JULY 12, 1976 MONDAY MORNING JULY 12, 1976

BE IT REMEMBERED THAT

Court met pursuant to adjournment for the Regular Session of Sullivan County Court of Blountville, Tennessee met in Session this Monday Morning, July 12, 1976, was present and presiding the HOnorable non V. Boyd, County Judge and Marjorie S. Harr, Clerk of the said Court and John H. Bishop, County Sheriff of said Court and full quorum of Justices of said County to Witnesses.

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JUSTICES PRESENT AND ANSWERING ROLL CALL:

Akard, Allen, Ammons, Arrington, Barker, Childress, Clark, Durham, Ferguson, Gillenwater, Greene, Hall, Harr, Hendricks, Henry, Hess, Hickam, Icenhour, Keener, J. King, Mason, McKamey, McNeil, Milhorn, A. Morrell, S. Morrell, Myers, Newland, Phillips, Reed, Sine, Thomas, Torbett, Turner, Wassom, Whited and Zimmerman.

JUSTICES ABSENT:

Barnes, Boys, Jaynes, C. King, Montgomery, Poe, Roller, Taft.

NOTARIES TO BE APPROVED JULY 12,1976 TERM OF COURT:

Shirlene Rar.s Thylis Brettin. + Redmor James Tina S. Robert Carol Bledsoe Belba S. Gilliam Frank Marion Barnett Connie Vaughn Gilbert Roma B. Harrell Herbert C. Jones Erwin Patrick Hull William Wess Doss Mary Louise Ferski Elizabeth J. Schultz Betty Kathryn Houser Margaret H. Clark Anne C. Arrants Ella V. Manis Hugh Hughes Dulaney Wilma Lee Plank Margaret J McNeer Zelda Colleen Carpenter Larry B. Dossett Pat L. Gardner John Albert Welch Doris Ann Holmes Henry Morgan Collins Della Willis Shipley Bryan Anderson L. Pendieton Stacy Brooks

Robert Barnes Cross Margaret Bray Lively Michael Thomas Leach Eva Lee Fondaw William Parhanz Joyce Mary Staton Mary Ruth Ward W. Ann Watson Clara Jean Perry Lewis Henry Rouse Stephen Eugene Fox Mary Sue Culbertson Vivian V. Camper Helen S. Williams Sterling Manis, Ceorge Dempsey Nelson Brenda Faye Moffitt Ed E Talbert Janice Lee Chaffin Lady Keith Bellamy King Bailey Payne Robert Campbell Hayter Ronnie Lee Carrier James E. Booher Mary Katherine Kiser Sharon Sue Buchanan Betty J Irvin Torbett _____

Approved 7-12.76

23	NO. 5	
TO THE HONORABLE LON V.	BOYD, JUDGE, AND MEMBERS OF	THE SULLIVA
	INADJOURNED	
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	<u>be due and payable on or b</u>	
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THE FIRST TENNESSEE	NATIONAL BANK	
THE BANK OF TENNESSEN	- E	
THE TRI-CITY BANK & S	TRUST COMPANY	<u> </u>
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any given time.		
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SECONDED BY ESQ. <u>(*h//dy</u>	PAID FROM	FUND
COURT ACTION: Aye Nay	DATE SUBMITTED:	

County Court Clerk

DISAPPROVED:

BY:

APPROVED:

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FISCAL AGENT:

ROLL CALL

VOICE VOTE

COMMITTEE ACTION:

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7/12/26 paned on 1st reading 7/12/26 panel well call

300321 4. 8-NO._____ TO THE HONORABLE LON V. BOYD, JUDGE, AND MEMBERS OF THE SULLIVAN COUNTY QUARTERLY COURT IN SESSION MET THIS THE DAY OF , 19 7/ ~sit RESOLUTION IN RE: BE IT RESOLVED THAT han f-1-2-1-0 • . . INTRODUCED BY ESQUE KAMARA ESTIMATED COST: SECONDER 11 eric PAID FROM _____ FUND COURT ACTION: DATE SUBMITTED: Aye Nay ROLL CALL VOICE VOTE County Court Clerk BY: COMMITTEE ACTION: APPROVED: DISAPPROVED: V FISCAL AGENT;

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THIS AGREEMENT, made and entered into on this the ______ day of June, 1976, by and between the COUNTY OF SULLIVAN, a division of the State of Tennessee, hereinafter referred to as the "County" or "party of the first part," and the CITY OF KINGSPORT, a municipal corporation incorporated under the laws of the State of Tennessee, hereinafter referred to as "City" or "party of the second part."

$\underline{W} \underline{I} \underline{T} \underline{N} \underline{E} \underline{S} \underline{S} \underline{E} \underline{T} \underline{H}$

WHEREAS, the County at its own expense has caused to be constructed and installed a sewer trunk line from a point 470 feet north of Hollywood Drive to and terminating at Lynn View High School in Lynn Garden, Tennessee, said sewer line being a trunk line owned entirely by the County; and,

WHEREAS, said trunk line was constructed due to immediate necessity for sewage deposal for Lynn View High School and to avoid a potentially hazardous health problem; and,

WHEREAS, the City has the facilities and capability to maintain and control said power line for the benefit of the County and City residents; and,

WHEREAS, the parties agree that transferring title of said trunk line to the City would be in the best interest of the residents of both the County of Sullivan and the City of Kingsport; and

WHEREAS, the parties hereto do hereby enter into chis with agreement with the mutual intent of fulfilling and complying with those provisions of the federal program commonly known as the "201 Program for Sewer Treatment and Clean Water;"

NOW, THEREFORE, in consideration of the promises and consideration of the mutual covenants, the terms and conditions as hereinafter stated, the parties do hereby agree as follows:

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1. TRANSFER OF TITLE. In consideration of the premises and the sum of One (\$1.00) Dollar, cash in hand paid, receipt of which is hereby acknowledged, and the further consideration hereinafter stated, the party of the first part has bargained and sold and does hereby transfer, assign, deliver, grant and convey unto the party of the second part, its successors and assigns, all of the right, title, claim and interest which the party of the first part does have in the sewer trunk line below described, including but not limited to all pipes, fittings and fixtures now laid and constructed from a point 470 feet north of Hollywood Drive to its terminus at Lynn View High School and more particularly described as follows:

> Beginning at an existing sanitary sewer manhole on the west side of Lynn Garden Drive and northerly four hundred seventy (470') ft. from the center line of Hollywood Drive, said manhole being 0+00 for the Lynn View Sewer line, thence deflecting to the left from the alignment of the existing sanitary sewer six degrees fifty-four minutes (6054') and along the westerly side of Lynn Garden Drive and in a northerly direction two hundred sixty-eight . and fifty-seven hundredths (268.57') feet to a point; thence with a deflection angle to the left of seven degrees forty minutes (7°40') one hundred seventy-four and seventy-nine hundredths (174.79') feet to a point; thence with a deflection angle to the left of five degrees fifty-seven minutes (5°57') two hundred nine and ninety-one hundredths (209.91') feet to a point; thence with a deflection angle to the left of five degrees fifty minutes (5°50') two hundred sixteen and forty-three hundredths (216.43') feet to a point; thence with a deflection angle to the left of nine degrees fiftyfour minutes (9°54') one hundred eighty-three and five hundredths (183.05') feet to a point; thence with a deflection angle to the left of zero degrees twenty-seven minutes $(0^{\circ}27')$ two hundred twenty-one and eight tenths (221.8') feet to a point; thence leaving the westerly side of Lynn Garden Drive and crossing Lynn Garden Drive in a northeasterly direction and with a deflection angle to the right of fifty-two degrees five minutes $(52^{\circ}05')$ one hundred fourteen (114') feet to a point in the easterly side of Lynn Garden Drive; thence in a northwesterly direction and with the easterly side of Lynn Garden Drive with a deflection angle to the left of fifty-seven degrees zero

minutes (57000') six hundred fifty-six and sixty-three hundredths (656.63') feet to a point; thence with a deflection angle to the right of five degrees thirteen minutes (5°13') two hundred fifty-seven and forty-three hundredths (257.43') feet to a point; thence with a deflection angle to the right of four degrees fifty-five minutes (4°55') three hundred sixtyfour and seventy-three hundredths (364.73') feet to a point; thence with a deflection angle to the left of zero degrees four minutes $(0^{\circ}04')$ three hundred twenty and five tenths (320.5') feet to a point; thence with a deflection angle to the left of zero degrees fifty-two minutes (0°52') three hundred thirty-eight and ninetynine hundredths (338.99') feet to a point; thence with a deflection angle to the left of two degrees fifty-nine minutes $(2^{\circ}59')$ three hundred forty-four and forty-four hundredths (344.44') feet to a point; thence with a deflection angle to the left of one degree zero minutes (1000') one hundred forty-six (146') feet to a point; thence with a deflection angle to the left of two degrees fifteen minutes (2°15') two hundred thirteen and five tenths (213.5') feet to a point; thence with a deflec-tion angle to the left of one degree forty-five minutes (1045') three hundred ninety-five (395') feet to a point on the southerly side of Walker Street; thence leaving Lynn Garden Drive in a northeasterly direction with the southerly side of Walker Street by a deflection angle to the right of ninety-one degrees thirty minutes (91° 30') three hundred eleven (311') feet to a point; thence with a deflection angle to the right of two degrees thirty minutes (2°30') two hundred eighty-two and five tenths (282.5') feet to a point; thence with a deflection angle to the right of one degree thirty-seven minutes (10 37') two hundred ninety-eight and five tenths (298.5') feet to a point; thence with a deflection angle to the left of three degrees thirty minutes (3°30') fifty-four (54') feet to a point, said point being manhole no. 26, a junction with a six (6") inch lateral line to the left.

