JULY 19, 1978

#### WEDNESDAY MORNING, JULY 19, 1978

#### BE IT REMEMBERED THAT

Court met pursuant to adjournment for a Regular Session of Sullivan County Court of Blountville, Tennessee met in Session this Wednesday Morning, July 19, 1978, was present and presiding the Honorable Lon V. Boyd, County Judge, and Marjorie S. Harr, Clerk of said Court and Mike Gardner, County Sheriff of said Court and full quorum of Justices of said County to Witness:

#### JUSTICES PRESENT AND ANSWERING ROLL CALL:

Akard, Allen, Arrington, Barker, Barnes, Blalock, Boys, Childress, Clark, Ferguson, Gentry, Gillenwater, Greene, Hall, Harr, Henry, Hess, Hickam, Icenhour, Jaynes, Keener, C. King, J. King, McKamey, Mason, J. D. Milhorn, Tom Milhorn, Mills, Montgomery, Moore, A. Morrell, S. Morrell, Myers, Phillips, Poe, Reed, Sine, Smith, Taft, Torbett, Turner, Whited.

JUSTICES ABSENT:

Ammons, Durham, Newland, Thomas, Wassom.

STATE OF TENNESSEE I COUNTY OF SULLIVAN I

JULY 19, 1978 TERM

#### NOTARIES ELECTED

CLINTON NORRIS EDWARDS JERRY WAYNE TOMLINSON ALMA RUTH CARTER PAMELA BOWMAN PINKERTON LARRY W. STAPLETON CECIL WAYNE LAWS VIRGIL CARL MEXERS JANE H. BURNETTE MARY RUTH ELLISON DENNIS EUGENE VICARS CLYDE C. CORRELL VIVIAN MAE ENGLISH RELEFORD MARY JANE DIXON FRITZ PATRICIA A. KILGORE JAMES DANIEL OVERBAY LARRY STEVE WEDDINGTON JOYCE PIERCE PARRISH ROBERT BERYL HITE JOAN AULT BEVERLY

THERESA WEATHERS WINTERS

JERRY LYNN LIVELY IRA EUGENE CLINGENPEEL GEORGE W. MCREE CHARLES E. BLACKBURN JAMES R. TAYLOR LEAB FRANKLIN MARTIN, JR. SARA LOUISE LEVITT DANNY ALVIN CARRIER JUDY CAROLE BACON SUE B. JONES LINDA CAROL DOUGHERTY BARBARA HENSLEY TRENT VICKI ELLEN MARTIN SANDRA KAYE FLOYD ELIZABETH ANN HAWTHORNE ELAINE RIDDLE GEORGE MORRELL CECIL ALLEN ELAINE RIDDLE LYDIATT

\_\_P. O. BOX 96 \_ BLOUNTVILLE, TENNESSEE

July 12, 1978

Dear Squire:

The Sullivan County Quarterly Court will meet in Adjourned Session at the Courthouse in Blountville at 9:00 a.m. on Wednesday, July 19, 1978. Attached are four resolutions to be considered on Second Reading at this session of the County Court. All four resolutions deal with Bond Issues for the construction and renovation of schools within Sullivan County. The proposed 1978/79 Fiscal Year Budget will also be presented. The Budget Committee has recommended a Rural Tax Rate of \$3.95 and a City Tax Rate of \$3.60.

Another court meeting will be scheduled for Wednesday, August 9, 1978 to consider the other resolutions now before the court for Second Reading. If you have any objections to this date, please feel free to express this at the July 19th court meeting.

June 12, 1978

RESOLUTIONS FOR SECOND READING:

1. RESOLUTION IN RE:

CENTRAL HEIGHT: SCHOOL

BE IT RESOLVED THAT the Sullivan County Court go on record as favoring a \$2,325,000.00 bond issue county-wide to appropriate the necessary monies to construct an elementary school on the site where Central Heights School burned recently.\*

INTRO BY

REFERRED TO

COMMITTEE ACTIC

Akard

Budget Education Approved Approved

2. RESOLUTION IN RE:

RURAL SCHOOL BOND

BE IT RESOLVED THAT WHEREAS, an additional \$3,445,000 is needed to complete Sullivan South High School, and,

WHEREAS, the City of Kingsport is in the process of annexing by ordinance the area in which Sullivan South High School is located, and,

WHEREAS, the City of Kingsport will assume the bonded indebtedness on the Sullivan South High School if and when the area is in fact annexed.

WHEREAS, TCA 40-715 provides "In the event that there exists any incorporated city or town or special school district within said county which operates its schools independently of such county, the quarterly county court, in its descretion, may provide that such bonds shall be payable from taxes levied only upon that portion of taxable property within said county lying outside the territorial limits of such incorporated cities or towns of special school distracts so independently operating their schools, and taxes sufficient to pay principle of and interest on such bonds shall be so levied upon such portion of the taxable property lying outside the territorial limits of such incorported cities of towns or special school districts. In the event that the bonds being issued are payable from a tax levied only on that portion of the taxable property within said county lying outside the territorial limits of incorported cities or towns, or special school districts which operate their own schools independently of said county, then no part of the proceeds of such bond issue shall be paid over to any such city or town or school district or districts."

WHEREAS, the use of this statute in issuing bonds to complete the building would result in a savings of \$1,900,000 in bonds and would make the transfer of liability for the bonded debt to the City of Kingsport much more simple to complete.

\*A copy of the formal resolution is attached to the original resolution.

THEREFORE, BE IT RESOLVED THAT the Sullivan County Quarterly Court approve the additional \$3,445,000 in Rural School Bonds under TCA 49-715 with the provision that the principle and interest on said bonds be payable from taxes levied only upon that portion of taxable property outside the cities independently operating their schools and that no part of the proceeds of the bond issue shall be paid over to those cities.

BE IT FURTHER RESOLVED THAT the passing of this resolution is dependent on a resolution by the Board of Mayor and Aldermen making paragraph II - Ownership - of an agreement dated Januarry 1978 drawn by the Boards of Education of Sullivan County and the City of Kingsport binding on the City of Kingsport to honor the agreement to assume the bonded indebtedness. The items to be completed at Sullivan South are:

1.	Sewage Treatment Plant	\$320,000
2.	Architects Fees	168,000
3.	Paving, Furniture, Equipment	933,000
4.	Pool Area	403,000
5.	Auditorium	725,000
6	Stadium	896 000

TOTAL...\$3,445,000\*

INTRO BY

#### REFERRED\_TO

COMMITTEE ACTIC

Reed

Budget Education

Approved
Will Have Recommendation at
Court Meeting

#### 3. RESOLUTION IN RE:

BOND ISSUE

BE IT RESOLVED THAT WHEREAS, the Sullivan County Quarterly Court has previously approved issuing of \$30,000,000 in bonds to construct certain school buildings in Sullivan County, and,

WHEREAS, bids have been opened on all buildings that were proposed in the original building program, and,

WHEREAS, school buildings have been planned so as to offer equal educational opportunities to all youth of Sullivan County, and,

WHEREAS, binds for the two new high schools exceed the budgeted amount of these schools by \$6,583,000, and,

WHEREAS, a separate resolution to issue \$3,445,000 in Rural School Bonds to complete Sullivan South High School leaving a net to the County of \$3,188,000 to complete the Sullivan North High School.

