Texas Bar CLE— Land Use Conference— Easements: From Acquisition to Termination

April 29, 2016
Aisha Nawaz Hagen
Senior Counsel
Pedernales Electric Cooperative





www.pec.coop





Easement Types

- Express
 - Easement in gross
 - Easement appurtenant (covenant running with land)
- Prescriptive open, notorious, actual visible
- Implied
 - Prior Use
 - Necessity *Hamrick v. Ward 446 S.W.3d 377 (Tex. 2014)*
- Estoppel Imposed by equity because of reliance on a representation

3



Express Easement

- Express Easement (conveyance of an estate in land)
 - (1) be reduced to writing;
 - (2) be executed by the grantor or grantor's agent; and
 - (3) be delivered (Tex. Prop. Code 5.021).
 - (4) express an intent to convey an easement;
 - (5) provide an adequate property description of the servient (burdened) estate.
- Format for grant
 - PEC Easement (signed only by grantor)
 - · Conveyance in a deed
 - Reserved in conveyance on the servient estate
 - Recorded plat of the servient estate
 - Dedication grant of easement to general public

4



Pedernales Transmission and Distribution Easement

THE STATE OF TEXAS.	THE PROPERTY OF THE PARTY OF TH
KNOW ALL MEN BY THESE PRESENTS	was of mer Darre S. Danisher morning
Course Hilliage	Harry Mile State of Francisco Comment
and the second s	Wage - man man Brown J. Welon &
That the understand for a dood and valuable consideration, the receipt of which is beenly assumintaged, does hereby arms unto the PROPRIETE TRATTED CONSTRUCTOR, 10., a componential, which printfills obtains 10 april 10.17, and its subsectors of conducting, the	
	and the facility for process. Although the principles is the language for course, and principles is no day. An Allender for the part for the process, and consideration for the partner.
	was once or ago as on an or once of the file of the good of the go
	mere Davie N. Daniela
right to enter open the Lands of the unfereigned, strained in the County of	and the State pair the ten
Margare, State of Seese, and more particularly described as fallows:	
A trust of land invated approximately 1 of miles 8 - 102	THE REAL OF TREAS.
en A Phone Street ton oberel	my d
From the town of	
on the morth by last owned by:	safe, Teas, or than the provincial appared
	your to se to be the percon store have in authorited to the foregroup mentured of tring, and, efter being during event by me white on self that he was
	, his granter, reductive the same and that he had
on the rowth by leaf wend by:	good the name or a militario of the request of the granter,
	stres ment without the field of cores that
on the east by land sened by:	
	Motory Public County, Taxon
	The state of these
and on the west by Land owned by:	
	ere d
and to lines, nonethers, openite, require, relimits est replies thereon of the of upon in freety, reads, or ellipseys outrille entil made as silentral transmission or distribution line or system, and to call and true trees and shrubbery to the exists momenty to keep then clear of said factors line or system and to cal does from the to time all dad, seek, leaning or despersor trees that are tall among to attribe to wirse in Falling.	Service set a linesy fulfic to our
	Floring Floring on the day presently adjusted. I still you have been a planting to the first group whose beam is an implicating to the
	ag instrument, and having their equational by the printip and upon those for hardward, and having the sense half equitation in the state.
	A
	If the fact of things again the same for the purpose and constitution fraction or planed and final the fact and make to recent to Control of these fact change and make the reflects from the same of
Together with the right of ingress and egrees over my lour) etjacent leads to or	510 100 41 A01 07 A01 4 101 11 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1
From and right-of-way for the purpose of assetuating, appearing, repairing, Main- telning, reducating, regulating and removing and lines and apportunement.	
	Array Male
In granting this secreent it is understood that at pale locations, only a single	THE FIRST OF TAXABLE
pole and appartenance will be used, and that the location of the poles will be much as to form the least possible interference to farm operations, so long as it does not	
materially increase the cost of construction.	
The undersigned commants that he is the owner of the above described lands and that	State State of the brusheld state of
the said lands are free and clear of egrandrances and lieus of elabourer character	Plant d
except those held by the following persons;	the come is suffer that to the bringing fearment, and a three brings to see that he account for solid at the act and shall of
Three Ash soutention to serve	and in the Proceed Second and the the propose and number
	CONTRACTOR AND AND DRAW OF OWNER AND
Homer Vacastry and Herbert Religible	Co.
It is further understood that, whenever secessary, words used in the instrument in	S.
the elegater shall be construed to read in the plural and that muste used to the manualise grader shall be construed to read to the feminise.	Programme Committee
[1977] [1977] [1977] [1977] [1977] [1977] [1977] [1977] [1977] [1977] [1977] [1977] [1977] [1977] [1977] [1977]	43
In without without, the underwigned has not his bond and sond this	Q
	E)
Seemes 1858	
June 115%	2
Sint and colored Shows I Melogica.	λ
A and and	Ě

Lection of figlic-f-ory and extension body, convert shall be limited to a stop of land relations and relations are proposed. The state of the continuous of the copacity of th

5





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Easements: From Acquisition to Termination

Also available as part of the eCourse 2016 Land Use eConference

First appeared as part of the conference materials for the 20^{th} Annual Land Use Conference session "Easements: From Acquisition to Termination"