

Declaration of Local Disaster: Wildfire - Including Additional Authority Regarding Regulation of Fireworks

Texas Government Code Chapter 418 gives the county judge the power to declare a local disaster within the county under certain circumstances. A "Disaster" is defined for these purposes under Section 418.004(1) as:

... the occurrence or imminent threat of widespread or severe damage, injury, or loss of life or property resulting from any natural or man-made cause, including fire, flood, earthquake, wind, storm, wave action, oil spill or other water contamination, volcanic activity, epidemic, air contamination, blight, drought, infestation, explosion, riot, hostile military or paramilitary action, other public calamity requiring emergency action, or energy emergency.

The county judge's authority is set out in Section 418.108 of the Government Code. A declaration issued under this section may include a prohibition or restriction on the sale or use of all fireworks within the county. This specific grant of authority to the county judge is broader than, and independent of, the commissioners court's authority under §352.051 of the Local Government Code to restrict or prohibit certain fireworks during designated fireworks seasons. For example, unlike a commissioners court order related to the July or December fireworks seasons, a disaster declaration may be issued at any time. In addition, a disaster declaration may restrict all types of fireworks.

Once the county judge has issued a disaster declaration, the procedure to ratify it may involve two steps. The commissioners court must take action to consent to the continuance or renewal of a local disaster declaration within seven days after its issuance or it expires. Additionally, if a disaster declaration includes a restriction on fireworks that exceeds the restrictions authorized by Local Government Code §352.051, the county judge must request and obtain authorization from the governor within 60 hours of its issuance or the broader restriction on fireworks will automatically expire. The authorizations by the commissioners court and the governor are independent of one another – the county judge may request approval from the governor immediately upon issuance of the disaster declaration and before the commissioners court has met to take action on the matter.

The county may enforce a penalty of a fine not to exceed \$1,000 or confinement in jail for a term not to exceed 180 days for a failure to comply with a disaster declaration, but only if the county's emergency management plan includes a provision establishing an offense under Government Code §418.173. If the county wants the ability to enforce this penalty, its emergency management plan should provide that a failure to comply with the plan, or a rule or order adopted under the plan is punishable as authorized in Government Code §418.173.

A copy of Government Code Section 418.108 and a sample disaster declaration related to the risk of wildfires and restricting the use of fireworks are enclosed. If you have any questions, please contact the Legal Department toll-free at (888) 275-8224.

Texas Government Code

§ 418.108. Declaration of Local Disaster

- (a) Except as provided by Subsection (e), the presiding officer of the governing body of a political subdivision may declare a local state of disaster.
- (b) A declaration of local disaster may not be continued or renewed for a period of more than seven days except with the consent of the governing body of the political subdivision or the joint board as provided by Subsection (e), as applicable.
- (c) An order or proclamation declaring, continuing, or terminating a local state of disaster shall be given prompt and general publicity and shall be filed promptly with the city secretary, the county clerk, or the joint board's official records, as applicable.
- (d) A declaration of local disaster activates the appropriate recovery and rehabilitation aspects of all applicable local or inter-jurisdictional emergency management plans and authorizes the furnishing of aid and assistance under the declaration. The appropriate preparedness and response aspects of the plans are activated as provided in the plans and take effect immediately after the local state of disaster is declared.
- (e) The chief administrative officer of a joint board has exclusive authority to declare that a local state of disaster exists within the boundaries of an airport operated or controlled by the joint board, regardless of whether the airport is located in or outside the boundaries of a political subdivision.
- (f) The county judge or the mayor of a municipality may order the evacuation of all or part of the population from a stricken or threatened area under the jurisdiction and authority of the county judge or mayor if the county judge or mayor considers the action necessary for the preservation of life or other disaster mitigation, response, or recovery.
- (g) The county judge or the mayor of a municipality may control ingress to and egress from a disaster area under the jurisdiction and authority of the county judge or mayor and control the movement of persons and the occupancy of premises in that area.
- (h) For purposes of Subsections (f) and (g):
 - (1) the jurisdiction and authority of the county judge includes the incorporated and unincorporated areas of the county; and

- (2) to the extent of a conflict between decisions of the county judge and the mayor, the decision of the county judge prevails.
- (i) A declaration under this section may include a restriction that exceeds a restriction authorized by Section 352.051, Local Government Code. A restriction that exceeds a restriction authorized by Section 352.051, Local Government Code, is effective only:
 - (1) for 60 hours unless extended by the governor; and
 - (2) if the county judge requests the governor to grant an extension of the restriction.

STATE OF TEXAS	8
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COUNTY OF	8

DISASTER DECLARATION RELATED TO RISK OF WILDFIRES

WHEREAS, ____County has not had rainfall for an extended period of time, creating hot and dry conditions; and

WHEREAS, the hot and dry conditions pose the threat of large, dangerous and fast moving wildfires; and

WHEREAS, such fires have the potential of endangering lives and damaging property on a large scale; and

WHEREAS, the Texas Government Code Chapter 418 gives the county judge the power to declare a local disaster within the county "if the threat of disaster is imminent"; and

WHEREAS, the magnitude of the potential damage and the rapidity with which such a fire could escalate to major proportions constitute an imminent threat of disaster; and

WHEREAS, declaration of such disaster authorizes the imposition of controls on activities which tend to increase the likelihood of fires; and

WHEREAS, such controls, once implemented, have the potential of protecting lives and property by mitigating the threat of dangerous fires; and

WHEREAS, a declaration issued under Section 418.108 of the Texas Government Code may include a prohibition or restriction on the sale or use of all fireworks within the county; and

WHEREAS, a local disaster declaration expires seven days after its issuance, unless the commissioners court consents to its renewal or continuance; and

WHEREAS, to the extent that a declaration includes a restriction on fireworks, any part that exceeds the restrictions authorized by Local Government Code § 352.051 is only effective for 60 hours, unless the county judge requests and the governor authorizes an extension of the broader fireworks restriction.

BE IT THEREFOI	RE PROCLAIMED	that I,	, County Jud	lge
ofCo				
large wildfires in				
		•		
BE IT ALSO PRO	CLAIMED that this	state of disaster v	will continue until	
rescinded in accordance	with the above cite	ed statute, but in n	o instance will this	
declaration continue for	more than seven d	ays without being	authorized by the	County
Commissioners Court, o		_		
than 60 hours unless an	extension of the res	triction on firewor	rks has been receiv	ed from
the governor.				
		6.1.1		6.1
	CLAIMED that the			
hazard posed by wildfir and use of all fireworks,	•	-	_	
action based upon this		o be taken into acc	Journ in any emore	emem
action based apon this c	ruer.			
BE IT ALSO PRO	CLAIMED that a v	iolation of this Dis	saster Declaration is	3
punishable as a Class C misdemeanor by a fine not to exceed \$500.00 or as authorized				
by Government Code §4				
not to exceed \$1,000.00	or confinement in ja	il for a term not to	exceed 180 days,	
whichever is greater.				
This declaration s	shall be promptly p	ublicized and filed	l with the County (Clerk.
IN WITNESS WH	HEREOF, I affix my	signature this	day of	, 20
		0		
County Judge				
Filed with the Cle	erk of	County on	, 20	<u></u> •