THEREFORE, BE IT RESOLVED THAT the Sullivan County Quarterly Court approve \$4,875,000 in county-wide School Bonds. Of this issue \$3,188,000 to Sullivan County and \$1,687,000 to the Cities of Kingsport and Bristol divided on their respective ADA percentages. These bonds are necessary so that the following items may be completed

1.	Furniture, equipment, paving allowance, carpet and related items not yet in bid for school\$1,	360,00
2.	Pool & Pool areas for North School	<b>367,</b> 0/
3.	Auditorium (Little Threatre) for North School	443,0
4.	Stadium for North School	896,00
5.	Additional architect's fees for North School	72,00
٠	\$3,	138,00

INTRO BY

#### REFERRED TO

#### COMMITTEE ACTIO

Reed

Budget Education Approved
Will Have Recommendation a
Court meeti

#### 4. RESOLUTION IN RE:

MATURITY SCHEDU FOR SCHOOL BONI

BE IT RESOLVED THAT WHEREAS, the Sullivan County Quarterly Court approved a resolution in April 1975 authorizing the issuance of up to \$30,000,000 in Rural School Bonds, and,

WHEREAS, the first of these bonds in the amount of \$10,000,000 were not issued until spring of 1977, and,

WHEREAS, one maturity date was passed by for \$905,000.

NOW, THEREFORE, BE IT RESOLVED THAT the Sullivan County Quarterly Court approve the attached bond resolution which makes a change in the maturity schedule in that the bonds that would have originally matured in 1978 will mature in 1993.\*

INTRO BY

REFERRED TO

COMMITTEE ACTIO

Reed

Budget Education Approved Approved

<sup>\*</sup>A copy of the formal resolution is attached to the original resolution

County Judge's Report

-5-

July 12, 1978

If you have any additions or corrections to this report or to the agenda, if please contact my office.

Sincerely,

CYGN I ( Bet)

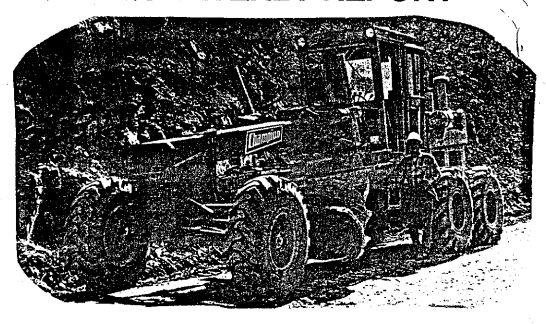
LVB/bt

#### COUNTY COURT AGENDA

Opening of Court by Sheriff Prayer Pledge to Flag Roll Call Committee Reports Election of Notaries Old Business New Business Adjournment

# SULLIVAN COUNTY HIGHWAY DEPARTMENT

**QUARTERLY REPORT** 



**COMMISSIONER HOWARD L. BAKER** 

#### ECWARD L. BAKER HRCHWAY COUMISSIONES SULLIVAN COUNTY ELCUNTVILLE, TERRESSEE

#### COMMISSIONER'S WORK AND MAINTENANCE REPORT

#### APRIL 1, 1978 THROUGH JUNE 30, 1978

(1)	Bridges repaired:	G
<u>(.2</u> )	Cetch basins built:	47
(3)	Drainage pipe installed:	37541
(4)	Tons of stone used:	54,845.70
(5)	Tons of plant min used:	31,688

Please consult the reports of Accounts and Pudgets Department as to the balance concerning the budgeted items. I will appreciate the service and help of any court member concerning any improvements to the Highway Department.

Sincerely yours,

Noward L. Baker Highway Commissioner

# SECTION FOREMAN: HOWARD L. BAKER, JR.

#### DITCHING AND SHOULDERING

LCCATION Bloomingdals Pike Packinghouse Rd. Reys Subdivision Dos Stout Road Hospital Hill Rd. Northcott Drive Pine Crest St. Melvin Street Walnut Ave. Ext. Marion Street Wonderland Acres Harrtown Road New Porrestview Rd. Total Miles	DISTRICT  10 10 6 6 6 11 12 12 12 11 10 6 11	MILES  3.2  1.3 1.2 .6 .1 .1 .1 .1 .1 .7 9.4
	GRADED AND ROCKED	
LOCATION Bloomingdale Pike Harrtrail Road Barger Hollow Rd, Rodefer Hollow Rd, Sunpoint Drive Sundale Lane Toval Miles	DISTRICT 6 & 10 6 6 6 6 12 12	MILES 3.2 1,4 1.4 1.2 .3 .1 7.6
•	TRASH PICK-UF	
LOCATION Packinghouse Road Forestview Road Shipp Springs Rd. New Beasonwell Rd. Total Miles	<u>DISTRICT</u> 10 11 21 11	MILES 3.2 1.7 2.8 7.7
	DRAINAGE TILE	/1
Bloomingdale Pk. 10th Bloomingdale Rd. 11th Bloomingdale Rd. 11th Bloomingdale Rd. 11th Bloomingdale Rd. 11th Reedy Creek Rd. 6th Kighland Ave. 12th Rock City Rd. 10th Bloomingdale Pk. 10th	SIZE 18" C 15" C 15" C 12" C 24" C 36" C 3	LENGTH  2096  64  28  20  32  40  28  60  60  40  65  60  32  60  32  60  32  60  32  60  32  60  32  60  32  60  32  60  32
Patched with hot mix and	swept roads in districts 6.7.	LU <sub>2</sub> LL <sub>1</sub> LZ.

## COMMISSIONER'S WORK AND MAINTENANCE REPORT SECTION FOREMAN: WALTER BOWMAN

#### DITCHING AND SHOULDERING

LOCATION	DISTRICT	HILES
Adrias Drivo	7	.3
Briarwood Drive	<b>;</b>	3
Bucheleu Drive	3.4	.8
Canton Drive	14	.2
Curtis Circle	5 7	. 1
Cooks Valley Road	7	3.0
Frontier Drive	7	,2
Glendriff Road	14	.3
Rustic Way Road	7	.5
Hobbs Drive	? ?	.1
June Drive	ĩ	្ន
Kendrick Creek Road	14	ូទ
Lana View Drive	7	<b>, 2</b>
Landon Circle	7	, 1
Merman Drive	<u>14</u>	3 <b>2</b>
Merry Cak Drive	14	<u>, 1</u>
Otari Drive	13	.4
Red Robin Drive	7	ر 3 ا
Roller Drive	14	<b>, 2</b>
Ronald Drive	7	. 1
Shuller Drive	7	
Sumbright Drive	****	. 2
Tiffuny Lane	7	. 1
Wimbeck Drive	*3	, 3
Harbon Drive ,	. 3	,3
TWIAL WILES	And the second s	9.1

#### DRAINAGE TILE

LOCATION	SIZE	DESTRICT	TYPE	LENGTH
Ansley Street	15"	13	M	20'
Bradley Street	15"	13	M	8'
Catawba Lane	2411	7	C	28'
Emory Church Road	15"	7	M	23
Emory Church Road	42 z 26	13	M	40'
Emory Church Road	$48 \times 36$	13	H	~£ <b>0</b> *
Harv Lane	15"	7	er	281
Pedijohn Road	48"	7	C	210'
TOTAL LENGTH				402

#### COMMISSIONER'S WORK AND MAINTENANCE REPORT SECTION FOREMAN: WALTER BOWMAN

#### SEALTING

LOCATION	DISTRICT	MILES
Blightwood Cox Hollow Road Earbor Circle	7 14 7	1,5 .4 3.5
Old Harbor Church Road TOTAL MILES	7	5,4

#### ROADS GRADED AND ROCKED

LOCATION	DISTRICT	MILES
Aurora Street	14	
Bennie Mowell Road	15	
Emery Church Road	7	1.8
Fred Coz Road	14	
Hemlock Park Road	7	. 1
Jarreit Drive	13	
King Valley Road	14	. 3
Old Blairs Road	15	
Old Ford Towne Road	14	. 7
Palmyna Drive	14	
Paul Ward Road	13	5 <del></del>
Petty John Road	3	.3
R. C. Barrett Road	15	, , ,
Shipley Road	15	
TOTĂL MILES		3,6

Patched roads in district 7, 13, 14, & 15. Cleaned tile out in districts 7, 13, 14, & 15. Built eurb around catch basin on Longwood Drive.

