne B. Sanders Survey, Abstract No. 552, S 89°30' W 40.00 chains, S 0°30' E 8.00 chains to corner 113 of said Tract J1-IV identical with Monument-J49; thence with six (6) lines of said Tract, passing corners 114, 115, 116, 1 and 2 to corner 3 of said tract, which is identical with Monument-J48; thence westerly to corner 8 of said tract; thence with two (2) lines of Tract J1-IV, passing corner 9, 81.20 chains to corner 10 of said tract; thence with two (2) lines of the Nancy Lynch Survey, Abstract No. 309, passing in line corner 11 of Tract J1-IV, northerly 72.00 chains, easterly 134.00 chains, to the beginning corner of the Benjamin Johnson Survey, Abstract No. 297; thence with the west lines of the said Benjamin Johnson Survey and the William J. C. Pierce Survey, Abstract No. 431, passing in line corner 66 of Tract J1-II, northerly 156.50 chains to corner 67 of said tract; thence with three (3) lines of Tract J1-II, N 89°30' E 9.20 chains, North 2.30 chains, East 107.80 chains to the fourth corner of the William C. Gill Survey, Abstract No. 209, on the Montgomery-Walker County line; thence with the William C. Gill Survey N 0°30' E 55.90 chains to the northwest corner of the T. E. Simms 261 acre tract as recorded in Volume 38, page 137, Walker County Deed Records; thence with two (2) lines of said T. E. Simms tract N 89°45' E 46.30 chains, S 0°15' E 56.10 chains to the southeast corner thereof and on the north line of the Augustus Steel Survey, Abstract No. 508; thence with and within the Augustus Steel Survey, passing in line corner 10 of Tract J1-II, East 68.00 chains to corner 11 of said tract; thence with four (4) lines of Tract J1-II, passing corners 12, 13, and 14 of said tract, 58.00 chains to corner 15 thereof; thence with Tract J1-II S 0°30' E 21.00 chains to a point west of corner 13 of said tract; thence



U.S. DEPARTMENT OF AGRICULTURE
 FOREST SERVICE
 F. A. SILCOX, CHIEF
 T. W. HOKROSS, CHIEF, DIV. OF ENGINEERING
SAM HOUSTON NATIONAL FOREST
 TEXAS
 1936
 SCALE: 1" = 1 MILE

DIAGRAMATIC MAP FORMING AN OFFICIAL SUPPLEMENT
 TO PROCLAMATION DATED SEPTEMBER 14, 1933

PREPARED IN REGIONAL OFFICE, ATLANTA, GA.
 FROM FOREST SERVICE AND OTHER SURVEYS
 1936

passing in line corner 18 of Tract J1-II, East 39.50 chains to corner 19 thereof; thence with six (6) lines of Tract J1-II, passing corners 20 to 24 inclusive, 181.70 chains to corner 25 of said tract; thence easterly 16.50 chains to corner 33 of Tract J1-II; thence with two (2) lines of Tract J1-II, passing in line corner 34, 50.60 chains to corner 35 of said tract; thence with the south line of the Susan Vince Survey, Abstract No. 50, passing in line corners 36 and 41 of said Tract J1-II, N 89°30' E 25.00 chains to West Sandy Creek; thence down and with West Sandy Creek easterly 133.00 chains to confluence with the West Fork of San Jacinto River; thence up and with the West Fork of San Jacinto River and Tract J1-I northwesterly 12.00 chains to corner 8 of said tract; thence with Tract J1-I, N 54°45' E 61.40 chains to corner 9 thereof; thence with the southeast line of the Margaret Talbot Survey, Abstract No. 541, N 55°30' E 42.26 chains to the beginning corner of said survey and on the southwest line of the James Jordan Survey, Abstract No. 28; thence with the southwest line of the James Jordan Survey, S 35°00' E 92 chains to McDonald Creek; thence northeasterly up and with McDonald Creek to the west line of the Crittendon Wells Survey, Abstract No. 591; thence with two (2) lines of the said Crittendon Wells Survey, North 34.00 chains, East 4.21 chains to the beginning corner of said survey and identical with the beginning corner of the W. N. Mock Survey, Abstract No. 401; thence with two (2) lines of the said W. N. Mock Survey, N 25°00' E 80.00 chains, S 65°00' E 80.00 chains to the third corner of said survey; thence with two (2) lines of Tract J12q N 25°00' E 3.00 chains to corner 2, N 89°00' E 39.60 chains to corner 3 of said tract; thence with the William M. Barrett Survey, Abstract No. 77, and the Elihu Davids Survey, supra, passing in line corner 4 of Tract J12q, easterly 216.97 chains to the eleventh corner of the said Elihu Davids Survey on the southwest line of the James Tinsley Survey, Abstract No. 548; thence with two (2) lines of the James Tinsley Survey N 25°00' W 84.18 chains, N 65°00' E 10.00 chains to the third corner of the David Thompson Survey, Abstract No. 551; thence with the David Thompson Survey North 2.00 chains, to corner 5 of Tract J3c; thence S 89°30' W 58.70 chains to corner 6 of said tract and the point of beginning.