The following is a description of a ten (10') foot maintenance easement which contains a six (6") inch service line to serve Lynn View High School more particularly described as follows:

Beginning at Manhole No. 26 in a northerly direction and with a deflection angle to the left of fifty-four degrees ten minutes $(54^{O}10')$ with the center line for the ten (10')foot easement one hundred sixty-eight and five tenths (168.5') feet to existing manhole "B" the end of said six (6") inch service line.

Then continuing from Manhole No. 26 in a straight line two hundred twenty-four (224') feet to Manhole No. 27 a junction with a six (6") inch service line to the right.

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The following is a description of a ten (10') foot maintenance easement which contains a six (6") inch service line to serve Lynn View football stadium more particularly described as follows:

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Beginning at Manhole No. 27 in an easterly direction and with a deflection angle to the right from the forward line thirty-five degrees zero minutes (35°00'), with the center line for the ten (10') foot easement, forty-three (43') feet to Manhole No. 27A the end of said six (6") inch service line.

Then continuing forward in a northeasterly direction from Manhole No. 27 with a deflection angle to the left of seven degrees forty minutes $(7^{\circ}40')$ and crossing Walker Street one hundred eleven and nine tenths (111.9') feet to a point; thence along the northerly side of Walker Street and with a deflection angle to the right of eight degrees zero minutes (8°00') one hundred twenty-nine and fifty-seven hundredths (129.57') feet to a point, said point being Manhole No. 29, from which a ten (10') foot maintenance eastment is required.

The following is a description of a ten (10') foot easement starting at Manhole No. 29 and lying five (5') feet on each side of a center line more particularly described as follows:

Beginnning at Manhole No. 29 in a northwesterly direction leaving Walker Street and with a deflection angle to the left of eightysix degrees fifty-seven minutes (86°57') eightytwo and forty-seven hundredths (82.47') feet to a point, said point being Manhole No. 30 a junction with a six (6") inch service line to the left.

The following is a description of a ten (10') foot maintenance easement which contains a six (6") inch service line to serve Lynn View High School more particularly described as follows:

Beginning at Manhole No. 30 in a westerly direction and with a deflection angle to the left of sixty-three degrees nineteen minutes (63°19') with the center line for the ten (10') (, foot easement, thirty-one and seven tenths (31.7') feet to Manhole No. 30-A the end of said six (6") inch service line.

Thence continuing forward from Manhole No. 30 in a straight line one hundred forty-seven and fifty-five hundredths (147-55') feet to a point; thence with a deflection angle to the left of sixty-eight degrees twenty-one minutes (68°21') one hundred ten and forty-nine hundredths (110.49') feet to a point; thence southwesterly with a deflection angle to the left of forty-four degrees fifteen minutes (44°15') thirty-nine and fourteen hundredths (39.14') feet to Manhole No. 33-A the end of said ten (10') foot maintenance easement for sanitary sewer to Lynn View High School.

All as shown on plan titled "Sanitary Sewage Facilities for Lynn View High School, Sullivan County, Tennessee" prepared by Davis and Floyd Engineers, Greenwood, South Carolina, Charleston, South Carolina, and Atlanta, Georgia, dated March, 1975.

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Copy of plans on file at the Office of City Engineer, Kingsport, Tennessee.

TO HAVE AND TO HOLD unto the party of the second part its successors and assigns, and to be maintained and used as part of its sewage disposal system.

2. MAINTENANCE. The transfer and conveyance is made upon the further consideration that the party of the second part does hereby agree to assume full responsibility and all cost for the proper maintenance of said sewer trunk line from this time forward, within existing street rights-of-way and upon property with an executed easement granting all necessary rights of ingress and egress for purposes of maintenance to the City.

3. CONTROL. The party of the first part does herby grant unto the party of the second part all right and dominion to control the use and operation of the above described sewer trunk line and does further agree to aid in the control of illegal use of said trunk line. Specifically, the party of the first part does hereby on behalf of those property owners who property adjoins the trunk sewer line and all of those residents and citizens who might have access to said sewer line, agree to assent as part of this agreement and bill of sale to the provisions of Ordinance No. 2332, of the City of Kingsport, a copy of which is attached hereto and marked Exhibit A and incorporated herein by reference. The party of the second part has the right to grant and deny access to the sewer trunk line from those residents living in close proximity to its location and shall further have the right to prescribe and charge reasonable fees and rates in accordance with the laws and ordinances of the City of Kingsport. Furthermore, the party of the second part shall have the right to enforce collection of said fees and rates by discontinuing water service to the effected users. Furthermore, the party of the first part does hereby commit the offices of its Health Department

for the purposes of enforcing and policing the illegal use, of said trunk line, and to assist the Building Official of the City of Kingsport in proper plumbing inspection on private property and to assist the Department of Public Works in inspections inside street rights-of-way.

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4. CONNECTION BY COUNTY. This transfer and conveyance is made upon the further consideration that the party of the second part does hereby agree to allow that facility presently known as Lynn View High School to connect to said sewer trunk line and has further agreed to accept and treat waste coming from said facility.

5. MAINTENANCE. The party of the first part does hereby further grant to the party of the second part a maintenance easement for the purposes of coming upon county property to maintain and repair said trunk line to a point within two (2') feet of that building now known as Lynn View High School.

This Agreement represents the entire agreement between the parties and no representations, inducements, promises, or agreements, oral or otherwise, between the parties not embodied herein, shall be of any force or effect.

IN WITNESS WHEREOF, the parties hereto have executed this agreement this day and year first above written.

CITY OF KINGSPORT, TENNESSEE

Mayor

BY

ATTEST:

City Recorder

300857 -7-SULLIVAN COUNTY, TENNESSEE ВY County Judge 4 APPROVED AS TO FORM AND CORRECTNESS: W. E. Weber, Jr., City Attorney 2

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ORDINANCE NO. 23

AN ORDINANCE TO AMEND ARTICLE II, CONNECTIONS AND CHARGES, OF TITLE XIII, UTILITIES AND SER-VICES, CHAPTER 2, SEWERS AND SEWAGE DISPOSAL, BY AMENDING SECTION 13-2-37, PERMIT FOR CON-NECTION WITH SANITARY SEWER, BY ADDING THREE NEW SUBSECTIONS (c), (d) AND (e) THERETO; AND BY AMENDING 13-2-43, SCHEDULE OF MONTHLY SEWER SERVICE CHARGES, SUBSECTION (a) AND (b) BY DELETING THE SAME IN THEIR ENTIRETY AND SUB-STITUTING A NEW SUBSECTION (a) WITH SCHEDULES IN LIEU THEREOF; AND TO PROVIDE A PENALTY FOR THE VIOLATION OF THIS ORDINANCE; AND TO FIX THE EFFECTIVE DATE OF THIS ORDINANCE.

BE IT ORDAINED BY THE CITY OF KINGSPORT, TENNESSEE,

as follows:

SECTION I. That Section 13-2-37, Permit for connection

with sanitary sewer, be further amended by adding three new sub---sections to be subsection (c), (d) and (e) as follows:

> (c) Trunk and interceptor lines and appurtances outside the city limits must be installed to meet the Code specifications currently in effect. Upon completion and prior to acceptance by the Board of Mayor and Aldermen each project or addition must be inspected to insure code compliance. The transfer of each addition must include easements for maintenance and the exclusive right to control the lines and appurtances as set forth in the governing codes.

In addition to penalties enumerated in the Code, water service may be denied without notice to any person, persons, group, or corporation found to be tied to or using the sanitary system in an illegal manner.

(d) A tap on fee shall be collected to help defray the cost of the system for each user, who' has not participated in an improvement district, prior to connection to the system according to the follo as schedule:

Tap Size	Inside City	Outside City
4" to 6"	\$500.00	\$750.00
8"	\$750.00	\$1,125.00
10"	\$1,000.00	\$1,500.00
12"	\$1,250.00	\$1,875.00

(e) A tap-on fee will not be permitted in lieu of participation in an Improvement Distirct. Where a tap-on fee is paid prior to creation of an Improvement District serving the property it will be credited against the assessment of an Improvement Distirct later created serving the property.

SECTION II. That Section 13-2-43, Schedule of monthly sewer service charges, be further amended by deleting the schedules in subsection (a) and (b) of Section 13-2-43 in their entirety and substituting a new schedule subsection (a) as follows:

> (a) Generally. The volume monthly sewer charge for customers for wastes due to water not purchased from the Water Department shall be as follows:

<u>Callons</u>	a gal References		• . <u>Per Thousand</u> Outside the City
First 2.000		.50	.75
Next 23.000		.25	.375
Next 125,000		.15	.225
All over 150,000		.12	.18
Minimum Charges			
Residential		\$ 1.00	\$ 1.50
Commercial		10.00	15.00
Industrial		30.00	45.00

The City may require that the customer provide at his expense approved metering facilities to determine the amount of waste subject to the volume sewer service charge. Such metering facilities shall be accessible to the city during working hours. The customer shall bear the cost of maintaining, repairing and testing of such metering facilities as the city directs. In lieu of approved metering facilities, the customer shall present data acceptable to the city whereby a representative sewer charge may be made. The data shall include the average daily amount of waste and the maximum daily amount which may be anticipated. The city reservethe right to have the customer conduct such surve or to conduct such surveys itself as the city may elect to verify the data. Such surveys are to be conducted at least once a year by the customers and at other times as the city directs. The city reserves the right to have the customer install approved metering facilities in order to determine ar control the volume of discharges into the public sewe

SECTION III. Any person violating any provisions of this ordinance shall be guilty of an offense and upon conviction shall be fined not less than One (\$1.00) Dollar nor more than Fifty (\$50.00) Dollars for each offense. Each day such violation shall continue shall constitute a separate offense.