#### COMMISSIONER'S WORK AND MAINTENANCE REPORT SECTION FOREMAN: JESSIE TURNER

#### GRADED AND ROCKED

LOCATION Bear Hollow Booher Road Russell Lane La'e View Road Watauga Road Clark Road White Top Rd. Bridelman Road Enite Road Buchanan Road Ford Hollow Cant Rook Road Mornell Creek Rd. Rogers Road Hamilton Road Total Wiles	DISTRICT 22 1 22 1 22 1 21 4 1 21 4	MILES 1,2 ,53 1,55 ,55 ,55 ,2 ,55 ,55 ,55 ,55 ,55 ,55 ,
	<u>DITCHINC</u>	
LOCATION Grapheal Road Russell Lane Vence Tank Road Total Miles	DISTRICT 3 22 4	MILES -3 -2 -4 -9
	SEALING	
Vance Tank Road Mottern Road Buchanan Road Booher Town Road Total Miles	16 3 1	.6 1.3 .4 <u>1.6</u> 3.9
22 22 21 1 1 21 21 22 1 1 4 3 Total Length	DRAINAGE TILE	LENGTH  36° 156° 32° 20° 36° 9° 160° 16° 16° 184° 24° 698°

Cleared right-of-ways on Henson Road - 1.1 miles. Patched with hot mix in entire section. Mowed right-of-ways in section. Cleaned out tile in section.

# CONTENSE TRUE VOICE AND HARFUENMED HEROPY SECTION FOREMANT RALPH WILSON

#### DITCHING AND SHOULDERING

LOCATION	DISTRICT	MILES
Sugar Tree Road	7	.2
Shadowtown	. 7	ž
Bondtown Road	5	3.4
Bowman Creek	18	.1
Isley Road	5	1.0
Woods Hollow	16	
Weaver Branch Road	16	. 1
Bethel Drive	55	ំរំ
Airport Road	18	.1
Barbara Drive	78	. 1
Canter Drive	18	
Centernary Road	18	۵ ک
Range Woods	20	
Glen Elsea Road	20	. <b>4</b>
Alliaon Road	20	ຶ່ງ
Red Bud Lane		, <u>.</u>
Gunnings Ford	5 5	
Shipley Ferry Road	16	
Dry Branch Road	16	
Rouky Branch Road	18	
TOTAL MILES	Company of the Compan	2,5

#### DRAINAGE TILE

DISTRICT	SIZK	TYPE	LENGTH
20	24"	M	201
5	24''	H	37'
5	15"	M	22'
20	15"	ъ	20'
5	24''	M	12 '
13	24"	C	4'
5	36"	M	8'
TOTAL LENGTH			123

	SEALING	` `
LOCATION	DISTRICT	HILES
Barr Road	5	1.0
Isley Road	5	
Massengill Road	5	1.9
Red Bud Lane	<u> </u>	
TOTAL HILES		2.9

#### COMMISSIOHER'S NORK AND MAINTENANCE EEPORT SECTION FOREMAN: RALPH VILSON

#### ROADS GRADED AND ROCKED

LOCATION	DISTRICT	MILES
Massengill Road	5	1.0
Gotland Shoals	18	, 9
Doran Hollow	18	\$
Whiteker Road	. 8	.3
Haskell Milhorn Road	20	, <b>7</b>
Red Eud Lane	5	.2
Eig Arm Road	16	
Standfield	7.6	1.0
Crawford Lane	18	, 3
Booher Road	18	. 4
Stevenson Hill Road	18	្ ទី
Whitaker Road	8	, 4
Spangiar Road	8	,8
Huffman Hill Road	១	2.3
Bare Red Road	9	<sub>3</sub> .5
Hyatt Road	9	.2
Tester Sollow	9	. *
Rocky Lane	9	1.2
Gross Road	16	្ន 3
Indian Craek	16	ь <u>£</u>
Farrow Hollow Road	16	. 1
Bowers Road	4	
McCamey Road	9	.4
H. Milhorne Road	20	., 3
Rocky Branch Road	18	.4
Lee Ford Road	18	, 2
TOTAL HILES		13.9

#### ROADS PATCHED

LOCATION	DISTRICT
Bever Creek Road	4
Old Eagle Club Road	16
Red Bud Lane	5
Vaughn Road	5

Built curb and cleaned tile on Shadowtown Road, District 7, Cleaned tile on Poran Hollow Road, District 18. Built extra land at Central High School, District 5. Fixed tile on Indian Creek Road, Districk 16. Put up guard rail on Hills Street, District 16, Howed all roads in my section, 297.7 miles.

er gilly

### CONTINUENCE WORK AND MAINTENANCE REPORT ASPHALT FOREMAN: ROT FORD

#### ROADS PAVED

LOCATION	DISTRICT	MILES
Adrian Drive	7	. 2
Alley Drive	7	. 1
Blythewood Drive	7 7	. 3
Buena Vista Drive	<b>7</b>	. 1
Curtis Circle	7	, 1
Frontier Drive	7	. 2
Harbor Drive	7	,3
Harbor Chapel Road	7	. ,3
Hobart Street	7	, 2
Robbs Drive	7	,2
Hopkins Street	7	··· .2
June Drive	7	, 5
Lana View Drive	7	• <u>X</u>
Landon Circle	7	. <b>1</b>
Lonsome Pine Road	7	, 5
Odd Fellow Road	7	3
Oneida Court	7	<b>. 3</b>
Red Robin Drive	<b>7</b>	.2
Ronald Drive	7	.2
Rustic Way Road	7	,5
Shuler Drive	7	.4
Śmith Drive	7	,1
Sourwood Drive	7	<b>.2</b> .
Spurgon Lane	7	.4
Sugar Tree Drive	7	.2
Sumbright Drive	7	. 2
Tiffany Lane	7	.1
Tinkle Lage Road	7	.2
Valley View Circle	7	8.
Wimbeck Drive	7	,3
TOTAL MILES	3	7.7

#### ROADS PATCHED

TOTAL MILES		\.
MODAY MITTER		7.4
Shadow Towne Road	11	<u> </u>
Hill Drive	11	.8
Ellis Road	20	<b>5</b> , 3
LOCATION	DISTRICT	MILES

# COMMISSIONER'S WORK AND MAINTENANCE REPORT ASPHALT FOREMAN: ROY FORD

#### TEASH PICK-UP

LOCATION	DISTRICT
Airport to I-81	18
Doerlick Road	11
DeVault Bridge Road	11
Haw Ridge Road	11
Island Road	ិ៍ទ
huddy Creek Road	g
Reedy Creek Road	6

#### ROCK AND DERT CLEAN-UP

LCCATION	DISTRICT	MILES
Hobart Street Hopkins Street Lonesome Pine Road Odd Fellow Road Oneida Court Smith Drive Valley View Circle	? ? ? ? ? ?	.2 .5 .3 .3
TOTAL MILES		2,4