The area described above is graphically shown on the diagram¹ attached hereto and made a part hereof.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 13th day of October, in the year of our Lord Nineteen hundred and [SEAL] thirty-six and of the Independence of the United States of America the one hundred and sixty-first.

FRANKLIN D ROOSEVELT

By the President:

CORDELL HULL,
Secretary of State.

[No. 2205]

[F. R. Doc. 2928—Filed, October 15, 1936; 10:59 a. m.]

TREASURY DEPARTMENT.

Bureau of Customs.

[T. D. 48574]

INVOICING—SILVER

TREASURY DECISION 47214 AMENDED SO AS TO DISPENSE WITH CONSULAR INVOICES FOR UNITED STATES SILVER COINS

To Collectors of Customs and Others Concerned:

Treasury Decision 47214, approved by the Secretary of the Treasury on August 8, 1934, requiring consular invoices for all importations of silver exceeding \$100 in value, with certain

¹ See p. 1610.

exceptions enumerated therein, is hereby amended by deleting the period and adding at the end thereof

; and provided further, that consular invoices will not be required for United States silver coins imported on or after October 8, 1936.

[SEAL]

J. H. MOYLE,
Commissioner of Customs.

Approved, October 8, 1936.

WAYNE C. TAYLOR,
Acting Secretary of the Treasury.

[F. R. Doc. 2930—Filed, October 15, 1936; 12:17 p. m.]

DEPARTMENT OF THE INTERIOR.

General Land Office.

[Circular No. 1411]

LANDS EMBRACED BY GRAZING LEASES SUBJECT TO CLASSIFICATION AND DISPOSAL UNDER SECTION 7 OF THE ACT OF JUNE 28, 1934, AS AMENDED

CIRCULAR NO. 1401 AMENDED

OCTOBER 6, 1936.

Registers, United States Land Offices; Director, Division of Grazing; Acting Director, Division of Investigations:

Sms: Section V, page 8 of Circular No. 1401, approved July 28, 1936, entitled "Regulations Governing the Leasing of Public Lands, Exclusive of Alaska, for the Grazing of Livestock Under the Act of June 28, 1934 (48 Stat. 1269), as Amended by the Act Approved June 26, 1936 (Public, No. 827, 74th Congress)", is hereby amended by adding thereto Paragraph (23a), as follows:

Lands embraced in a grazing lease shall be subject to classification and disposal under the provisions of section 7 of the act of June 28, 1934 (48 Stat. 1269), as amended by the act of June 26, 1936 (Public, No. 827, 74th Congress), provided that before the allowance of any entry, selection, or location under said section 7 evidence must be furnished that the applicant has agreed to compensate the lessee for any grazing improvements placed on the lands entered, selected, or located, under the authority of the lease and for any injury caused to the lessee's grazing operations by reason of the loss of the leased lands from his lease-hold. In event the interested parties are unable to reach an agreement as to the amount of such compensation the amount shall be fixed by the Commissioner of the General Land Office subject to the right of appeal to the Secretary of the Interior, whose decision shall be final. All such agreements, to be effective, must be approved by the Commissioner of the General Land Office. The failure of the applicant to pay the lessee in accordance with the agreement shall be just cause for cancellation of the entry, selection, or location. All subsequent annual rental charges will be proportionately reduced for the loss of the lands from the lease-hold.