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SECTION IV. That this ordinance shall take effect from and after the date of its passage and publication as the law directs, but not sooner than May 31, 1976, which shall be the effective date of this ordinance, the public welfare of the City of Kingsport, requiring it.

ATTEST: City Recorder

APPROVED AS TO FORM AND CORRECTNESS:

Mayor

City Attorney

Passed on 1st reading $\frac{4-6-76}{-76}$ Passed on 2nd reading $\frac{4-70-76}{5-4-76}$ Passed on 3rd reading 5-4-76

7/12/26 pand county count - well call

TO THE HONORABLE SULLIVAN COUNTY COURT, BLOUNTVILLE, TENNESSEE

The Office of Frances Harrell, Trustee of Sullivan County wishes to submitthe following releases, which were checked and approved by the Property Assessor, J. R. Lesurer.

1. That Laverne W. Jones of the 14th Dist. be released for the 1973 assessment

of \$1830, due to an error in computation made , when adjustment was being made in the percentage.

2. That laverne W. Jones of the 14th Dist. be released for the 1974 assessment of \$1830, due to an error in the computation in 1973 .

3. That Clarence W. Sams Sr of the 160s Dist.be release for the 1974 assessment of \$320, due to the fact this property has been double assessed.

4. That Clayton Pendergrass of the 17th Dist., be released for the 1974 assessment of \$120, due to the fact property was double assessed.

5. That Fred T. Potter the 21st Dist., be released for the 1974 assessment of \$2200, due to the fact buildings were being used for Tri State Childrens home and should have been exempted.

6. That Shelba Walker of the first Dist. be released for the 1975 assessment of \$470, due to the fact a mobile home was repossed.

7. That Mike B. Witt of the 14th Dist. be released for 1974 assessment

of \$60, due to the fact that property should have been transferred to Church/ 8. That Claude F. Wyatt & Clarence Nawks of the 19th Dist. be released of 1974 assessment of \$70, due to the fact that property should have been transferred to Holiness Church.

9. that James D. Eads of the 200 Dist.be released for the 1975 assessment Of \$370, due to the fact that mobile home was assessed on wrong lot

10. That Lloyd C. Fullen of the 3rd Dist be released of 1975 assessment of \$540, due to the fact a mobile home was repossed.

- 11. That Ernest William Cassell of the 5th Dist. be released for 1975 assessment of \$510, due to error in classifaction.
- . 12. That 0 & N. Enterprises of 5th Dist., be released for 1975 assessment of \$320, due to lot not being approved by planning commission.

13. that 0 & N. Enterprises of Sth Dist be released for 1975 assessment of

\$324, due to lot not being approved by the planning commission.

14. That O & N. Enterprises of the 5th Dist be released for 1975 assessment of \Im \$320, due to lot not being approved by the planning commission.

15. That O & N. Enterprises of the 5th Dist be released for 1975 assessment of \$320, due to lot not being approved by planning commission.

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16. That O. & N. Enterprises of the 5th Dist be released for 1975 assessment of \$320, due to lot not being approved by the planning commission. 17. That HArvey Kenneth Culbertson of the 6th Dist., be released for 1975 assessment of \$910, due to the wrong figure being on the tax roll. 18. That James W. Dunn of the 6th Dist., be released for 1975 assessment of \$570, due to the house not being finished as of Jan. 1, 1975 19. That Clayton Ramsey of the 6th Dist., be released for 1975 assessment of \$1290, due to a mobile home being repossessed. 20. That MAry P. Ward of 6th Dist., be released for 1975 assessment of \$690, due to mobile home not being hooked to utilities. Owners moved. 21. That Bradley Bros. Construction Co of the 7th Dist., be released for 1975 assement of \$290, due to no entrance to the lot. 22. That Bradley Bros. Construction Co. be released for 1975 assessment of \$290, due to there being no entrance into lot. 23. that Laura M. Stevens of the 7th Dist., be released for 1975 assessment of \$270, due to acreage being incorrect. 24. That Blake F. Piercy Jr of th 8th Dist., be released for 1975 assessment \$1550, due to transfer being missed for 1975. 25. that Hubert Cross of th 9th Dist., be released for 1975 assessment of \$660, due to Mobile home being repossessed. 26. That Wayne Hamilton of the 9th Dist., be released for 1975 assessment of \$1170, due to mobile home not being on property as of Jan. 1, 1975. 27. That Tennessee Cemco of the 9th Dist., be released for 1975 assessment of \$81,030, due to customers error in reporting information. 28. That Walter Darnell of the 10th Dist, be released for 1975 assessment of \$390, due to lot being assessed too high compared to others in area. That Henry H. Price of the 10th Dist be released for 1975 assessment of 29 \$800, due to being assessed too high compared to adjoining property & trailer not being hooked up. That Richard H. Wright of the 10th Dist , be released for 1975 assessment of \$840, mobile home was not on this lot. 31. That Bank of Tenn. of the 11th Dist. be released for 1975 assessment of \$281,315, released by State Board of Equalization. 32. That Jerry Bouchillon of the 11th Dist., be released for 1975 assessment of \$250, due to assessment being too high according to sale price. 33. That First Leasing corp. of the 11 Dist, be released for 1975 assessment

34. That The First NAtional Bank of Sullivan County of the 11th Dist. be released for 1975 assessment of \$3070, due to Building burning.

35 That First Tenn. National Bank of the 11th dist, be released for 1975 assessment of \$131,777 release made by State Equalization Board.

36. That Frank's Food Co. of the 11th Dist. be released for 1975 assessment of \$13,160, due to having moved to Washington County.

37. That William O. Frye Jr of the 11th Dist., be released for 1975 assessment of \$2650, due to error in assessing at time of transfer.

38. that W. T. Grant co of the 11 Dist., be released for 1975 assessment of \$\$150, due to Bankruptcy.

39. That T. J. Hamilton of the llth Dist., be released for 1975 assessment of \$1,000, due to the assessment being too high.

40. That T. J. Hamilton of the llth dist., be released for 1975 assessment of \$1500, due to the assessment being too high.

41. That James Paul Hayes Sr & Jr of the 11th Dist., be released for 1975 assessment of \$20,800, due to Building being on wrong lot.

42. That Kingsport Livestock Auction Corp.of the 11 Dist., be released for 1975 assessment of \$3540, due to Building burning.

43. That Henry D. Miller of the 11th Dist., be released for 1975 assessment of \$7800, due to assessment being too high for comparable property.

44. That Preston Forest Community Assoc, of the 11th Dist., be released for

1975 assessment of \$8100, due to being assessed too high, lots not suitable for building.

45. That Jessie C. Riddle of the 11 th Dist., be released for 1975 assessment of \$1200, due to building being in poor condition.

46. That The Southland Corp of the lith Dist., be released for 1975 assessment of \$3000, due to double assessment.

47. That John H. White & John W. Ross of the 11th Dist., be released for 1975 assessment of \$18,370, due to Property sold to City of Kingsport.

48. That Ralph A. White of the llth Dist., be released for 1975 assessment of \$850, due to house being demolished.

49. That Merle B. Pierson of the llos Dist., be released for 1975 assessment of \$2260, mobile homes repossessed.

50. That N. Edgar McCrary of the 12 in Dist., be released for 1975 assessment Of \$380, due to wrong assessment on tax roll.

51. That Ralph Bates of 12os Dist., be released for 1975 assessment of

\$1130, due to double assessment on mobile home.

52. That First Freewill Baptist Church of 12os Dist, be released for 1975 assessment of \$1500, due to being exempt by State Board of Equalization. 53. That Emily Dotson of the 12os Dist., be released for 1975 assessment of \$1500, due to the prpoerty belonging to church. 54. That Billy Ray McMillan of the 12os Dist, be released for 1975 assessment of \$670, due to the house burned in October. 55. ThatCissro Shepherd of the 120s Dist., be released for 1975 assessment of \$450, due to the mobile home being assessed to high. : 56. That Norma Steadman of the 13th Dist., be released for 1975 assessment of \$7650, due to house being assessed on the wrong lot. 57. That Charles R. English of the 14th Dist., be released for 1975 agsessment of \$8513, due to the fact that the church owned the property for nine months 58. That Gerald E. Herron of the 14th Dist., be released for 1975 assessment of \$210, due to the mobile home being assessed too high. 59. That Billy Joe Johnson of the 14th Dist., be released for 1975 assessment of \$3060, due to farm buildings being assessed too high. 60. that Laverne W. Jones of the 14th dist., be released for 1975 assessment of \$1830, due to error in computation in 1973. 61. That Albert & Andrew Agett of the 15th Dist., be released for 1975 assessment of \$1500, due to a double assessment in Washington county & Sullivan. 62. That Earl V. Ledbetter of the 15 Dist., be released for 1975 assessment of \$1000, due to wrong assessment on the tax roll. That Nationwide Homes of Tenn. of 16in Dist., be released for 1975 63. assessment of \$2720, due to house not being finished by Jan 1st, 1975. 64. That Linda Massengill Finney of 160s Dist., be released for 1975 assessment of \$280, due to mobile home being assessed too high. 65. That Robert Allen Wolfe of the 16os Dist., be released for 1955 assessment of \$390, due to mobile home being assessed too high. 66. That Sam W. Booher RealEstate of the 17in Dist., be released for 1975 assessment of \$160, due to business being closed in August. 67. That Faucette AGency of the 17in Dist., be released for 1975 assessment of \$100, due the agency not being in business on Jan 1st, 1975. 68. That Gelco Corporation of the 17in Dist., be released for 1975 assessment of \$600, due to one vehicle assessed being in Virginia. 69. That W. T. Grant Co. of the 17in Dist., be released for 1975 assessment of \$50, due to Bankruptey.