#### COMMISSIONER'S WORK AND MAINTENANCE REPORT ASPHALT FOREMAN: CURTIS BARR

#### ROADS PAVED

LOCAT NOW	DISTRICT		MILES
Aurora Street	14		. 1.
Avondale Drive	14		. 2
Beulah Park Road	14		, 3
Broad View Street	12		. 2
Buchelow Drive	14		. 8
Brook Field Drive	14		, <b>2</b>
Canton Drive	3.4		2 ء
Colonial Heights Road	14		3 <sup>©</sup>
Fairland Drive	14		, <b>2</b>
Fairlawn Drive	14		, 5
Fairway Street	12		. 4
Ford Towne Road	14		. 2
Garland Hobbs Road	13		.4
Gladstone Street	12		, <u>J</u> .
Glen Cliff Road	14	•	- 3
Glendora Drive	14	•	4
Gravely Road	11		.9
Holland Drive	14		.2
Kendricks Street	14		.2
Kendricks Craek Road	ŢĠ		, 5
Merry Oaks Road	14		. <b>1</b>
Monticello Drive	12		. 1
Mull Street	12		.2
Old Ford Town Road	14		,7
Overview Drive	14		ŗ
Palmyra Drive	14		.1
Pine Ridge Road	14		.2
Pinon Drive	14	•	.2
Ridge Crest Road	11		, Z
Roller Drive	14 12		. 6
Tip Top Avenue			.1
Tiversey Drive	12 14		.3
Walton Court	14 14		.3 .3
Warrier Drive	14	•	. I
Wyn Haven Drive			10.7
TOTAL HILES	*		400

#### COMMISSIONER'S WORK AND MAINTENANCE ESPORT ASPHALT FOREMAN: CURTIS HARR

#### ROADS PATCHED

Arlington Court 14	DISTRICT	MILES
Arlington Court 14	14	2,5
		.2
A MAN TO STATE OF THE STATE OF	14	. ī
TOTAL HILES		14

#### CURBING

LOCATION	DISTRICT	TORS
Brightwood Drive	14	8
Rock Springs Road	14	8
TOTAL TONS		16

#### TRASH CLEAN UP

LOCATION	DISTRICT	MILES
Kendricks Creek	14	, 9
Lebanon Road	14	2.5
Moreland Drive	14	4.4
Old Ford Town Road	14	. 7
State Park Road	14	1.7
TOTAL HILES		10,2

#### COMMISSIONER'S WORK AND MAINTENANCE REPORT ASPHALT PLANT 1 & 2 BREAK-DOWN

	•	
HAME OF ROAD	DISTRICT	TONS
Valleyview Circle	The same of the sa	1380
Ellis Road	żo	2301
Ionesome Pine Rd.	7	682
Acadricks Street	14	V456
Old Ford Town Rd.	14	1372
Garland Hobbs Rd.	13	1508
Happy Hills Rd.	13	68
Wymhaven Drive	14 /	132
Oneida Circle		300
Walton Circle	ĵ.	396
Cverview Drive	14	94
Holland Drive	14	254
Hill Road	7	150
Old Fellow Rd.	7.	200
Pine Ridge Rd. Colonial Heights Rd.	1 4 a f	176
Warrior Drive	<u>1</u> 4	402
Avondale Drive	14 14	324
Fairland Drive	7.4 2.4	38
Ronald Drive	2.77 P)	202
Kendricks Creek	7 14	11.0
Shaddow Town Rd.	7	620 1320
Oleida Circle	7 ?	130
Brookfield Drive	14	268
Sugar Tree Drive	7	312
Canton Drive	14	148
Roller Drive	14	224
Glendora Drive Cooks Valley Rd.	14	550
Spurgeon Lane	7 7	1116
Fairlawn Drive	14	190
Buelah Park Drive	ī.	106 272
Glencliff Drive	14	434
Merry Oaks Drive	14	154
Buchelow Drive	14	1136
Rustic Way	7	446
Harbor Chapel Rd.	7	170
June Drive	? ? ? ? ?	630
Briarwood Drive Harbor Drive	γ	254
Lebanon Drive	<b>1</b> 4	400
Palmyra Drive	14	68 122
Aurora Drive	14	216
Gravely Road	īi.	1294
Geffery Lane	7	ãó
Fronteir Drive	? ? ? ?	230
Tinker Street	?	190
Blightwood Drive	?	120
Ridgecrest Drive Sunbright Drive	11	210
Adrian Drive	7	170
Shuler Drive	? ? ?	250 440
Curtis Circle	<del>,</del>	250
Linseay Drive	7 12	110
<del>-</del>		444

CONT "D

#### ASPHAIT BREAK DOWN CONTYD

`		
N'"E OF KOAD Monticello Road	<u>District</u> 12	TONS 72
Lyndon Circle	îã	60
Tip Top Ave.	îã	873
Hobbs Drive	?	120
Cladstons Ave.		73
Arley Drive	7	70
Windeck Drive	7	230
Broadview Street	12	252
Mullstreet	12	194
Lana View St.	7	120
Red Robin Crive	7	190
Fairway Street	12	450
White Top Rd.	4	194`
Long Island	13	7 O f
PATCHING	-	3739
BRISTOL, TN		2084
KINGSPORT, TN		726
BLUFF CITY, TN		12
SCHOOL DEPT.		38_
TCTAL TONS		31,688

#### COMMISSIONER'S WORK AND MAINTENANCE REPORT BRIDGE CREW

```
Built 17 catch basins - District 13.
Built 13 catch basins - District 10.
Built 1 catch basins - District 4.
Built 5 catch basins - District 5.
Built 10 catch basins - District 5.
Built 11 catch basins - District 5.
Built 1 catch basin - District 14.
Total block uscl - 2.545 - Total cement used - 450 bags.
Installed 56 pieces of treated timber on Emmett Bridge District 22.
Repaired River Road Bridge.
Replaced 125 pieces of treated timbers on Emmett Bridge.
Replaced 125 pieces of treated timbers on Emmett Bridge.
Replaced Bridge #2 with tile/- District 1.
Replaced Bridge #2 with tile/- District 1.
Replaced guard rail on Paperville Road Bridge.
Poured 15 yards of concrete.
```

Honorable Lon V. Boyd and Members of the Sullivan County Quarterly Court In Session July 19, 1978 Blountville, Tennessee 37617

#### Ladies and Gentlemen:

Although the regular school is out of session, this time of year is an especially busy time for the central office staff and maintenance department. Curricular planning, interviewing and selecting teachers, initiation of new programs, purchasing textbooks and supplies, etc., are both necessary and vital for the maintenance and improvement of our instructional program.

The new structure at Blountville Elementary and Blountville Jr. High has been completed. This structure includes a cafegymtorium and two kindergarten classrooms. Renovation has been started at the Blountville Jr. High School.

The renovation of Gunnings school has been completed. The school will serve the multiple handicapped in Sullivan County. The cost of the renovation including the cost of the special equipment was \$300,000. It would have cost at least \$1,000,000 to build a new school with the same floor space.

Gunnings school will open its doors on Monday, July 10, 1978, to provide a four-weeks summer program for the twelve students from Sullivan County and Kingsport who will transfer from Dawn of Hope to Gunnings. The summer program will be staffed by two certified teachers, two bus driver/aides (who are also certified teachers) and two volunteer aides. Classes will be held daily from 9 a.m. to 2:30 p.m. Transportation and a hot lunch will be provided at no cost to the students. The summer program will offer individual and group activities to increase the student's self-help skills; outdoor games, art and music to increase their social skills.

This fall Gunnings school will be ready to open full time to approximately sixty children with multiple handicaps. Transportation will be provided for all children. A hot lunch will be satellited from Central High School. The students will receive training in self-help skills, motor activities, and social skills through the use of specially purchased equipment, games, etc., designed for these children.

Federal Project ESEA IV B, 78-01, was approved for the purchase of nonprint materials for the libraries and instructional equipment for the utilization of the nonprint materials. Both materials and equipment, requested by teachers to supplement classroom instruction, have been ordered and are now being received. They will be readily available for teachers when school opens.