The form of lease attached to Circular No. 1401 is also amended by adding Paragraph (d) to the section under "The lessor expressly reserves:", as follows:

(d) The right to classify and permit entry, selection, or location of, under the provisions of section 7 of the act of June 28, 1934 (48 Stat. 1269), as amended by the act of June 26, 1936 (Public, No. 827, 74th Congress), any part or all of the leased lands, provided that before the allowance of any application therefor the applicant shall agree, subject to the approval of the Commissioner of the General Land Office, to compensate the lessee in accordance with paragraph (23a) of the regulations approved July 23, 1936, as amended October 6, 1936.

Very respectfully,

FRED W. JOHNSON, Commissioner.

Approved, October 6, 1936.

T. A. WALTERS,
First Assistant Secretary.

[F. R. Doc. 2922—Filed, October 15, 1936; 9:52 a. m.]

STOCK DRIVEWAY WITHDRAWAL No. 9 REDUCED—STOCK DRIVEWAY WITHDRAWAL No. 40 REVOKED

New Mexico

OCTOBER 3, 1936.

Departmental orders of February 28 and September 13, 1918, as modified, which withdrew certain lands in New

Mexico as Stock Driveways Nos. 9 and 40, respectively, under section 10 of the act of December 29, 1916 (39 Stat. 862), as amended by the act of January 29, 1929 (45 Stat. 1144), are hereby revoked, No. 9 in part and No. 40 in its entirety, so far as they affect the following described lands, which are within New Mexico Grazing District No. 3, established July 11, 1935:

NEW MEXICO PRINCIPAL MERIDIAN

T. 27 S., R. 15 W., N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 26, SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, SW $\frac{1}{2}$ SE $\frac{1}{4}$ Sec. 27, SE $\frac{1}{4}$ Sec. 28, E $\frac{1}{2}$ Sec. 33, W $\frac{1}{2}$ Sec. 34;
 T. 28 S., R. 15 W., SW $\frac{1}{4}$, S $\frac{1}{2}$ N $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$ Sec. 1, W $\frac{1}{2}$ Sec. 3, NE $\frac{1}{4}$, S $\frac{1}{2}$ Sec. 4, Secs. 8, 9, 12, 13, 17, 18, NW $\frac{1}{4}$ NW $\frac{1}{4}$ Sec. 19, Secs. 24, 25, 26, 35;
 T. 29 S., R. 15 W., W $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ Sec. 1, E $\frac{1}{2}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 11, W $\frac{1}{2}$ of Secs. 12 and 13, Secs. 14 and 23, W $\frac{1}{2}$ Sec. 24, NW $\frac{1}{4}$ NW $\frac{1}{4}$ Sec. 25, N $\frac{1}{2}$, SW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 26, Sec. 27, S $\frac{1}{2}$ Sec. 28, W $\frac{1}{2}$ E $\frac{1}{2}$, W $\frac{1}{2}$ Sec. 29, Secs. 30 and 31, E $\frac{1}{2}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 34, NW $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ Sec. 35;
 T. 28 S., R. 16 W., NW $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$ Sec. 13, S $\frac{1}{2}$ Sec. 14, S $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ Sec. 15, SE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ Sec. 20, NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ S $\frac{1}{2}$ Sec. 21, NW $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$ Sec. 22, NE $\frac{1}{4}$ NE $\frac{1}{4}$ Sec. 23, N $\frac{1}{2}$ N $\frac{1}{2}$ Sec. 24, NW $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ Sec. 29, Sec. 30;
 T. 30 S., R. 16 W., S $\frac{1}{2}$ SE $\frac{1}{4}$ Sec. 12, N $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ Sec. 13, S $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ Sec. 23, W $\frac{1}{2}$ Sec. 24, NW $\frac{1}{4}$ NW $\frac{1}{4}$ Sec. 25, Secs. 26 and 35;
 T. 31 S., R. 16 W., Secs. 3, 10, 15, 22, W $\frac{1}{2}$ of Secs. 23 and 26, E $\frac{1}{2}$ Sec. 27, NW $\frac{1}{4}$ Sec. 35;
 T. 28 S., R. 17 W., Secs. 25 and 26;
 T. 29 S., R. 18 W., Sec. 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ Sec. 7, N $\frac{1}{2}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 8, N $\frac{1}{2}$ of Secs. 9, 10, 11, and 12, NW $\frac{1}{4}$ Sec. 18;
 T. 29 S., R. 19 W., Secs. 13, 14, 15, 22, 27, 28, 33;
 T. 30 S., R. 19 W., Sec. 4, E $\frac{1}{2}$, E $\frac{1}{2}$ W $\frac{1}{2}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 5, SE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$ Sec. 6, Secs. 30 and 31;
 T. 31 S., R. 19 W., Sec. 6, NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ Sec. 7; aggregating 36,565.22 acres.