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70. That S. E. Massengill Co. of the 17in Dist., be released for 1975 assessment of \$310, due to wrong assessment on the tax roll. 71. That S. E. Massengill Co. of the 17in Dist., he released for 1975 assessment of \$210, due to wrong assessment on the tax roll. That S. E. Massengill Co. of the 17in Dist., be released for 1975 72. assessment of \$310, due to wrong assessment on the tax roll. 73. That Clayton Pendergrass of the 17in Dist., be released for 1975 assessment of \$120, due to the property being double assessed. 74. That Rodney G. Taylor of the 17in Dist., be released for 1975 assessment of \$4520, due to the house below condemned & torn down. 75. That United Inter Mountain Telephone Co of the 17dist in be released for 1975 assessment of \$240,000, due to being assessed by Public Utilities. 76. That E. S. Vance & M. E. Mayres of the 17in Dist., be released for 1975 cassessment of \$330, due to mobile home being repossessed. 77. That J. Davis Whitesides of the 17in Dist., be released for 1975 presentation of \$1790, due to property being classified as commercial & was residential. η 78. That True Faith Tabernacle of the 17os Dist., be released for 1975 assessment of \$1130, released by state Board of Equalization. 79. That Claude F. Wyatt & Clarence Hawks of the 19th Dist., be released for 1975 assessment of \$70, due to property being double assessed. 80. That Laurel Land Dev. Co. of the 20th Dist., be released for 1973 assessment of \$\$890, due to owner having only 4/45 th interest in let 13, BHX \vec{A} :81. That Fred T. Potter of the 21st Dist., he released for 1975 assessment of \$2200, due to being used as Irl State Childrens Home. 82. That George R. Gibson of the 10th Dist., be released for 1970 ascensed of \$1590, for 1971 assessment of \$1840, for 1972 assessment of \$2090, for 1973 assessment of \$1310, for 1974 approximate of \$1310, due to error in percentage 83. That George R. Olbson of the 10th Dist be released for 1975 approximate . of \$1310, due to error in the percentage.

84. That C. C. Bailey of the 12 of Dist, be released for the 1974 assocsment Of \$170, due to double assessment.

85. That Frances Harrell, Trustee be released for the year 1974 on

The following:

Delinquent Realty \$297,250.68 Delinquent Utilities 2,047.11 9,105.62 Court Releases \$308,403.41 Respectfully Submitted Frances Harrell, Trustee passed - tol al note 7/12-176-. .

	<u>`\</u>	JULY	Term, 1	19 76	1.1.1.
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			SULLIV	All, Tennesse	e 19_76
Ĩ.	met,	pursuant	to adjournment,	Honorable LON V. BOYD	

Judge, present and presiding, when the following proceedings among others, Were Las, to-wit:

RESOLUTION ESTABLISHING JALLER'S FEES

"WHIREAS, Chapter No. 827 of the Public Acts of the General Assembly of the State of Tennessee for the year 1976 provides that county courts of each county in the state shall have the authority and duty to fix jailers' fees at an amount not less than three dollars (\$3.00) per day; provided, however, that the same may be fixed to allow up to an additional two dollars (\$2.00) per day in any county where the prisoner records meet the minimum standards prescribed by the Comptroller of the Treasury; and,

WHEREAS, <u>SULLIVAN</u> County meets said minimum standards, and it is the desire of the <u>SULLIVAN</u> County Quarterly Court to fix the jailer's fees in accordance with provisions of Chapter 827 of the Public Acts of 1976,

NOW, THEREFORE BE IT RESOLVED AND ORDERED, That the jailer's fees for SULLIVAN County be and the same are hereby fixed effective July 1, 1976, at FIVE dollars per prisoner per day for each twenty-four (24) hour period a prisoner is confined in the SULLIVAN County Jail.

AND, BE IT FURTHER RESOLVED AND ORDERED, That the SULLIVAN County Court Clerk promptly transmit a certified copy of this Resolution to the Judicial Cost Accountant of the State of Tennessee, 1510 Andrew Jackson State Office Building, Nashville, Tennessee, 37219, as required by the provisions of Section 8-2508, Tennessee Code Annotated."

Whereupon,	passage	of t	the	resolution was moved by Challe Raman
		, du	aly	seconded by J. D. Hickam.

The resolution was adopted by the following vote:

Voted for the resolution Voted against

CERTIFICATION

State of Tenneasae county of Sullivan

the second second second

Absent

Cour

:. <u>Manarie 5. Harr</u>, Clerk of the aforesaid County do hereby certify as to be a true and correct copy as found in this office in <u>Blandrille</u>, leanessee.

Tank 12th way of July , 1976 County Court Crerk

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	NO # 19	
TO THE HONORABLE LON V. BOYD, JUDGE, A	ND MEMBERS OF THE SULI	IVAN
COUNTY QUARTERLY COURT INR	egular SE	SSION
MET THIS THE 12th DAY OF	•	
	UTION IN RE: Used Tires to	
BE IT RESOLVED THAT	posed of by Pu Agent.	urchasing
Sullivan County Quarterly Court allow	ed the Purchasing Agent to	<u>sell t</u> o
the highest bidder, 263 used tires, See att	achment as to the number a	<u>nd atze</u>
of the tires. Tires to be sold July 30, 1976		
BE 12 PURTHER RESOLVED THAT	ann be a sa dha a dha an ann an an an a dha a dha a dha a dha a dha	
The Sullivan County Purchasing Agent	to be allowed to destroy 23	<u>32 tires</u>
that are not recappable and approximately 3	00 lbs. of tubes and tire in	serts.
The tires that are not recappable have been	seperated by Mr. Calhoun,	the Mre
man and has been verified by Mr. Alfred Ke		
Stores and the Purchasing Agent.		þ
As to the tires that are not recappable		that
have holes in them ranging from 10 to 12 in		
give a price on the used tubes and tire inse		
Also to destrcy 12 rims that are broke		
If there are any questions to the disp		<u> 260</u> 8810
	AATED COST:FU	
	SUBMITTED:	
Aye Nay		
VOICE VOTE	County Court Clerk	
-		
COMMITTEE ACTION: APPROVED:	DISAPPROVED:	
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FISCAL AGENT:		

	NO. # 21
	TO THE HONORABLE LON V. BOYD, JUDGE, AND MEMBERS OF THE SULLIVAN
	COUNTY QUARTERLY COURT IN ADJOURNED SESSION
	MET THIS THE 12th DAY OF July , 19 76
	RESOLUTION IN RE: Sludge Disposal
	BE IT RESOLVED THAT
	WHEREAS, the City of Pristol is unable at this time to
	give approval to the ightallment of a sludge disposal
	facility at the waste water disposal plant, and,
	WHEREAS, it is necessary for Sullivan County to provide
	sludge disposal for the residents of the County.
	BE IT RESOLVED the the Sullivan County Court authorize
	the expenditure of up to \$500,000 for the installation of
	a sludge disposal facility.
	BE IT FURTHER RESOLVED that this expenditure include the
	necessary land and that the Administrative Committee of
	the County Court be authorized to approve the location
1	of this facility.
 - 	INTRODUCED BY ESQ. Myers ESTIMATED COST:\$500,000
N _e	SECONDED BY ESQ PAID FROM FUND
	COURT ACTION: DATE SUBMITTED: Aye Nay
	ROLL CALL County Court Clerk
	VOICE VOTE County Court Clerk
	COMMITTEE ACTION: APPROVED: DISAFPROVED:
	FISCAL AGENT:

		NO	
TO THE HONORABLE LON V. E	OYD, JUDGE,	AND MEMBER	S OF THE SULLIV.
COUNTY QUARTERLY COURT	IN <u>ADJ</u>	OURNED	SESSI
MET THIS THE 12th			
BE IT RESOLVED THAT		·. ·	
the Honorable Senat	ors Howard	Baker and H	311. Brock and.
the_Honorable_James			
the name of J. Edga		-	
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in his 50 years of			
that time to presen	ve the Uni	ted States.	
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The F. B. I. carri	ed out the	se laws pass	sed by Courses
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and is under the s	upervision	of the Atto	orney General c
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INTRODUCED BY ESQ. Dur SECONDED BY ESQ. Dur SECONDED BY ESQ. H. G. G. COURT ACTION: Aye Nay ROLL CALL	ham EST	TIMATED COST	FUNI
INTRODUCED BY ESQ. Dur SECONDED BY ESQ. J. C. C. COURT ACTION: Aye Nay	ham EST	TIMATED COST D FROM TE SUBMITTEE County Court	
INTRODUCED BY ESQ. Dur SECONDED BY ESQ. Dur SECONDED BY ESQ. H. G. G. COURT ACTION: Aye Nay ROLL CALL	ham EST	TIMATED COST D FROM TE SUBMITTEE County Court	
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INTRODUCED BY ESQ. Dur SECONDED BY ESQ. J. C. Let COURT ACTION: Aye Nay ROLL CALL VOICE VOTE	ham EST PAI DA' BY	TIMATED COST D FROM TE SUBMITTEE County Court	
INTRODUCED BY ESQ. Dur SECONDED BY ESQ. J. C. Let COURT ACTION: Aye Nay ROLL CALL VOICE VOTE	ham EST PAI DA' BY	TIMATED COST D FROM TE SUBMITTEE County Court	

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JULY 12, 1976

And thereupon Court Adjourned to meet again July 19, 1976.