An ESEA, Title I, Federal Project has been approved to provide summer school for children in grades 1-8. Classes will be held from June 12 to July 21 in six locations: Lynn Garden, Brookside, Sullivan, Blountville, Bluff City, and Valley Pike. Classes are offered in reading, math, social studies, and science. Six hundred and fifty-three students have enrolled in this program.

Centralized purchasing in the school cafeterias has taken place during the 1977-78 school year. The resulting savings has been significant; with a total of over 2,525,000 meals served, \$.0125 per plate less cost than the preceding year has netted over \$31,000 gain. The total cost per meal remained almost the same as last year's cost of \$.77 per meal, even with the 9% increase in labor costs. There is no anticipated need at this time to increase the price of the meal to the child; this conclusion is based on the results of this year's program. Several problems in purchasing and delivering have occurred that will continue to require attention and serious thought.

The newly constructed Blountville cafeteria will replace two very obsolete kitchens at the elementary and junior high schools. The single unit should produce over 1,250 meals daily in the future. The large multipurpose dining space will serve as a play area, general meeting area, and school assembly area. The spaces vacated by the two old kitchen-dining areas are being renovated for much-needed classrooms.

Participation in the school lunch program has increased by over 1,500 meals daily resulting in more than 2,525,000 meals served this past year. Study of the breakfast program is being conducted; some pilot programs may be implemented this year. With continued economy being practiced in purchasing, federal government financial support, and commodity availability, there should remain a very stable food service program in the schools.

You will also find enclosed a copy of the budget figures of the Sullivan County Board of Education. This item is enclosed for all magistrates who do not serve on the Budget and Education Committees. Each member of these two committees received a copy of the Sullivan County Board of Education's budget.

Very truly yours,

Paul Nelson, Superintendent Sullivan County Schools

PN:fr

**Enclosure** 

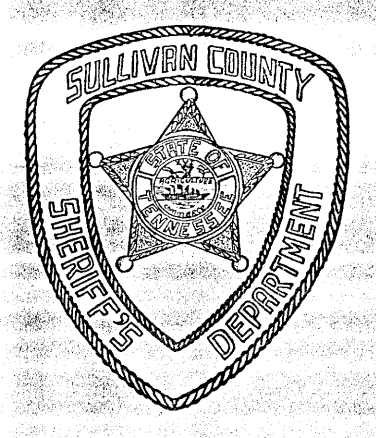
TO THE HONORABLE COUNTY COURT OF SULLIVAN BLOUNTVILLE, DEWNESSEE

I wish to submit the following report of activities of the Sullivan County Health Department for the period April, May, June, 1978 (first column), which is offered as the department's quarterly report. The second column January - June gives the total of activities for the year 1978.

01 2 01 12 12 12 1	52 525 g			
		Quarter	Six Months	man at the mate
		April, May, June	Jan. June	1000
		1978	1978	<u> 1977</u>
Immunizations:	Yellow Fever	39	47	60
	Typhoid	83	111	126
	Diphtheria	2429	4054	7701
	Wheoping Cough	1715	2997	5974
	Mumps	489	498	1156
	Smallpox	52	106	228
	Tetanus	2429	4057	7733
	Rubeola (Measles)	2084	2442	8413
	Rubella (German Measles)	595 2779	941	2347 7460
	Poliomyelitis	2378	3902	\ \
Communicable Di	292592	Cases	Cases	
Gonorrhea		64	137	285
Infectious Hepa	titis	6	12	37
Serum Hepatitis		1	- T	22
Rubella (German		0	O	2
Rubeola (Measle		3	3	61
Meningococcus M		. 1	6	6
Streptococcal I				_
(Including Sca		. 7	32	118
Syphilis		0	1	8
Tuberculosis		1	17	30
Salmonella		9	12	16
Influenza		24	825	1577 -
Sanitation				
	stallations approved	423	537	1303
Total visits for	or inspection & instruction	1861	2637	5074
Total visits fo	or inspection of trailer courts	39	221	631
	or inspection of swimming pools	64	90	434
	or inspection of schools	42	48	125
	or all other purposes	657	1213	3134
Food and Milk	0 11 12 1-1-1-1-1-1	536	864	1182
	foodhandling establishments	48	109	222
Total visits to		21	43	78
Total visits to		67	123	302
	school cafeterias cafricria-bacteria test	72	179	606
Restaurant and	car : griz-bacteria test		•12	
Rabies Control			1.0	_
Anti-ratic clin	nic for dogs	. 48	48	0
No. dogs vaccir	nated in clinics & hospitals	3416	3960	15858
Laboratory Serv	ric i			
Specimen examin		52	108	365 ····
DESCRIBER OF ORGINER	Milk	186	375	522
	Typhoid	0	0	<b>O</b> , ,
	Syphilis	1849	3339	7111
	Tuberculosis	104	232	914
	Rabies	28	29	54
	Other	1846	3509	5915
Vital Statistic		-0-	ml. r	4507
Total births re		383	746	1573
Total deaths re	egistered (all causes)	169	377	933

Respectfully yours,

Charles E. Chapman, M.D., Director Sullivan County Health Dept.



# QUARTERLY REPORT



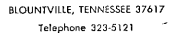
#### Mike Gardner Sullivan County Sheriff Department

P. O. Box 305
BLOUNTVILLE, TENNESSEE 37617
Telephone 323-5121

MIKE GARDNER Sheriff

#### Sullivan County Sheriff Department

P. O. Box 305





TO: THE HONORABLE JUDGE AND MEMBERS OF THE SULLIVAN COUNTY COURT,
BLOUNTVILLE, TENNESSEE

Ladies and Gentlemen,

I present to you a quarterly report of the combined activities of your Sheriff's Department, for the quarter of April, May and June 1978.

During this quarter the incident rate for burglaries is down which we attribute to more adequate patrolling of the county.

The combined clearance rate for all Part I offenses is over 70% which is substantially above the national average.

Training of the officers at the Sheriff's Department has been a major project this quarter. A forty hour in-service school was held in Blountville. with patrol personnel attending. Firearms training was held at E.T.S.U. with all officers at the Sheriff's Department attending.

A workhouse crew is now working along the county road, removing rubbish and brush.

If you have a problem area in your district please contact my office and we will schedule the workhouse crew to work these areas.

This report is

RESPECTFULLY SUBMITTED,

MIKE GARDNER

SHERIFF, SULLIVAN COUNTY

#### CASES CLEARED

DRIVING WHILE INTOXICATED	87 <sub>.</sub>
BURGLARY	30
LARCENY	25
PUBLIC DRUNKENNESS	222
ASSAULTS	13 ·
ASSAULT ON AN OFFICER	3
AUTO LARCENY	17
RAPE	4 .
ROBBERY	0
MURDER	2
CARRYING ARMS	6
PEACE WARRANTS	. 11
AWOL	0 -
BAD CHECKS	. 19
MENTALS	. 0
MOVING VIOLATIONS	73
ALL OTHERS	2,885
TOTAL	3,397

#### COMPLAINTS WORKED FOR THE QUARTER

		FOUNDED	UNFOUNDED
	•		
ASSAULTS		. 15	0
MURDER	•	2	2
RAPE		4	1
ROBBERY		0	0
BURGLARY		115	135
DEATH MESSAGES		1	0 1 = 1
MISSING PERSONS		67	<b>2</b>
ANIMALS	# * · · ·	64	• • • • • • • • • • • • • • • • • • •
STOLEN AUTOS		23	<b>o</b> \( \frac{1}{2} \)
ACCIDENTS	2	477	26
PUBLIC DRUNKENNESS		225	63
DWI		87	46
LARCENY		128	2
ESCORTS	· .	182	• • •
DRUGS		11	0
MISCELLANEOUS		2,895	428

