



HOCKLEY COUNTY

APPLICATION TO REQUEST USE OF HOCKLEY COUNTY COURTHOUSE LAWN

The Hockley County Courthouse lawn is available for use of approved community events. There is no charge for using the lawn for approved activities open to the public. The lawn is not for use for weddings or private events. This application must be submitted and approved prior to use. **This application only applies to the Courthouse lawn. For information regarding use of the Gazebo, please contact the Levelland Mainstreet Program at (806) 894-9079 or (806) 598-2098 or by email at tmoody@Levellandtexas.org. They will provide information regarding their policy and requirements for use of the Gazebo.**

COURTHOUSE LAWN RULES

_____ This application **ONLY** allows approved use of the Courthouse lawn. Use of the Gazebo requires separate application and reservation through the Levelland Mainstreet. Please contact their office at (806) 598-2098.

_____ **Applicant is responsible for all clean up.**

_____ **Damages are the responsibility of the applicant shown on the form.**

_____ **NO nails or spikes can be used on trees and all tape, string, rope, etc. must be removed at end of event**

_____ **NO alcohol allowed on the Courthouse grounds**

_____ **Courthouse lawn must be cleaned up and cleared of people by 10 p.m. unless an exception is granted.**

APPLICATION

Name of Applicant: _____

Address: _____ City: _____ State: _____ Zip: _____

Phone: _____ Cell: _____

Dates of Use: _____ Hours of Use: _____

Name of Group Sponsoring Activity/Event: _____

Type of Activity: _____ Expected Attendance: _____

Applicant Signature: _____ Date: _____

Copy to: **Brad Fowler, Hockley County**
Judge Sharla Baldridge
Levelland Police Department Dispatcher – 806-894-6164
Hockley County Sheriff's Office



HOCKLEY COUNTY

Hold Harmless/Indemnity Agreement

“The undersigned, _____, agrees to hold harmless and indemnify Hockley County, its Commissioners Court, elected officials, employees and volunteers who are acting in their official capacity, from any and all claims made by them or on their behalf for any losses, injuries, or damages reported on the Hockley County Lawn or any portion of the Courthouse Square, which may be made by reason of the group’s use of the Hockley County Lawn or any portion of the Courthouse Square.”

“The undersigned, _____, hereby releases and forever discharges Hockley County, its Commissioners Court, elected officials, employees and volunteers who might be claimed to be liable for any and all claims, demands, damages, actions, causes of action, suit, judgments or executions by reason of any losses incurred on the Hockley County Lawn or any portion of the Courthouse Square, which may be made by reason of the group’s use of the Courthouse Lawn, any portion of the Courthouse Square and/or equipment.”

“It is further stipulated and agreed that the laws of the State of Texas shall control in the construction of this instrument.”

“In Witness whereof we have hereunto set our hands this _____ day of _____, 20____.”

Printed Name

Date

Signature

Contact Phone No.

Address

City, State

Zip