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COUNTY JUDGE

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NOTARIES TO BE APPROVED JULY 12,1976 TERM OF COURT:

Shirlene Paris Phylips Breitigent Redmon Robert Carol Bledsoe Belba S. Tina S. Frank Marion Barnett Roma B. Harrell Herbert C. Jones Jame's Bryan Anderson Connie Vaughn Gilbert William Wess Doss Mary Louise Ferski Elizabeth J. Schultz Margaret H. Clark llugh Hughes Dulancy Brwin Patrick Hull Betty Kathryn Houser Ella V. Manis Anne C. Arrants Wilma Lee Plank Margaret J McNeer Zelda Colleen Carpenter John Albert Welch Larry B. Dossett Pat L. Gardner Doris Henry Morgan Collins Della Willis Shipley Ann hiolmes L. Pendleton Stacy Gilliam Jisots Robert Barnes Cross Margaret Bray Lively Michael Thomas William Parhanz Joyce Mary Staton Mary Ruth Ward W. Ann Watson Clara Jean Perry Lewis Henry Rouse Stephen Eugene Fox Mary Sue Culbertson Vivian V. Camper Williams Sterling Manis, Jr Lady Keith Bellamy King Fva Lee Fondaw Helen S. Torhett Ceorge Dempsey Nelson Brenda Faye Moffitt Ed E Talbert Janice Lee Chaffin Bailey Payne Mary Katherine Kiser Robert Campbell Hayter **Romic Lee Carrier** James E. Sharon Sue Buchanan Betty J Irvin Terfag-Booher Leach

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000324	NO. 5
	TO THE HONORABLE LON V. BOYD, JUDGE, AND MEMBERS OF THE SULLIVAN
	COUNTY QUARTERLY COURT INADJOURNEDSESSION
	MET THIS THE DAY OF 19 76
	RESOLUTION IN RE: TAX ANTICIPATION
	BE IT RESOLVED THAT
	The Quarterly Court of Sullivan County hereby authorizes the
	County Judge to borrow the sum of \$900,000 in Tax Anticipation
	Notes.
	The money will be borrowed in Eighteen (18) Notes of \$50,000
	each, said notes will be numbered consecutively, one (1) through
	eighteen (18), and will be due and payable on or before April 1,
	1977 The money will be borrowed from the following banks:
	THE FIRST NATIONAL BANK OF SULLIVAN COUNTY
	THE FIRST TENNESSEE NATIONAL BANK
	THE BANK OF TENNESSEE
	THE TRI-CITY BANK & TRUST COMPANY
	A copy of said note is recorded in Minute Rook No. 3, Page 185.
	These Notes to be issued only it cash is needed to operate at
	any given time.
	INTRODUCED BY ESQ. <u>Reed</u> ESTIMATED COST:
	SECONDED BY ESQ. / h//dress PAID FROM FUND
	COURT ACTION: DATE SUBMITTED:
	Aye Nay ROLL CALL
	VOICE VOTE County Court Clerk
	BY: COMMITTEE ACTION: APPROVED: DISAPPROVED:
	B.C.F.

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7/12-126. panel - well call

300321 4. 8-NO._____ TO THE HONORABLE LON V. BOYD, JUDGE, AND MEMBERS OF THE SULLIVAN COUNTY QUARTERLY COURT IN SESSION 01 DAY OF n.d. , 19 <u>M</u>-MET THIS THE hsit RESOLUTION IN RE: 6-1-BE IT RESOLVED THAT han ï . : -----KALMARE COST: INTRODUCED BY ESQ 11 Miel PAID FROM SECONDER FUND DATE SUBMITTED: COURT ACTION: Nay Aye ROLL CALL County Court Clerk VOICE VOTE BY: COMMITTEE ACTION: APPROV ZD: DISAPPROVED: 3/ FISCAL AGENT:

frast reading

	NO	#	10 H 10
TO THE HONORABLE LON V. BO	OYD, JUDGE, AND M		
COUNTY QUARTERLY COURT IN	N ADJOURN	ED	SESSION
MET THIS THE			
		IN RE: Stree	
BE IT RESOLVED THAT			ll Creek Sul
WHEREAS, Due to the dup	lication of str	eet names no	ow served
	ort Post Office.		
	Delivery and Co		
	the following st		
	ion located in		
of Sullivan Co	ounty, Tennessee	be changed	as follows:
OLD NAME		New Nan	<u>1e</u>
Cedar Street		Roxbury	<u>Lane</u>
Spring Street		Springv	view Drive
Hill Street		Foxwood	Lane
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NTRODUCED BY ESQ. <u>Green</u>	e ESTIMATED	COST:	
ECONDED BY ESQ.			
COURT ACTION: Aye Nay	DATE SUBMI	TTED:	
ROLL CALL			
VOICE VOTE	County C	Court Clerk	
COMMITTEE ACTION: AP	PROVED: D	ISAPPROVED:	vn

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THIS AGREEMENT, made and entered into on this the ______ day of June, 1976, by and between the COUNTY OF SULLIVAN, a division of the State of Tennessee, hereinafter referred to as the "County" or "party of the first part," and the CITY OF KINGSPORT, a municipal corporation incorporated under the laws of the State of Tennessee, hereinafter referred to as "City" or "party of the second part."

<u>W I T N E S S E T H</u>

WHEREAS, the County at its own expense has caused to be constructed and installed a sewer trunk line from a point 470 feet north of Hollywood Drive to and terminating at Lynn View High School in Lynn Garden, Tennessee, said sewer line being a trunk line owned entirely by the County; and,

WHEREAS, said trunk line was constructed due to immediate necessity for sewage deposal for Lynn View High School and to avoid a potentially hazardous health problem; and,

WHEREAS, the City has the facilities and capability to maintain and control said sower line for the benefit of the County and City residents; and,

WHEREAS, the parties agree that transferring title of said trunk line to the City would be in the best interest of the residents of both the County of Sullivan and the City of Kingsport; and

WHEREAS, the parties hereto do hereby enter into this agreement with the mutual intent of fulfilling and complying with those provisions of the federal program commonly known as the "201 Program for Sewer Treatment and Clean Water;"

NOW, THEREFORE, in consideration of the promises and consideration of the mutual covenants, the terms and conditions as hereinafter stated, the parties do hereby agree as follows:

-2-

1. TRANSFER OF TITLE. In consideration of the premises and the sum of One (\$1.00) Dollar, cash in hand paid, receipt of which is hereby acknowledged, and the further consideration hereinafter stated, the party of the first part has bargained and sold and does hereby transfer, assign, deliver, grant and convey unto the party of the second part, its successors and assigns, all of the right, title, claim and interest which the party of the first part does have in the sewer trunk line below described, including but not limited to all pipes, fittings and fixtures now laid and constructed from a point 470 feet north of Hollywood Drive to its terminus at Lynn View High School and more particularly described as follows:

> Beginning at an existing sanitary sewer manhole on the west side of Lynn Garden Drive and northerly four hundred seventy (470') ft. from the center line of Hollywood Drive, said manhole being 0+00 for the Lynn View Sewer line, thence deflecting to the left from the alignment of the existing sanitary sewer six degrees fifty-four minutes (6°54') and along the westerly side of Lynn Garden Drive and in a northerly direction two hundred sixty-eight < and fifty-seven hundredths (268.57') feet to a point; thence with a deflection angle to the left of seven degrees forty minutes (7°40') one hundred seventy-four and seventy-nine hundredths (174.79') feet to a point; thence with a deflection angle to the left of five degrees fifty-seven minutes (5057') two hundred nine and ninety-one hundredths (209.91') feet to a point; thence with a deflection angle to the left of five degrees fifty minutes (5°50') two hundred sixteen and forty-three hundredths (216.43') feet to a point; thence with a deflection angle to the left of nine degrees fiftyfour minutes (9°54') one hundred eighty-three and five hundredths (183.05') feet to a point; thence with a deflection angle to the left of zero degrees twenty-seven minutes $(0^{\circ}27')$ two hundred twenty-one and eight tenths (221.8') feet to a point; thence leaving the westerly side of Lynn Garden Drive and crossing Lynn Garden Drive in a northeasterly direction an? with a deflection angle to the right of fifty-two degrees five minutes $(52^005')$ one hundred fourteen (114') feet to a point in the easterly side of Lynn Garden Drive; thence in a northwesterly direction and with the easterly side of Lynn Garden Drive with a deflection angle to the left of fifty-seven degrees zero

minutes (57°00') six hundred fifty-six and sixty-three hundredths (656.63') feet to a point; thence with a deflection angle to the right of five degrees thirteen minutes (5°13') two hundred fifty-seven and forty-three hundredths (257.43') feet to a point; thence with a deflection angle to the right of four degrees fifty-five minutes (4055') three hundred sixtyfour and seventy-three hundredths (364.73') feet to a point; thence with a deflection angle to the left of zero degrees four minutes $(0^{\circ}04')$ three hundred twenty and five tenths (320.5') feet to a point; thence with a deflection angle to the left of zero degrees fifty-two minutes (0°52') three hundred thirty-eight and ninetynine hundredths (338.99') feet to a point; thence with a deflection angle to the left of two degrees fifty-nine minutes $(2^{\circ}59')$ three hundred forty-four and forty-four hundredths (344.44') feet to a point; thence with a deflection angle to the left of one degree zero minutes (1000') one hundred forty-six (146') feet to a point; thence with a deflection angle to the left of two degrees fifteen minutes (2°15') two hundred thirteen and five tenths (213.5') feet to a point; thence with a deflection angle to the left of one degree forty-five minutes (1°45') three hundred ninety-five (395') feet to a point on the southerly side of Walker Street; thence leaving Lynn Garden Drive in a northeasterly direction with the southerly side of Walker Street by a deflection angle to the right of ninety-one degrees thirty minutes (91° 30') three hundred eleven (311') feet to a point; thence with a deflection angle to the right of two degrees thirty minutes (2°30') two hundred eighty-two and five tenths (282.5') feet to a point; thence with a deflection angle to the right of one degree thirty-seven minutes (10 37') two hundred ninety-eight and five tenths (298.5') feet to a point; thence with a deflection angle to the left of three degrees thirty minutes (3030') fifty-four (54') feet to a point, said point being manhole no. 26, a junction with a six (6") inch lateral line to the left.