TOTAL 4,296 705

#### PART I OFFENSE CLEARANCE RATE

	FOUNDED	CLEARED	PERCENTAGE
·	•		
CRIMINAL HOMICIDE	2	22	100%
:			
RAPE	44	44	100%
	, 5		_
ROBBERY	0	. 0	
ASSAULT	15	13	86%
BURGLARY	115	30	26%
LARCENY	128	25	19%
MOTOR VEHICLE THEFT	23	16	69%
COMPLAINTS WORKED TO DATE 5,001	FOUNDED 4,2	<u> </u>	UNFOUNDED 705
PROPERTY RECOVERED TO DATE 182,281.00	CARS 129,97	8.00	OTHER 52,303.00

BASIC POLICE RECRUITS FOR THE QUARTER APRIL, MAY & JUNE 1978

ACADEMY AT DONELSON, TENNESSEE

50% OF SALARY

BASIC POLICE SCHOOL

PHILLIP MICHAELS

GARLAND ROGERS

FROM MAY 15 to JUNE 23,1978

BENJAMIN MORELOCK

BUDDY MOFFITT

TERRY HAZARD

SALARY REIMBURSEMENT FROM THE STATE

533.60

#### 40 HOUR IN-SERVICE TRAINING SCHOOL

FROM JUNE 19 to JUNE 30,1978

HOWARD PATRICK

JERRY HENSLEY -CHARLES-ARNOLD GIL HODGES .. CARSON ASHWORTH WALTER BAGLEY FRANK LIPOMA S.G. LORD ROBERT BENNETT CHARLES LUMKINS LARRY BRADLEY TRIGG McNEW ROGER BRIXEY JERRY MINOR DARYL CHAMBERS DON MONTEITH NICK CODY LEWIS MOODY JOHN EDENS CLAUDE MORRISON JOSEPH FASANO RANDALL MUMPOWER DAMON GORDON ZAK MURRAY RANDY GRIMES H.E. OLTERMAN W.K. HARR WILLIAM OWENS LYNN HAWKINS

JOHN SMITH

DON STANLEY

GEORGE SURGENOR

DONALD WAGNER

BILL WILKS
LILLIAN WILLIAMS TERROR

JOHN YOUNG

#### NUMBER OF TRIPS FOR PRISONERS TRANSPORTED OUT OF COUNTY

	APRIL	MAY	JUNE	
STATE PENITENTARY, NASHVILLE, TENN. (MEN)	6	6	6	
STATE PENITENTARY, NASHVILLE, TENN. (WOMEN)	0	1	0	
LAKESHORE HOSPITAL, KNOXVILLE, TENN	4	8	13	
HEIMANS STREET, NASHVILLE, TENN	1	1	2	
T.P.S. SCHOOL, NASHVILLE, TENN	1	0	o	
CENTRAL STATE HOSPITAL, NASHVILLE, TENN	1	1	1	
BRUSHY MOUNT, TENN	0	3	5	
BRADLEY CO., CLEVELAND, TENN	0	1	0	
YOUTH CENTER, CHATTANOOGA, TENN.	0	1	-0	
BLONT-CO., TENN.	.0	0 =	1	
ONLY, TENNESSEE	1	0 .	0	_
TOTAL MILEAGE	8,033	8,261	9,038	

#### NUMBER OF TRIPS FOR PRISONERS TRANSPORTED OUT OF STATE

	APRIL	MAY	JUNE	
ASHLAND KY, FEDERAL PEN	2	ı	0	
MONITA, VA. FEDERAL PEN	0	1	0	
ROCK SPRINGS, GA.	0	0	1	
PRESCOTT, ARK.	0	0	1	
RICHMOND, VA.	0	0	1	
GOOCHLAND, VA.	0	0	11	
TOTAL MILEAGE	1,149	• 972	44	

TOTAL TRIPS MADE FOR THE QUARTER: APRIL 20 MAY 24 JUNE 29

TOTAL NUMBER OF PRISONERS TRANSPORTED THIS QUARTER: 138

#### STATUS OF PRISONERS IN SULLIVAN COUNTY JAIL FOR QUARTER APRIL, MAY & JUNE 1978

FELONS	APRIL 1411	MAY 1306	JUNE 983
MISDEMEANORS	APRIL 1524	MAY 1407	JUNE 1538
FEMALES	APRIL 113	MAY 119	JUNE 169
JUVENILES	APRIL 0	MAY11	диие 9
>-			,
AVERAGE DAILY POPULATION	APRIL - 100	MAY91	JUNE89
TOTAL NUMBER OF PRISONERS	BOOKED FOR THE QUAR	TER <u>564</u>	
TOTAL CURRENTLY IN JAIL J	TUNE 30, 1978	83	

STOLEN PROPERTY RECOVERED	FOR THE QUARTER	OF APRIL, MA	AY & JUNE 1	978	
KINGSPORT AREA	\$ 45,080.00.	14 AUTOS	TOM 8 DIA	ORCYCLES	
BRISTOL AREA	92,550.00	26 AUTO	S AND 2 MOT	ORCYCLES	•
TOTAL	137,630.00	40 AUTO:	S AND 5 MOT	ORCYCLES	, ·
TOTAL BOARD BILL FOR WOR	K RELEASE	\$ 2,355	.00	. 1	
WORK RELEASE PROGRAM:	APRIL 9	MAY	JUNE	9	
NIGHT DOOR CHECKS				•	5,167
NUMBER OF SUBPOENA'S SERVED	,		***		454
DISBURSEMENT FROM THE ST	ATE OF TENNESSEE	FOR BOARDING	OF PRISON	ERS 34,2	254.00
ACCIDENTS WORKED FOR THE	QUARTER APRIL	161			
'- <b>b</b>	MAY	180	• .		
	JUNE	136_ 477			
	1011111	- • •			

#### REIMBURSEMENT FROM THE STATE OF TENNESSEE FOR TRANSPORTATION

RECEIVED	576.62
DUE	6,000.00
GASOLINE USED IN PATROLLING AND INVEST. AND TRANSPORTATION	39,025.0
DIL USED IN PATROLLING (QUARTS)	504
ILEAGE OF PATROLS AND TRANSPORTING OF PRISONERS	452,573

#### SULLIVAN COUNTY WORKHOUSE

TWO WORKHOUSE GUARDS WERE EMPLOYED DURING THE MONTH OF APRIL, 1978. DURING APRIL THE GUARDS WORKED IN THE SULLIVAN COUNTY JAIL FAMILIARIZING THEMSELVES WITH THEIR DUTIES.

DEBRIS WAS CLEANED FROM THE FOLLOWING RIGHT-OF WAYS:

WALNUT HILL ROAD

ISLAND ROAD

MORELAND DRIVE

MITCHELL ROAD

INDUSTRIAL PARK-PINEY FLATS

BLACKLEY DRIVE

POPULAR GROVE ROAD

COX HOLLOW ROAD

SHADY VIEW ROAD

OMA DRIVE

ENTRANCE AROUND HIGHWAY 137 AND ROCK SPRINGS ROAD

HAMILTON ROAD

WAHNER ROAD

MUDDY CREEK ROAD

HOLSTON DRIVE

BONDTOWN ROAD

BIG HOLLOW ROAD

INDIAN CREEK ROAD

CAVE HILL ROAD

#### FEES, COSTS AND CASH BONDS

#### FEES DUE FOR CIVIL AND CRIMINAL PROCESS:

OFFICERS FEE RECEIVED	\$ 16,857.50	
OFFICERS FEE DUE- KPT	9,752.50	
OFFICERS FEE DUE- BRI	5,292.00	
FEES DUE FOR CHANCERY COURT & LAW COURT	163.88	
TURN KEYS COLLECTED	138.00	
MONIES RECEIVED ON FINES, COST AND CASH BONDS	23,409.50	
TOTAL MONIES RECEIVED AND DUE TO THE SHERIFF'S DEPARTMENT	55,613.38	

NOTE: All fines and costs paid to the Sheriff's Department including cash bonds are remitted to the court clerks, from which the case originated for proper disbursement.

