

Lufkin Texas June 2nd 1908
 The City Council of the City of Lufkin
 met in regular session with the
 following present & acting:

R. B. Shiloh Mayor
 C. N. Harmon Secy
 J. W. Hargrett - Alderman
 C. A. Burke " "
 J. B. McCann " "
 W. D. Pyle " "
 M. C. McManis " "
 C. J. Schless Attorney
 D. J. Lang Clerk Comptroller
 B. H. Herrow City Marshall

Minutes of May 11th 1908 read
 & approved -

On Motion of C. A. Burke ^{and} Sec
 by J. W. Hargrett ^{and} Carried
 Unanimously that the following
 Resolution be adopted - - -

~~On Mot~~

Whereas, P. D. Bowler ^{and} M. S. Layne, composing
 the co-partnership of Layne ^{and}
 Bowler of the City of Houston, Harris
 County Texas, secured from the City of Lufkin
 Texas, certain oil ^{and} mineral rights by virtue
 of a lease executed by the said City of Lufkin
^{and} through its legal representatives securing them-
 selves certain valuable rights to prospect for
 oil ^{and} minerals on a sixty (60) acre tract of land
 more or less owned by said City, ^{and} which is located
 just north of the said City of Lufkin, which said lease
 bears date on the 20th day of March, A. D. 1908, ^{and} is

recorded in the secretary's minutes of said City of Lufkin, ^{and}

Whereas the said Layne ^{and} Bowler desire to enlist the efforts of the Producers Oil Company, a corporation of Texas, domiciled in Harris County, Texas, in the further development of the said lease heretofore referred to, ^{and} without releasing the said Layne ^{and} Bowler from their obligations to the City of Lufkin by virtue of said original lease heretofore executed by said City of Lufkin to ^{and} in favor of them but with the intention ^{and} purpose only of permitting the said Layne ^{and} Bowler to assign, transfer ^{and} alienate their right, title, claim ^{and} interest in the same, to the end that they may secure the services of the Producers Oil Company to participate in the work of testing said lands for oil ^{and} mineral rights, the said City of Lufkin by ^{and} through its legal representatives hereby agree ^{and} assent to and assignment of said lease heretofore referred to by said Layne ^{and} Bowler to ^{and} in favor of said Producers Oil Company.

It is further understood ^{and} agreed to, between all parties concerned that the said Producers Oil Company is to assume fullfill ^{and} carry out with the said City of Lufkin each ^{and} every condition contained in said oil lease made between said Layne ^{and} Bowler ^{and} the said City of Lufkin heretofore referred to.

It is further understood ^{and} agreed to between all parties hereto, that the said Producers Oil Company is not responsible for nor to have anything to do with the water contract entered into between the said City of Lufkin ^{and} the said Layne ^{and} Bowler.

Leekin Dec 6/2/08.
 Mr Bowen of The firm of Law & Bowen
 agreed to pay to City of Leekin
 the interest on \$3500⁰⁰ which is
 on deposit with Leekin Natl Bank
 beginning June 1st 1908. until they fulfill
 their Water Contract, and should they
 fail to fulfill their contract for water
 by Feb 28th 1909, then said contract
 shall be declared null & void,
 City Attorney Schless instructed to
 draw up agreement & have said
 Law & Bowen to sign same.

Report of Corporation Account
 read & approved showing
 accounts collected as follows

Fees		5.00
Records Fees		5.00
Clerks	"	8.50
Marshal	"	10.00
Attorney	"	20.00

Report of Street Commission
 for month of May read & approved
 showing accounts collected as
 follows \$231.00 paid out \$92.75
 Bal on hand \$138.25

On Motion of Coleman & see
 by Burk that the Producers
 Oil Co be charged at the rate
 of \$10⁰⁰ per day for steam furnished
 them ~~for~~ beginning May 15th 1908.
 charged for actual running time only.
 Carried