The following is a description of a ten (10') foot maintenance easement which contains a six (6") inch service line to serve Lynn View High School more particularly described as follows:

Beginning at Manhole No. 26 in a northerly direction and with a deflection angle to the left of fifty-four degrees ten minutes (54°10') with the center line for the ten (10') foot easement one hundred sixty-eight and five tenths (168.5') feet to existing manhole "B" the end of said six (6") inch service line.

Then continuing from Manhole No. 26 in a straight line two hundred twenty-four (224') feet to Manhole No. 27 a junction with a six (6") inch service line to the right.

-3-

The following is a description of a ten (10') foot maintenance easement which contains a six (6") inch service line to serve Lynn View football stadium more particularly described as follows:

Beginning at Manhole No. 27 in an easterly direction and with a deflection angle to the right from the forward line thirty-five degrees zero minutes $(35^{\circ}00')$, with the center line for the ten (10') foot easement, forty-three (43') feet to Manhole No. 27A the end of said six (6") inch service line.

Then continuing forward in a northeasterly direction from Manhole No. 27 with a deflection angle to the left of seven degrees forty minutes $(7^{0}40')$ and crossing Walker Street one hundred eleven and nine tenths (lll.9') feet to a point; thence along the northerly side of Walker Street and with a deflection angle to the right of eight degrees zero minutes ($8^{0}00'$) one hundred twenty-nine and fifty-seven hundredths (l29.57') feet to a point, said point being Manhole No. 29, from which a ten (l0') foot maintenance eastment is required.

The following is a description of a ten (10') foot easement starting at Manhole No. 29 and lying five (5') feet on each side of a center line more particularly described as follows:

Beginnning at Manhole No. 29 in a northwesterly direction leaving Walker Street and with a deflection angle to the left of eightysix degrees fifty-seven minutes (86°57') eightytwo and forty-seven hundredths (82.47') feet to a point, said point being Manhole No. 30 a junction with a six (6") inch service line to the left.

The following is a description of a ten (10') foot maintenance easement which contains a six (6") inch service line to serve Lynn View High School more particularly described as follows:

Beginning at Manhole No. 30 in a westerly direction and with a deflection angle to the left of sixty-three degrees nineteen minutes (63⁰19') with the center line for the ten (10') ' foot easement, thirty-one and seven tenths (31.7') feet to Manhole No. 30-A the end of said six (6") inch service line.

Thence continuing forward from Manhole No. 30 in a straight line one hundred forty-seven and fifty-five hundredths (147-55') feet to a point; thence with a deflection angle to the left of sixty-eight degrees twenty-one minutes ($68^{\circ}21'$) one hundred ten and forty-nine hundredths (110.49') feet to a point; thence southwesterly with a deflection angle to the left of forty-four degrees fifteen minutes (44°15') thirty-nine and fourteen hundredths (39.14') feet to Manhole No. 33-A the end of said ten (10') foot maintenance easement for sanitary sewer to Lynn View High School.

All as shown on plan titled "Sanitary Sewage Facilities for Lynn View High School, Sullivan County, Tennessee" prepared by Davis
and Floyd Engineers, Greenwood, South Carolina, Charleston, South Carolina, and Atlanta, Georgia, dated March, 1975.

-5-

Copy of plans on file at the Office of City Engineer, Kingsport, Tennessee.

TO HAVE AND TO HOLD unto the party of the second part its successors and assigns, and to be maintained and used as part of its sewage disposal system.

2. MAINTENANCE. The transfer and conveyance is made upon the further consideration that the party of the second part does hereby agree to assume full responsibility and all cost for the proper maintenance of said sewer trunk line from this time forward, within existing street rights-of-way and upon property with an executed easement granting all necessary rights of ingress and egress for purposes of maintenance to the City.

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3. CONTROL. The party of the first part does herby grant unto the party of the second part all right and dominion to control the use and operation of the above described sewer trunk line and does further agree to aid in the control of illegal use of said trunk line. Specifically, the party of the first part does hereby on behalf of those property owners who property adjoins the trunk sewer line and all of those residents and citizens who might have access to said sewer line, agree to assent as part of this agreement and bill of sale to the provisions of Ordinance No. 2332, of the City of Kingsport, a copy of which is attached hereto and marked Exhibit A and incorporated herein by reference. The party of the second part has the right to grant and deny access to the sewer trunk line from those residents living in close proximity to its location and shall further have the right to prescribe and charge reasonable fees and rates in accordance with the laws and ordinances of the City of Kingsport. Furthermore, the party of the second part shall have the right to enforce collection of said fees and rates by discontinuing water service to the effected users. Furthermore, the party of the first part does hereby commit the offices of its Health Department

for the purposes of enforcing and policing the illegal use of said trunk line, and to assist the Building Official of the City of Kingsport in proper plumbing inspection on private property and to assist the Department of Public Works in inspections inside street rights-of-way.

-6-

4. CONNECTION BY COUNTY. This transfer and conveyance is made upon the further consideration that the party of the second part does hereby agree to allow that facility presently known as Lynn View High School to connect to said sewer trunk line and has further agreed to accept and treat waste coming from said facility.

5. MAINTENANCE. The party of the first part does hereby further grant to the party of the second part a maintenance easement for the purposes of coming upon county property to maintain and repair said trunk line to a point within two (2') feet of that building now known as Lynn View High School.

This Agreement represents the entire agreement between the parties and no representations, inducements, promises, or agreements, oral or otherwise, between the parties not embodied herein, shall be of any force or effect.

IN WITNESS WHEREOF, the parties hereto have executed this agreement this day and year first above written.

CITY OF KINGSPORT, TENNESSEE

Mayor

BY___

ATTEST:

City Recorder

. . .

SULLIVAN COUNTY, TENNESSEE

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-7-

County Judge

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APPROVED AS TO FORM AND CORRECTNESS:

W. E. Weber, Jr., City Attorney

ordinance no. Z

AN ORDINANCE TO AMEND ARTICLE II, CONNECTIONS AND CHARGES, OF TITLE XIII, UTILITIES AND SER-VICES, CHAPTER 2, SEWERS AND SEWAGE DISPOSAL, BY AMENDING SECTION 13-2-37, FERMIT FOR CON-NECTION WITH SANITARY SEWER, BY ADDING THREE 4 NEW SUBSECTIONS (c), (d) AND (e) THERETO; AND BY AMENDING 13-2-43, SCHEDULE OF MONTHLY SEWER SERVICE CHARGES, SUBSECTION (a) AND (b) BY DELETING THE SAME IN THEIR ENTIRETY AND SUB-STITUTING A NEW SUBSECTION (a) WITH SCHEDULES IN LIEU THEREOF; AND TO PROVIDE A PENALTY FOR THE VIOLATION OF THIS ORDINANCE; AND TO FIX THE EFFECTIVE DATE OF THIS ORDINANCE.

BE IT ORDAINED BY THE CITY OF KINGSPORT, TENNESSEE,

as follows:

SECTION I. That Section 13-2-37, Permit for connection with sanitary sewer, be further amended by adding three new subsections to be subsection (c), (d) and (e) as follows:

> (c) Trunk and interceptor lines and appurtances outside the city limits must be installed to meet the Code specifications currently in effect. Upon completion and prior to acceptance by the Board of Mayor and Aldermen each project or addition must be inspected to insure code compliance. The transfer of each addition must include easements for maintenance and the exclusive right to control the lines and appurtances as set forth in the governing codes.

In addition to penalties enumerated in the Code, water service may be denied without notice to any person, persons, group, or corporation found to be tied to or using the sanitary system in an illegal manner.

(d)

) A tap on fee shall be collected to help defray the cost of the system for each user, who has not participated in an improvement district, prior to connection to the system according to the follo of schedule:

Tap Size	Inside City	Outside City
4" to 6"	\$500.00	\$750.00
8"	\$750.00	\$1,125.00
10"	\$1,000.00	\$1,500.00
12"	\$1,250.00	\$1,875.00

(e) A tap-on fee will not be permitted in lieu of participation in an Improvement Distirct. Where a tap-on fee is paid prior to creation of an Improvement District serving the property it will be credited against the assessment of an Improvement Distirct later created serving the property.

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SECTION II. That Section 13-2-43, Schedule of monthly sewer service charges, be further amended by deleting the schedules in subsection (a) and (b) of Section 13-2-43 in their entirety and substituting a new schedule subsection (a) as follows:

> (a) Generally. The volume monthly sewer charge for customers for wastes due to water not purchased from the Water Department shall be as follows:

<u>Callons</u>	 	• . <u>Per Thousand</u> Outside the City
First 2.000 Next 23.060 Next 125.000 All over 150,000	.50 .25 .15 .12	.75 .375 .225 .18
Minimum Charges	· · · · ·	
Residential Commercial Industrial	\$ 1.00 10.00 30.00	$ $ 1.50 \\ 15.00 \\ 45.00 $

The City may require that the customer provide at his expense approved metering facilities to determine the amount of waste subject to the volume sewer service charge. Such metering facilities shall be accessible to the city during working hours. The customer shall bear the cost of maintaining, repairing and testing of such metering facilities as the city directs. In lieu of approved metering facilities, the customer shall present data acceptable to the city whereby a representative sewer charge may be made. The data shall include the average daily amount of waste and the maximum daily amount which may be anticipated. The city reservethe right to have the customer conduct such surve or to conduct such surveys itself as the city may elect to verify the data. Such surveys are to be conducted at least once a year by the customers and at other times as the city directs. The city reserves the right to have the customer install approved metering facilities in order to determine ar control the volume of discharges into the public sewe

SECTION III. Any person violating any provisions of this ordinance shall be guilty of an offense and upon conviction shall be fined not less than One (\$1.00) Dollar nor more than Fifty (\$50.00) Dollars for each offense. Each day such violation shall continue shall constitute a separate offense.

