

They shall also file with their report a map of the proposed drainage district, showing the location of the ditch or ditches, or other improvements to be constructed with an approximate estimate of the cost, and the lands with the owners' names so far as they can be learned, that will be affected thereby, and such other information as they may have collected that will tend to show the correctness of their findings.

103.

The engineer and viewers appointed under §§ [96 — 122] 103 THROUGH 121H shall at all times keep an accurate account and report to the board of county commissioners the name and number of days such person was employed on the survey and the kind of work he was doing and any expenses that may have been incurred in going to and from the work, and the cost of any supplies or material that may have been used in making the survey.

107.

(a) The clerk of the board of county commissioners shall provide a suitable book, to be known as the "drainage record", in which he shall transcribe every petition, motion, order, report, judgment or findings of the board in every drainage transaction that may come before it in such manner as to make a complete and continuous record of the case. Copies of all the maps and profiles are to be furnished by the engineer and marked by the clerk "official copies", which shall be kept on file by him in his office, and open to inspection.

(b) The drainage commissioners as appointed in § [108] 115 of this subtitle of every drainage district in this State shall submit to the clerk of the appropriate county court a suitable book, to be known as the "easement record", which contains all of the easements for maintenance or rights-of-way that the association has on any land in the county. The clerk of each court shall make this easement record available for inspection by the public.

111.

When the board of drainage commissioners for a district shall have made their estimate of the total cost of the improvement according to § [110] 117 of this article it shall be their duty to immediately prepare, in duplicate, ten assessment rolls, or drainage tax lists, to cover the period of the bond issue, giving thereon the names of the owners of land in the district, so far as can be ascertained from the public records, a brief description of the several tracts of land assessed, and the amount of the assessment against each tract of land. The first of these assessment rolls shall provide assessments sufficient for the payment of interest on the bond issue to accrue the third year after their issue and the instalment of principal to fall due at the expiration of the third year after the date of issue, together with such amounts as shall have to be paid for collection and handling of the same. The second assessment roll shall make like provisions for the fourth year; the third for the fifth year; the fourth for the sixth year; the fifth for the seventh year; the sixth for the eighth year; the seventh for the ninth year; the eighth for the tenth year; the ninth for the eleventh year; the tenth for the twelfth year. Each of said assessment rolls shall specify the time when collectible and be numbered in their order, and the amounts assessed against the several tracts of land shall be in accordance with the