Respectfull Submitted, Acif Miss Dardon Mike Gardner, Sheriff

#### LAW ENFORCEMENT CODE OF ETHICS

As a LAW ENFORCEMENT OFFICER, my fundamental duty is to serve mankind; to safeguard lives and property; to protect the innocent against deception, the weak against oppression or intimidation, and the peaceful against violence or disorder; and to respect the Constitutional rights of all men to liberty, equality and justice.

I WILL keep my private life unsullied as an example to all; maintain courageous calm in the face of danger, scorn, or ridicule; develop self-restraint; and be constantly mindful of the welfare of others. Honest in thought and deed both in my personal and official life, I will be exemplary in obeying the laws of the land and the regulations of my department. Whatever I see or hear of a confidential nature or that is confided to me in my official capacity will be kept ever secret unless revelation is necessary in the performance of my duty. I WILL never act officiously or permit personal feelings, prejudices, animosities or friendships to influence my decisions. With no compromise for crime and with relentless prosecution of criminals, I will enforce the law courteously and appropriately without fear or favor, malice or ill will, never employing unnecessary force or violence and never accepting gratuities.

I RECOGNIZE the badge of my office as a symbol of public faith, and I accept it as a public trust to be held so long as I am true to the ethics of the police service. I will constantly strive to achieve these objectives and ideals, dedicating myself before God to my chosen profession ... law enforcement.

# THE UNIVERSITY OF TENNESSEE Institute of Agriculture

Agricultural Extension Service

P. O. Box 395 Blountville, Tenn. July 10, 1973

MAGRICULTURAL EXTENSION SERVICE QUARTERLY REPORT

APRIL - MAY - JUNE

1973

To: The Honorable Judge Lon Boyd

and Members of the Sullivan County Quarterly Court

Attached is a brief report of the

Sullivan County Agricultural Extension Agents

Activities in Agriculture, Home Economics

and 4-H and Other Youth Work Areas

Respectfully submitted:

Hubert E. Lambert

Extension Leader

Jon 11. Baker

Associate Extension Agent

Okley . Stocking
Helen R. Stocking
Extension Agent

Mary Ruth Kelly

Assistant Extension Agent

Douglas Masengill, Jr.

Assistant Extension Agent

Cynthia L. Bein

Assistant Extension Agent

THE UNIVERSITY OF TENNESSEE AND THE U.S. DEPARTMENT OF AGRICULTURE COOPERATING

#### Agricultural Work Area

In April, Sullivan County initiated a new Energy Extension Program working with rural residents and small farm operators. Tennessee was one of ten states selected to participate in a pilot energy program funded by the Department of Energy. In addition to Sullivan County, Henry and Davidson counties were selected to participate in this pilot program.

The three programs assistants employed in Sullivan County have made 177 individual contacts in an effort to teach energy conservation. In addition to these visits, educational information has been presented by use of television, radio, newspapers and at group meetings to make the public aware of the availability of the program. A demonstration is being planned with a local dairyman to show the energy savings possible by using a heat recovery system to remove heat from the milk and heat water for future use in the milking parlor.

The programs assistants feel that checking insulation, caulking and weather stripping in homes is important from an energy savings as well as comfort standpoint.

The main objective of this pilot program is to reach as many people as possible with practical energy saving ideas for their homes and farming operations.

The Sullivan County Extension Service in cooperation with the University of Temmessee and Mrs. Lawrence Earhart of Bluff City, is conducting a Pasture Renovation and Fertilization Demonstration. The two acre plot is located at the insection of Highway 37 and Univac Road. The demonstration shows four different means of pasture removation with one unimproved area set aside as a check plot. From these areas, eight-sixteen square feet plots were measured and harvested to determine the increased yield over a nonfertilized, non-renovated check plot. Forage samples were dried and weighed and a representative sample taken and sent to University of Tennessee's forage testing laboratory for analysis. Although the results have not yet been received from the laboratory on nutrient value the yield results were significantly different. On renovated and fertilized pasture, the average yield per acre per plot was 3500 pounds. The test plot showed a yield of only 1600 pounds. Proper fertilization and renovation showed two times the yield. Results from the forage testing laboratory should show further positive evidence for using recommended renovation and fortilization practices.

Beef cattle producers have been encouraged to rid their animals of internal and external parasites and to vaccinate for disease provention. Also, to maximize the pounds of calves sold by producers, implanting of nursing calves has been encouraged. Marketing through the organized feeder calf sales has also been recommended by extension agents working with many of Sullivan County beef producers. In addition, Sullivan County Extension Service has been assisting beef producers in herd sire selection, freeze branding, Tennessee Beef Cattle Improvement Programs records, implanting, ear tagging, vaccination, casteration, weighing and grading.

During the past quarter, the Sullivan County Agricultural Extension agents have continued to work with the on going programs and have given assistant to individual home owners and agricultural producers with specific problems on request.

#### Home Economics Work Area

The semi annual meeting of the Home Demonstration Club council was held for program planning into the fall.

The season for food preservation, as usual, is bringing many questions, requests for testing pressure canner gauges, etc. Classes were held for the adult education program in Bristol for homemakers interested in learning approved - up-to-date methods in canning and freezing.

Since spring and summer provides so many flowers and plants that can be dried and used effectively in home decorating classes were presented in selecting, drying, mounting and framing of pressed and dried flowers. The classes in turn are presented to local clubs, giving more women the benefit of the initial training.

Programs were presented to various groups on "Food Facts and Fallicies". This program deals primarily with truths in meat buying and preparation - more important now than ever, with skyrocketing meat prices.

An interesting emperiment was held in a grocery store whereby a home-maker's basket of food was checked at the check-out stand. Then we took the selected items, went back through the store to purchase the same type of food with cost and food values for money spent in mind. We found some very careful shoppers we couldn't improve on, others we could save money for.

Sometime was devoted to "In-Service-Training" at the University as well as the Extension Conference.

A quilting and general needlewook exhibit was held giving interested homemakers ideas for related household articless. Quilt patterns and others were available for sharing. Another workshop was held for macrame handbags.

Home Domonstration club members participated in the annual spring county wide meeting. There was also a tour of the greenhouses and plant science laboratories at the University.

For women who cannot attend day classes evening workshops were held in drapery construction. Approximately 20 sample draperies were completed.

We're trying to put a stronger emphasis on family living and personal relationships, thus many of the weekly news columns and radio programs were related to this subject. A TV program showing a "Learning Cube" for pre-schoolers was presented. The cube teaches manual desterity, color, shape, etc.

In preparation for future emphasis on removating furniture we have been learning chair coming.

\* \* \* \* \* \* \* \* \*

#### 4-H and Other Youth Work Area

The State 4-H Congress was held in Mashville, April 2 - 5. Five 4-H delegates, one adult 4-H leader and one assistant extension agent attended from Sullivan County.

The County 4-H Breadbaking Contest held during April involved fifty-one 4-H nembers.

Twenty-six 4-H clubs prepared exhibits for the 4-H Mall Exhibit held at the Fort Henry Mall in Kingsport.