- 3

SECTION IV. That this ordinance shall take effect from and after the date of its passage and publication as the law directs, but not sooner than May 31, 1976, which shall be the effective date of this ordinance, the public welfare of the City of Kingsport, requiring it.

Mayor ATTEST: Recorder City

APPROVED AS TO FORM AND CORRECTNESS:

Passed on 1st reading $\frac{4-6-76}{1-76}$ Passed on 2nd reading $\frac{4-76-76}{1-76}$ Passed on 3rd reading $\frac{5-4-76}{1-76}$

7/12/26 pand county count - well call

TO THE HONORABLE SULLIVAN COUNTY COURT, BLOUNTVILLE, TENNESSEE

The Office of Frances Harcell, Trustee of Sullivan County wishes to submitthe following releases, which were checked and approved by the Property Assessor, J. R. Lesurer.

1. That Laverne W. Jones of the 14th Dist. be released for the 1973 assessment

of \$1830, due to an error in computation made , when adjustment was being made in the percentage.

2. That layerne W. Jones of the 14th Dist. be released for the 1974 assessment) of \$1830, due to an error in the computation in 1973 .

3. That Clarence W. Sams Sr of the 16os Dist.be release for the 1974 assessment of \$320, due to the fact this property has been double assessed.

24. That Clayton Pendergrass of the 17th Dist., be released for the 1074 and assessment of \$120, due to the fact property was double assessed.

5. That Fred T. Potter - the 23st Dist., be released for the 1974 assessment of \$2200, due to the fact buildings were being used for Tri State Childrens home and should have been exempted.

6. That Shelba Walker of the first Dist. be released for the 1975 assessment of \$470, due to the fact a mobile home was repossed.

7. That Mike B. Witt of the 14th Dist. be released for 1974 assessment

of \$60, due to the fact that property should have been transferred to Church/ 8. That Claude F. Wyatt & Clarence Hawks of the 19th Dist. be released of 1974 assessment of \$70, due to the fact that property should have been transferred to Holiness Church.

9. that James D. Eads of the 200 Dist.be released for the 1975 assessment Of \$370, due to the fact that mobile home was assessed on wrong lot

10. That Lloyd C. Fullen of the 3rd Dist be released of 1975 assessment of \$540, due to the fact a mobile home was repossed.

11. That Ernest William Cassell of the 5th Dist. be released for 1975 assessment of \$510, due to error in classifaction.

. 12. That 0 & N. Enterprises of 5th Dist., be released for 1975 assessment of \$320, due to lot not being approved by planning commission.

13. that 0 & N. Enterprises of 5th Dist be released for 1975 assessment of

\$320, due to lot not being approved by the planning commission.

14. That O & N. Enterprises of the 5th Dist be released for 1975 assessment of \$320, due to lot not being approved by the planning commission.

15. That O & N. Enterprises of the 5th Dist be released for 1975 assessment of \$320, due to lot not being approved by planning commission.

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16. That 0. & N. Enterprises of the 5th Dist be released for 1975 assessment of \$320, due to lot not being approved by the planning commission. 17. That HArvey Kenneth Culbertson of the 6th Dist., be released for 1975 assessment of \$910, due to the wrong figure being on the tax roll. 18. That James W. Dunn of the 6th Dist., be released for 1975 assessment of \$570, due to the house not being finished as of Jan. 1, 1975 19. That Clayton Ramsey of the 6th Dist., be released for 1975 assessment of \$1290, due to a mobile home being repossessed. 20. That MAry P. Ward of 6th Dist., be released for 1975 assessment of \$690, due to mobile home not being hooked to utilities. Owners moved. 21. That Bradley Bros. Construction Co of the 7th Dist., be released for 1975 assement of \$290, due to no entrance to the lot. 22. That Bradley Bros. Construction Co. be released for 1975 assessment of \$290, due to there being no entrance into lot. 23. that Laura M. Stevens of the 7th Dist., be released for 1975 assessment of \$270, due to acreage being incorrect. 24. That Blake F. Piercy Jr of th 8th Dist., be released for 1975 assessment \$1550, due to transfer being missed for 1975. 25. that Hubert Cross of th 9th Dist., be released for 1975 assessment of \$660, due to Mobile home being repossessed .. 26. That Wayne Hamilton of the 9th Dist., be released for 1975 assessment of \$1170, due to mobile home not being on property as of Jan. 1, 1975. 27. That Tennessee Cemco of the 9th Dist., be released for 1975 assessment of \$81,030, due to customers error in reporting information. 28. That Walter Darnell of the 10th Dist, be released for 1975 assessment of \$390, due to lot being assessed too high compared to others in area. That Henry H. Price of the 10th Dist be released for 1975 assessment of 29 \$800, due to being assessed too high compared to adjoining property & trailer not being hooked up. 30. That Richard H. Wright of the 10th Dist , be released for 1975 assessment of \$840, mobile home was not on this lot. 31. That Bank of Tenn. of the 11th Dist. be released for 1975 assessment of \$281,315, released by State Board of Equalization. 32. That Jerry Bouchillon of the 11th Dist., be released for 1975 assessment of \$250, due to assessment being too high according to sale price. 33. That First Leasing corp. of the 11 Dist, be released for 1975 assessment

34. That The First NAtional Back of Sullivon County of the 11th Bist, be released for 1975 assessment of \$3070, due to Building burning. That First Tenn. National Lank of the 11th dist, be released for 1975 35 assessment of \$131,777 - release mide by State Equalization Board. 36. That Frank's Food Co. of the 11th Dist, be released for 1975 assessment of \$13,160, due to having moved to Washington County. 37. That William O. Frye Jr of the 11th Dist., be released for 1975 assessment of §2650, due to error in associating at time of transfer. 38. that W. T. Crant to of the 11 Dist., be released for 1975 assessment of \$150, due to Bankruptcy. 39. That T. J. Hamilton of the 11th Dist., be released for 1975 assessment of \$1,000, due to the assessment 1 ing too high. 40. That T. J. Hamilton of the 11th dist., be released for 1975 association of ¹ \$1500, due to the assessment being too high. 41. That James Paul Hayes Sr & Jr of the 11th Dist., be released for 1975 assessment of \$20,800, due to Building being on wrong lot. 542. That Kingsport Livestock Astrian Corp.of the 11 Dist., be released for 1975 assessment of \$3540, due to Building burning. -43. That Henry D. Miller of the 11th Dist., be released for 1975 assessment of \$7800, Jue to assessment bein; too high for comparable property. 44. That Preston Forest Community Assoc. of the 11th Dist., be released for 1975 assessment of \$8100, due to being assessed too high, lots not suitable for building. 45. That Jessie C. Riddle of the 11 th Dist., be released for 1975 posessment of \$1200, due to building being in poor condition. 46. That The Southland Corp of the 11th Dist., be released for 1975 assessment of \$3000, due to double assessment. 47. That John H. Mhite & John W. Ross of the 11th Dist., be released for 1975 assessment of \$18,370, due to Freperty sold to City of Kingsport.

48. That Ralph A. White of the 11th Dist., be released for 1975 assessment of \$850, due to house being denolished.

- 49. That Merle B. Pierson of the lles Dist., be released for 1975 necessaries of \$2260, mobile homes repossessed.
 - 50. That N. Edgar McCrary of the 12 in Dist., be released for 1975 essentment Of \$380, due to wrong assessment on tax roll.

51. That Ralph Bates of 120s Dist., be released for 1975 assessment of

\$1130, due to double assessment on mobile home.

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52. That First Freewill Baptist Church of 12os Dist, be released for 1975 assessment of \$1500, due to being exempt by State Board of Equalization. 53. That Emily Dotson of the 12os Dist., be released for 1975 assessment of \$1500, due to the prpoerty belonging to church. 54. That Billy Ray McMillan of the 12os Dist, be released for 1975 assessment of \$670, due to the house burned in October. 55. ThatCissro Shepherd of the 12os Dist., be released for 1975 assessment of \$450, due to the mobile home being assessed to high. 56. That Norma Steadman of the 13th Dist., be released for 1975 assessment of \$7650, due to house being assessed on the wrong lot. 57. That Charles R. English of the 14th Dist., be released for 1975 assessment of \$8513, due to the fact that the church owned the property for nine months That Gerald E. Herron of the 14th Dist., be released for 1975 assessment 58. of \$210, due to the mobile home being assessed too high. 59. That Billy Joe Johnson of the 14th Dist., be released for 1975 assessment of \$3060, due to farm buildings being assessed too high. that Laverne W. Jones of the 14th dist., be released for 1975 assessment 60. of \$1830, due to error in computation in 1973. That Albert & Andrew Agett of the 15th Dist., be released for 1975 61. assessment of \$1500, due to a double assessment in Washington county & Sullivan. 62. That Earl V. Ledbetter of the 15 Dist., be released for 1975 assessment of \$1000, due to wrong assessment on the tax roll. 63. That Nationwide Homes of Tenn. of 16in Dist., be released for 1975 assessment of \$2720, due to house not being finished by Jan 1st, 1975. That Linda Massengill Finney of 160s Dist., be released for 1975 assessment 64. of \$280, due to mobile home being assessed too high. 65. That Robert Allen Wolfe of the 160s Dist., be released for 1955 assessment of \$390, due to mobile home being assessed too high. 66. That Sam W. Booher RealEstate of the 17in Dist., be released for 1975 assessment of \$160, due to business being closed in August. 67. That Faucette AGency of the 17in Dist., be released for 1975 assessment of \$100, due the agency not being in business on Jan 1st, 1975. 68. That Gelco Corporation of the 17in Dist., be released for 1975 assessment of \$600, due to one vehicle assessed being in Virginia. 69. That W. T. Grant Co. of the 17in Dist., be released for 1975 assessment of \$50, due to Bankruptcy.