T. A. WALTERS,
 First Assistant Secretary.

[F. R. Doc. 2923—Filed, October 15, 1936; 9:53 a. m.]

Office of Indian Affairs.

[Order No. 1112]

SUPERVISION OF OPERATIONS UNDER OIL AND GAS LEASES, RESTRICTED INDIAN LANDS OUTSIDE OSAGE RESERVATION, OKLAHOMA

SEPTEMBER 4, 1936.

Supervision of Operations under Oil and Gas Leases on all Indian Lands under the Jurisdiction of the Secretary of the Interior (except Osage Reservation), executed under the Acts of Congress approved May 27, 1908 (35 Stat. 312); March 3, 1909 (35 Stat. 781); and May 29, 1924 (43 Stat. 244).

In order to facilitate effective cooperation with respect to oil and gas operations under leases on restricted Indian lands (except Osage Reservation), and to define a division of functions of field employees of the Office of Indian Affairs and the Geological Survey, it is hereby directed, effective November 1, 1936, for a period of 5 years, and thereafter until terminated:

(1) That within the meaning of the regulations to govern oil and gas operations on restricted Indian lands, approved July 7, 1925, and any amendments or revisions thereof, the district supervisors of the Oil and Gas Leasing Division of the Geological Survey and their assistants shall be, and are hereby, authorized and directed to exercise the powers and perform the duties of Officer in Charge, Supervisor and Inspector in said lease and regulations provided.

(2) That such supervisors directly or through their assistants shall receive from the lessees all notices, reports, well-logs, maps, plats, records, and all other information relating to proposed or existing wells and to production of oil and gas required by said regulations to be submitted by lessees, and take appropriate action thereon; and shall maintain a file thereof. Said supervisors shall submit monthly to the superintendent of the Indian Agency having jurisdiction a statement of oil and gas runs and royalties derived from leases under his jurisdiction and shall carry on all accounting work

necessary for the proper computation and recording of royalties accruing to the benefit of the Indians.

(3) That all other functions with respect to Indian oil and gas leases, particularly the determination of bonuses and other administrative matters, and fiscal matters generally, except royalty accounting, be, and remain the duties of the officials of the Indian Service, but the Geological Survey representatives will act in an advisory capacity in all other matters relating to oil and gas leases, development, and operation.

(4) That the files of the Geological Survey relating to oil and gas leases on Indian lands shall be at all times available for inspection and use by authorized employees of the Indian Service, and the employees of the Geological Survey assigned to work relating to Indian lands shall furnish to authorized employees of the Office of Indian Affairs such information and technical advice as may be necessary or appropriate to the most efficient cooperation in the conduct of the work assigned to the two Bureaus. Likewise, similar facilities and service shall be provided for the benefit of authorized employees of the Geological Survey.

(5) That no orders of any kind shall be issued by Geological Survey representatives to any Indian, but such representatives shall have full authority to issue and amend orders to operators relative to production and operations; i. e., the enforcement of the Operating Regulations, the supervision of all operations, including safety and efficiency, health and sanitation, and prevention of physical or economic waste.

