

STATE OF TEXAS § § COUNTY OF REEVES §
ORDER [PROHIBITING OR RESTRICTING] OUTDOOR BURNING
[WHEREAS, the Texas Forest Service has determined that drought
conditions exist within the county;] OR
[WHEREAS, the Commissioners Court finds that circumstances
present in all or part of the unincorporated area of the county create a
public safety hazard that would be exacerbated by outdoor burning;]
IT IS HEREBY ORDERED by the Commissioners Court of REEVES
County that [all outdoor burning OR outdoor burning of
_____ (particular substance)] is [prohibited OR restricted] in
[the unincorporated area of the county (specific part of the
unincorporated part of the county)] for 90 days from the date of
adoption of this Order, unless the restrictions are terminated earlier
based on a determination made by: (1) the Texas Forest Service that
drought conditions no longer exist; or (2) the Commissioners Court
[or the County Judge or County Fire Marshal] based on a
determination that the circumstances that required the Order no
longer exist.

This Order is adopted pursuant to Local Government Code §352.081,
and other applicable statutes. This Order does not prohibit outdoor
burning activities related to public health and safety that are
authorized by the Texas Commission on Environmental Quality for: (1)
firefighter training; (2) public utility, natural gas pipeline or mining
operations; (3) planting or harvesting of agricultural crops; or, (4)
burns that are conducted by a prescribed burn manager certified
under Natural Resources Code §153.048 and meet the standards of
Natural Resources Code §153.047.

In accordance with Local Government Code §352.081(h), a violation
of this Order is a Class C misdemeanor, punishable by a fine not to
exceed \$500.00.

ADOPTED this 27th day of OCTOBER, 2020 by a vote of 4 ayes
and 0 nays.

Attest: _____

Elisa Valdez = Deputy Clerk

Leo Hung

COUNTY JUDGE