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70. That S. C. Massengill Co. of the 17ib Dist., be released for 1975 assessment of \$310, due to wrong assessment on the tax roll. 71. That S. E. Massengill Co. of the 17in Dist., be released for 1975 assessment of \$310, due to wrong assessment on the tax roll. 72. That S. E. Massengill Co. of the 17in Dist., be released for 1975 assessment of \$310, due to wrong assessment on the tax roll. 73. That Clayton Pendergross of the 17in Dist., be released for 1975 assessment of \$120, due to the property being double assessed. 74. That Rodney G. Taylor of the 17in Dist., be released for 1975 assessment s of \$4520, due to the house being condemned & torn down. 75. That United Inter Mountain Telephone Co of the 17dist in he released for 1975 assessment of \$240,000, due to being assessed by Public Bilities. 76. That E. S. Vance & M. E. U pes of the 17in Dist., be released for 1975 assessment of \$330, due to mobile home being repossessed. 77. That J. Davis Whitesides of the 17in Dist., be released for 1970 assessed t of \$1790, due to property being classified as commercial & was residential. 978. That True Faith Tabernacle of the 17os Dist., be released for 1975 assessment of \$1130, released by state Board of Equalization. 79. That Claude F. Wyatt & Clarence Hawks of the 19th Dist., be released for 1975 assessment of \$70, due to property being double assessed. 80. That Laurel Land Dev. Co. of the 20th Dist., be released for 1975 assessment of \$\$890. due to owner having only 4/65 th interest in lot 11, B10 A 81. That Fred T. Potter of the 21st Dist., be released for 1975 assessment of \$2200, due to being used as Ori State Childrens Nome. 82. That George R. Gibson of the 16th Dist., be released for 1970 appearent of \$1590, for 1971 assessment of \$1840, for 1972 assessment of \$2090, for 1973 assessment of \$1310, for 1974 accessment of \$1310, due to error in percentage 83. That George R. Gibson of the 10th Dist be released for 1075 assessment . of \$1310, due to error in the percentage.

84. That C. C. Bailey of the 12 os Dist, be released for the 1974 assessment of \$170, due to double assessment.

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That Frances Harrell, Trustee be released for the year 1974 on 85. The following:

> \$297,250.68 Delinquent Realty Delinquent Utilities 2,047.11 9,105.62 Court Releases

> > \$308,403.41

Respectfully Submitted

Frances Harrell, Trustee

7/12-176-

passed - Noll all note

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	SULLIVAN	, Tennesnee	19.74

Court met, pursuant to adjournment, Honorable <u>LON V. POYD</u> Julge, present and presiding, when the following proceedings among others, were r c, to-wit:

RESOLUTION ESTABLISHING JAILER'S FRES

"WHEREAS, Chapter No. 827 of the Public Acts of the General Assembly of the State of Tennessee for the year 1976 provides that county courts of each courty in the state shall have the authority and duty to fix failers' fees at an abount not less than three collars (\$3.00) per day; provided, however, that the same may be fixed to allow up to an additional two dollars (\$2.00) per day in any courty where the prisoner records meet the minimum standards prescribed by the Comptroller of the Treasury; and,

WHEREAS, <u>SULLIVAN</u> County meets said minimum standards, and it is the desire of the <u>SULLIVAN</u> County Quarterly Court to fix the jailer's fees in accordance with provisions of Chapter 827 of the Public Acts of 1976,

NOW, THEREFORE, BE IT RESCLVED AND ORDERED, That the jailer's fees for SULLIVAN County be and the same are hereby fixed effective July 1, 1976, at FIVE dollars per prisoner per day for each twenty-four (24) hour period a prisoner is confined in the SULLIVAN County Jail.

AND, BE IT FURTHER RESOLVED ANY DREENED, That the <u>SULLYAN</u> County Court Clerk promptly transmit a certified copy of this Resolution to the Judicial Cost Accountant of the State of Tennessee, 1510 Andrew Jackson State Office Building, Nashville, Ternessee, 37219, as required by the provisions of Section 8-2508, Tennessee Code Annotated."

Whereupon, pass					by <u>Chall Rome so</u>
	,,	duly	seconded by	; <u>Z. 1. 1. 1</u> .	actions.

The resolution was adopted by the following vote:

Voted for the resolution	36
Voted against	0
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Alipea:	•

CERTIFICATION.

Since of Tonnonguo Jounty of <u>Sullivon</u>,

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t. <u>Marfades 5 Horr</u>, Clerk of the aforesaid County do hereby corrify this to pela true and correct copy as found in this office in <u>filmedarflage</u>.

This latter way of July 19.16 Marga Stand / County Course Clerk Sollizon, County

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	NO	H 19
TO THE HONORABLE LON V. BOYD	, JUDGE, AND MEMBERS	OF THE SULLIVAN
COUNTY QUARTERLY COURT IN	Regular	SESSION
MET THIS THE 12th	DAY OF July	19 76
BE IT RESOLVED THAT		Used Tires to be dis- posed of by Purchasing Agent.
Sullivan County Quarterly C	ourt allowed the Purchas	ing Agent to sell to
the highest bidder. 263 used fires.		
of the tires. Tires to be sold July		
BI: 1T FURTHER RESOLVED THAT		
The Sullivan County Purchas		
•		
that are not recappable and approx		
The tires that are not recappable b		
man and has been verified by Mr.		N/
Stores and the Purchasing Agent.		
As to the tires that are not i		
have holes in them ranging from 1		
give a price on the used tubes an		
Also to destrcy 12 rims that		
If there are any guestions t	o the disposing of these	a tires you may see said
tires at the Tire Repair Center.		
INTRODUCED BY ESQ. Mala		
SECONDED BY ESQ.	PAID FROM	
COURT ACTION: Aye Nay	DATE SUBMITTED:	,
ROLL CALL	ι ουπίγιομεί τ	Clerk
VOICE VOTE	BX:	
COMMITTEE ACTION: APP	PROVED: DISAPP	ROVED:
FISCAL AGENT:		

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				NO	#21	
το τι	E HONORABLE 1	LON V. BOYD,	JUDGE, ANI) MEMBER	S OP THE SU	LLIVAN
COUN	TY QUARTERLY (COURT IN	ADJ	JOURNED		SESSION
:	MET THIS THE _	12th	DAY OF	July	, 19	76 .
			RESOLUTI	ION IN RE:	<u>Sludge</u> Di	<u>eposal</u>
BE II	RESOLVED THAT	ſ				
	WHERDAS, the	<u>City of Pr</u>	<u>istol is u</u>	<u>mable at</u>	<u>this ting</u>	<u></u>
	<u>give approval</u>	to the in	tallment	<u>of a slæ</u>	<u>dge dispo</u> r	37
	<u>facility at t</u>			_		
	WHEREAS, it i					
	sludge dispos	<u>al for the</u>	residents	of the	County.	
	BE IT RESOLVE	D the the S	ullivan C	ounty Co	author	120
	the expenditu	re of up to	\$500,000	for the	installat	ion of
	a sludge disp	osal facili	.ty.			
·	BE IT FURTHE	R RESOLVED	that this	expendi	ture inclu	d <u>e_tho</u>
	necessary land	d and that	the Admin	istrative	<u>committe</u>	<u>e_of</u>
	the County Co	urt he auth	orized to	approve	the logat	ion
4	of this facil	ity				
· · · · · · · · · · · · · · · · · · ·	DUCED BY ESQ					
		Nay		BMITTED:		
	CALL			ity Court C	lerk	
Voleb	VOTE					
COMM	ITTEE ACTION:	APPRO	WED.	DISAPPI	ROVED:	
<u> </u>				·		
	RL FY.L					
	L AGENT:					

		NO	
TO THE HONORABLE LO	N V. BOYD, JUDGE, A	ND MEMBERS O	F THE SULLIVAN
COUNTY QUARTERLY C	OURT INADJO	URNED	SESSION
MET THIS THE	12th DAY OF	July	, 19 <u>_76</u> .
	RESOL	UTION IN RE:	
BE IT RESOLVED THAT		••	
the Honorable	Senators Howard	Baker and Bill	Brock_and
the Honorable	James H. Quillen	. Representat:	ive_protect
the name of J.	Edgar Hoover whe	enever possib	le because
in_bis_50_year	s of service he	lid_what_was_r	ecessary_at
that time to p	reserve the Unite	ed States.	
	:		
The F. B. I.	carried out these	- laws passed	by Congross
	the supervision c		
	tes at all times.	-	
			、、、
	<u></u>		Y
		<u></u>	
	•		*
	·····		
INTRODUCED BY ESQ.	ESTIN		
SECONDED BY ESQ.	A & LOA	ГROM	
COURT ACTION:		SUBMITTED:	
ROLL CALL	·	ounty Court Cler	
VOICE VOTE		ounty Court Cler	
COMMITTEE ACTION:			
·····			·
FISCAL AGENT:			

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7/11/26- panel

JULY 12, 1976

And thereupon Court Adjourned to meet again July 19, 1976.

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COUNTY JUDGE