(6) That necessary fiscal arrangements and personnel adjustments shall be effected to accomplish the purpose of this order.

HAROLD L. ICKES,
 Secretary of the Interior.

[F. R. Doc. 2921—Filed, October 15, 1936; 9:52 a. m.]

DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

[Docket No. A-36 O-36]

NOTICE OF HEARING WITH RESPECT TO PROPOSAL TO AMEND ORDER NO. 11 REGULATING HANDLING OF MILK IN DISTRICT OF COLUMBIA MARKETING AREA, AND WITH RESPECT TO PROPOSAL TO AMEND MARKETING AGREEMENT TENTATIVELY APPROVED AUGUST 25, 1936

Whereas under Section 8c of Title I of the Agricultural Adjustment Act, as amended, hereinafter called the act, the Secretary of Agriculture, hereinafter called the Secretary, has issued an order regulating the handling of milk in the District of Columbia Marketing Area, effective 12:01 a. m., eastern standard time, September 21, 1936; and

Whereas the Secretary tentatively approved the marketing agreement regulating the handling of milk in the said marketing area on August 25, 1936; and

Whereas the Secretary has reason to believe that an amendment should be made to said order and said marketing agreement; and

Whereas, under the act, notice of hearing is required in connection with a proposal to amend an order, and the General Regulations, Series A, No. 1, as amended, of the Agricultural Adjustment Administration provide for notice and opportunity for hearing upon marketing agreements and orders;

Now, therefore, pursuant to the act and the general regulations, notice is hereby given of a hearing to be held on a proposal to amend the order regulating the handling of milk in the District of Columbia Marketing Area and the tentatively approved marketing agreement regulating the handling of milk in the District of Columbia Marketing Area, in the auditorium, South Building of the United States Department of Agriculture, Washington, D. C., on October 20, 1936, at 9:30 a. m., eastern standard time.

This public hearing is for the purpose of receiving evidence as to the necessity for (1) revising the minimum prices set

forth in Article IV of said order and said marketing agreement, (2) modifying the base rating provisions, and (3) amending any other provisions in said order and said marketing agreement.

Copies of the proposal to amend the order and the marketing agreement may be inspected in or procured from the office of the Hearing Clerk, Room 4725, South Building, United States Department of Agriculture, Washington, D. C.

[SEAL] W. R. GREGG,
Acting Secretary of Agriculture.

Dated, October 15, 1936.

[F. R. Doc. 2931—Filed, October 15, 1936; 12:40 p. m.]

INTERSTATE COMMERCE COMMISSION.

[Fourth Section Application No. 16552]

OTTICICA CAKE AND MEAL FROM, TO, AND BETWEEN POINTS IN THE SOUTHWEST

OCTOBER 15, 1936.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act,

Filed by: F. A. Leland, Agent.
Commodities involved: Otticica Cake and Meal, in carloads.
From: Points in the Southwest including Mississippi River crossings.
To: Points in Western Trunk Line territory.
Between: Points in the Southwest, including Mississippi River crossings.
Grounds for relief: Carrier competition.

Any interested party desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice; otherwise the Commission may proceed to investigate and determine the matters involved in such application without further or formal hearing.

By the Commission, division 2.

[SEAL] GEORGE B. MCGINTY, Secretary.

[F. R. Doc. 2929—Filed, October 15, 1936; 11:46 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 13th day of October A. D. 1936.

[File No. 2-2494]

IN THE MATTER OF REGISTRATION STATEMENT OF GREAT NORTHERN GOLD MINES, INC.

ORDER FIXING TIME AND PLACE OF HEARING UNDER SECTION 8 (D) OF THE SECURITIES ACT OF 1933, AS AMENDED, AND DESIGNATING OFFICER TO TAKE EVIDENCE

It appearing to the Commission that there are reasonable grounds for believing that the registration statement filed by Great Northern Gold Mines, Inc. under the Securities Act of 1933, as amended, includes untrue statements of material facts and omits to state material facts required to be stated therein and material facts necessary to make the statements therein not misleading,

It is ordered, that a hearing in this matter under Section 8 (d) of said Act, as amended, be convened on October 26, 1936, at 10:00 o'clock in the forenoon, in Room 1103, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue NW., Washington, D. C., and continue thereafter at such times and places as the officer hereinafter designated may determine; and

It is further ordered, that Robert P. Reeder, an officer of the Commission be, and he hereby is, designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of testimony in this matter, the officer is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL] FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 2935—Filed, October 15, 1936; 12:47 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 14th day of October A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE SLICK-URSCHEL-DORRER HEIGHTS FARM, FILED ON OCTOBER 9, 1936, BY JAMES M. JOHNSON, RESPONDENT

ORDER FOR HEARING (UNDER RULE 340 (B)) AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

In that Exhibit A appears to be incomplete;

It is ordered, pursuant to Rule 340 (b) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether an order of suspension should be entered; and

It is further ordered, that Robert P. Reeder, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered, that the taking of testimony in this proceeding commence on the 28th day of October 1936 at 2:30 o'clock in the afternoon at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL] FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 2936—Filed, October 15, 1936; 12:48 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 14th day of October A. D. 1936.

[File No. 36-24]

IN THE MATTER OF NEVADA-CALIFORNIA POWER COMPANY
ORDER APPROVING ACQUISITION OF SECURITIES UNDER SECTION 10
OF THE PUBLIC UTILITY HOLDING COMPANY ACT OF 1935

The Nevada-California Power Company, a subsidiary company of Nevada-California Electric Corporation, a registered holding company, having filed application pursuant to Section 10 (a) (1) of the Public Utility Holding Company Act of 1935, for approval of the acquisition by it from such last named company of a non-negotiable note in the principal amount of \$3,745,800.66 maturing April 1, 1937, and bearing interest at the rate of 5 per cent. per annum until January 1, 1937, and at the rate of 4 per cent. per annum thereafter, such note to be received by the applicant in full payment and discharge of an indebtedness on open account owed to it by said Nevada-California Electric Corporation; notice and opportunity for hearing on said application having been duly given; said application having been amended; the record in this matter having been examined; and the Commission having made and filed its findings herein;

It is ordered, that said acquisition be, and hereby is, approved, upon condition, however, that the applicant, promptly after receiving such note, shall re-assign the same, together with its other assets in accordance with the terms of the order of the Commission approving such acquisition (File No. 36-3).

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 2933—Filed, October 15, 1936; 12:47 p. m.]

*United States of America—Before the Securities
and Exchange Commission*

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 14th day of October A. D. 1936.

[File No. 32-36]

IN THE MATTER OF NEVADA-CALIFORNIA ELECTRIC CORPORATION
ORDER FIXING EFFECTIVE DATE FOR DECLARATION UNDER SECTION 7
OF THE PUBLIC UTILITY HOLDING COMPANY ACT OF 1935

The Nevada-California Electric Corporation, a registered holding company, having filed a declaration with the Commission, pursuant to Section 7 of the Public Utility Holding Company Act of 1935, regarding the issue of a non-negotiable note in the sum of \$3,745,800.66 to the Nevada-California Power Company, a subsidiary company thereof, in full payment and discharge of a debt owed by the declarant to such subsidiary company which is evidenced only by open account; notice and opportunity for hearing on said declaration having been given; said declaration having been amended; the record in this matter having been examined; and the Commission having made and filed its findings herein;

It is ordered, that said declaration, as amended, be and become effective as of October 15, 1936.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 2932—Filed, October 15, 1936; 12:47 p. m.]

*United States of America—Before the Securities
and Exchange Commission*

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 14th day of October A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST
IN THE SLICK-URSCHEL-DORMAR HEIGHTS FARM FILED ON
OCTOBER 9, 1936, BY JAMES M. JOHNSON, RESPONDENT

ORDER TERMINATING PROCEEDING AFTER AMENDMENT

The Securities and Exchange Commission, finding that the offering sheet filed with the Commission, which is the subject of this proceeding, has been amended, so far as necessary, in accordance with the Order for Hearing previously entered in this proceeding;

It is ordered, pursuant to Rule 341 (d) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on October 12, 1936, be effective as of October 14, 1936; and

It is further ordered, that the Order for Hearing and Order Designating a Trial Examiner, heretofore entered in this proceeding, be and the same hereby are revoked and the said proceeding terminated.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 2937—Filed, October 15, 1936; 12:48 p. m.]

*United States of America—Before the Securities
and Exchange Commission*

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 14th day of October A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST
IN THE CALIFORNIA-CURRY FARM, FILED ON OCTOBER 8, 1936,
BY B. D. BUCKLEY, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)),
AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

In that insufficient data are given in Item 9, Division II, to justify the statement that with respect to indications the area in which this property is located is one of the biggest future oil reserves in West Texas.

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 13th day of November 1936; that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered, that Robert P. Reeder, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered, that the taking of testimony in this proceeding commence on the 28th day of October 1936 at 11:30 o'clock in the forenoon at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary.*

[F. R. Doc. 2940—Filed, October 15, 1936; 12:49 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 14th day of October A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE PHILLIPS-WALNUT GROVE FARM, FILED ON OCTOBER 10, 1936, BY ALEX MACDONALD, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

1. In that in Item 13, Division II, it is stated that the "entire (Oklahoma City) field has proven to be one of the most prolific ever discovered anywhere", and that the Siliceous Lime, Simpson Series and the Wilcox Sand "are closely allied with producing formations in other fields, though in the Oklahoma City field they lie at greater depths, carry larger gas volumes with attendant high pressures, are thicker, somewhat more porous and highly saturated.

"This difference will undoubtedly secure a greater ultimate recovery of oil per acre than is usual in most fields. This is particularly true of the Wilcox Sand, which is one of the most productive formations, if not the most, ever discovered."

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 13th day of November 1936, that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered, that Robert P. Reeder, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered, that the taking of testimony in this proceeding commence on the 28th day of October 1936 at 11:00 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary.*

[F. R. Doc. 2939—Filed, October 15, 1936; 12:49 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 14th day of October A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE TIDE WATER-GRIMES FARM, FILED ON OCTOBER 9, 1936, BY SCHAPPERT-TELDER-BLUMER, INC., RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

1. In that in Item 13, Division II, it is stated with respect to certain named sands that "All of these horizons are present under the Grimes Farm"; that with respect to encroaching water the result will be "a high percentage of ultimate recovery"; that with respect to the location of the Grimes Farm "It is one of the highest structurally located properties as evidenced by the present extremely high gas pressure";

2. In that in Item 19, Division II, it is stated "We do know however, that the Hobbs Pool, in which this tract is located, is over five years old and well known as a consistent producer of oil and is scientifically operated; it maintains high potentials and is one of the important pools of the Mid-Continent Area."

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 13th day of November 1936, that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered, that Robert P. Reeder, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered, that the taking of testimony in this proceeding commence on the 28th day of October 1936 at 10:30 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary.*

[F. R. Doc. 2934—Filed, October 15, 1936; 12:47 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 14th day of October A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE CARTER-WALKER FARM, FILED ON OCTOBER 7, 1936, BY L. H. WITWER, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

In that reasons have not been given for the use of the various factors in the estimate of recoverable oil, nor for their use in combination with each other.

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 13th day of November 1936; that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered, that Robert P. Reeder, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered, that the taking of testimony in this proceeding commence on the 28th day of October 1936 at 2:00 o'clock in the afternoon at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL] FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 2938—Filed, October 15, 1936; 12:48 p. m.]

Saturday, October 17, 1936

No. 155

PRESIDENT OF THE UNITED STATES.

JOINT REGULATIONS OF THE SECRETARY OF THE TREASURY AND THE SECRETARY OF COMMERCE CONCERNING WHALING

Pursuant to the authority of The Whaling Treaty Act of May 1, 1936, (Public No. 535, 74th Congress), to give effect to the Convention between the United States and certain other countries for the Regulation of Whaling, concluded at Geneva, September 24, 1931, signed on the part of the United States March 31, 1932, and effective January 16, 1935, we, the Secretary of the Treasury and the Secretary of Commerce, make and prescribe the following joint regulations:

ART. 1. The provisions of the Convention for the Regulation of Whaling, The Whaling Treaty Act, and these regulations apply to all nationals, vessels, and boats of the United States in all the waters of the world, and to all persons, vessels, and boats in the United States, its territories and possessions, including the territorial waters thereof.

ART. 2. For the purposes of these regulations, baleens or whalebone whales included within the terms of the Convention for the Regulation of Whaling and The Whaling Treaty

Act shall be deemed to include, among others, those listed below:

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| <p>RIGHT WHALES</p> <p>Atlantic right whale.
Arctic right whale.
Biscayan right whale.
Bowhead.
Great polar whale.
Greenland right whale.
Greenland whale.
Nordkaper.
North Atlantic right whale.
North Cape whale.
Pacific right whale.
Pigmy right whale.
Southern pigmy right whale.
Southern right whale.</p> <p>GRAY WHALES</p> <p>California gray.
Devil fish.
Hard head.
Mussel digger.
Gray back.
Rip sack.</p> <p>SET WHALES</p> <p>Byrde's whale.
Pollock whale.
Rudolphi's whale.</p> | <p>BLUE WHALES</p> <p>Blue whale.
Sibbald's rorqual.
Sulphurbottom.</p> <p>FIN WHALES</p> <p>Common fin back.
Common finner.
Common rorqual.
Finback.
Fin whale.
Herring whale.
Razorback.
True fin whale.</p> <p>HUMPEACK WHALES</p> <p>Bunch.
Humpbacks.
Hump whale.
Hunchbacked whale.</p> <p>LEAST RORQUALS</p> <p>Davidson's piked whale.
Little piked whale.
Minke's whale.
Sharprised finner.</p> |
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ART. 3. Calves or suckling whales shall be deemed to include, among others, whales having a length, measured along a straight line from the tip of the snout to the notch between the flukes of the tail, less than the following dimensions:

Blue whales.....	60 feet
Fin whales.....	50 feet
Humpback whales.....	36 feet
Set whales.....	40 feet
Least rorquals.....	18 feet

ART. 4. The hunting, taking, capturing, killing, possession, sale, purchase, shipment, transportation, carriage, import, or export of any baleen or whalebone whale, or the possession, sale, purchase, shipment, transportation, carriage, import, or export of the products thereof, except as provided in the following article, shall be deemed compatible with the terms of said Convention and permitted by these Regulations.

ART. 5. The hunting, taking, capturing, killing, possession, sale, purchase, shipment, transportation, carriage, import, or export of any right or gray whale, or of any calf, suckling, or immature whale, or of any female whale accompanied by any calf, suckling, or immature whale, or the possession, sale, purchase, shipment, transportation, carriage, import, or export of the products thereof, shall be deemed incompatible with the terms of said Convention and prohibited by these regulations except:

(a) For scientific purposes under a special permit issued by the Secretary of Commerce: Provided, That, in case of each such importation or exportation of any such whale or the product of any such whale, including oil, meat, bone, meal, or fertilizer, competent evidence that the Secretary of Commerce has authorized such importation or exportation, must be presented to the Collector of Customs at the port of importation or exportation.

(b) By natives or Eskimos engaged in whaling who use only canoes or other native craft propelled by oars or sails, do not carry firearms, are not employed by others than natives or Eskimos, and are not under contract to deliver products of their whaling to any third person: *Provided*, That, in the case of each such importation or exportation, the Collector of Customs for the Customs Collection District of Alaska (No. 31) may require, and all other collectors of customs for all other customs collection districts shall require, the presentation at the port of importation or exportation of satisfactory evidence of such facts.

ART. 6. Nothing in these regulations shall be construed as: (a) applying to dolphins or porpoises; or (b) permitting any