The livestock group held a Grooming Demonstration for Beef Heifers and Steers in April to prepare for the County and Bristol Steer and Heifer Shows. There were twenty-three 4-H members present.

The Sullivan County 4-H Steer and Heifer show was held April 29 at Steadman Angus Farm. There were twenty-eight exhibitors in the Steer Show and ten exhibitors in the Heifer show. The number of animals shown were 44 steers and 13 heifers.

The Bristol Steer and Heifer Show was held May 10 at the Tri-State Livestock Market in Abingdon, Virginia. There were twenty-eight exhibitors in the Steer Show and ten exhibitors in the Heifer Show. The number of animals shown were 43 steers and 13 heifers.

The Bristol Steer Carcass Show was held on May 15 at Valleydale Packers, Inc. in Bristol, Virginia. Forty-three steer carcass were judged and Sullivan County had 4 of the top 10 places.

Five new members were initiated into the Sullivan County 4-H Honor Club.

Eighty-four 4-H'ers throughout the county participated in the County Demonstration Day on May 20. Extension Agents working with 4-H held several record book workshops and a demonstration workshop to assist participants. Sullivan County had eighteen junior county winners to participate in the district contest with nine of these being named district winners. Mineteen junior high 4-H'ers competed at the district level with five of these district winners along with six district alternate winners. Six senior 4-H'ers were district winners and two were named alternate winners.

In promotion of June as Deiry Month, thirty-two 4-H'ers participated in the County Dairy Tasting Party on June 10 and twenty-two 4-H'ers entered the County Dairy Poster Contest.

Three 4-H'ers were initiated into the District V All Stars, two 4-H'ers attended the Fontana Natural Resources Conference and five attended District V Leadership Conference.

The Sullivan County Sheep project has grown from last year's numbers. This year we have 12 lambs with 10 project numbers. Five of the numbers are unban 4-H'ers. During the months of May and June the lambs were sheared

A STATE OF THE STA

and trained by the 4-H members. A sheep workshop was held where halters were made and important dates were gone over.

Several training sessions and a tour of Farmbest have been conducted for members of the 4-H Diary Products Judging Team.

Twenty-two girls attended 4-H Camp during the last week of June.

A County 4-H Washington, D. C. tour was conducted with thirty-three outstanding 4-H members selected to attend.

\*\*\*\*\*\*

#### Summary

Farm Visits	222	Miles Traveled	12,788
Home Visits	12	Circular letters written	80
Other Visits	23	Copies Mailed	6,660
Meetings Weld	140	Radio Programs	13
Attendance	2,630	New Articles	
4-H Meetings Held	80	written	29
Attendance	2,560	Individual letters written	166
Publication dis- tributed	1.647	Televison Programs	5

Marjone Have File: 7/11/78 4:10 Pm.

# Sullivan County Purchasing



# QUARTERLY REPORT

SULLIVAN COUNTY PURCHASING DEPARTMENT
P. O. Box 26
Blountville, Tennessee 37617
(615) 323-5790

11

## Sullivan County Purchasing Department

P. O. BOX 26 | BLOUNTVILLE, TENNESSEE 37617

-YOMMY LEE HULSE PURCHASING AGENT

BETTY RAMSEY
ASSISTANT
PURCHASING AGENT

July 12, 1978

PHONE 615/323-5790 PHONE 615/323-8901

RE: Quarterly Report to Sullivan County Court; April 1, 1978 through June 30, 1978

#### Dear Squires:

This will be our last quarterly report to some of you as you chose not to num for reelection. To those of you who will not be here after September, we wish you well. We in the Purchasing Department have enjoyed working with you. If we may be of assistance to you in the future do not hesitate to let us know.

I would like to introduce to you a new member of our staff. She is Mrs. Charlotte Woody who comes to us from the state of Pennsylvania. Mrs. Woody resides in the Blountville area with her family where they have been for about eight years. Her husband is employed by Tennessee Eastman. Mrs. Woody is a recent graduate of the Tri-City Technical—Vocational School where she took Office Occupations (Secretary, Ceneral) courses. Her Evaluation of Training was E - Excellent. Mrs. Woody is replacing Mrs. Metzler who left our office to join her husband who was transferred to DeWalb, Illinois.

I would like to mention that our Assistant Purchasing Agent, Mrs. Betty Ramssy, has recently been selected by the Editorial Board of the American Biographical Institute for the award of Personalities of the South in recognition of her cutstanding services to community and state. Also, on April 18, 1978, Mrs. Ramsey was appointed by Tennessee Public Service Commissioner Bob Clement to serve on the Tennessee Consumer Panel for Sullivan County, Tennessee.

The inventory of stock in the Print Shop has been compiled for this fiscal year. The total dollar amount of stock on hand is \$13,707.34. We might mention that we are very proud of our Pressum, Carl Powell, and his apprentice, David Middleton. They are doing a fine job. We invite all of you to go by the Print Shop and observe their operation.

The inventory records for Central Stores and Office Stores is listed in the Following report under Central Stores.

Squires

I am pleased to accounce once again that a NEW RECORD has been set in the Fracturaing Equivalent. On ing this post quarter, we have processed a total of 2,403 purchase orders. This is a total of 200 more purchase orders processed then our last record number which was 2,283. Bear in mind that this would not have been possible without the cooperation of the employees in Accounts & Budgets as they process every order that we process.

For your information, we are now purchasing such items as typewriters, calculators, etc. on state contracts. This allows us to purchase name brand, quality items at minimum costs. Needless to say, this eliminates the cost of advertising for bids.

Squires, the following report is self-explanatory. If, however, there is anything you do not understand, just let us know. We welcome the opportunity to discuss with you what is involved in Purchasing and invite each of you to come visit us in our office. Our door is always open and our records are public.

Respectfully yours,

Towny Lee Hulse

. cc: News media

APRIL 1, 1978 - JUNE 30, 1978

The following is a list of purchases which were advertised and to whom the ewerds were made. A total of Purchase Orders were processed from April 1, 1978 through June 30, 1978.

#### PROPOSALS

GENERAL

Req. No. A-5988; Uniforms for Sheriff's Department.

AWARDED TO: Kay Uniforms

4/10/7B

NET

\$6,084.00

0/11/78 Req. No. A-18059; One (1) Single Boor Safe for County Court Clerk.

AWARDED TO: Standard Forms Company

NET

\$549.50

4/11/78 Req. No. A-18711; Three (3) Air Conditioners for Sheriff's Department.

AMARDED TO: Seers Contract Selec

NET

\$926,65

6/25/73 Raq. No. A-9259; One (1) Basa Control Station and Fixa (5) Mobile Unito for Landfill Department.

AWARDED TO: Mears Two Way Dedic Service

NET

\$5,610,00

5/02/78 Raq. No. A-9265; One (1) 15-Passenger Haximagon for Youth Center.

AMARDED TO: Compbell Chrysler-Dodge-Jeep

NET

67.397.55

5/10/78 Req. No. A-U3300; One (1) Copy Machine with Hatching Stand for Register of Vetero.

AWARDED TO: PM Services

NET.

\$1,320.00

	•	• '	
5/22/78	Req. No. A-05161; One (1) 4-Door Seden for Pr	operty Assesso	r.
	AWARDED TO: Compball Chryaler-Dodge-Jeap	NET	\$4,924.20
5/25/78	Req. No. A-9940; Playground Equipment for Obs	ervation Knob	Park.
	AWARDED TO: Quality Recreation Products	net	\$3,240.00
5/30/78	Req. No. A-9936; Lumber, Cement & Lag Bolta f	or Observation	Knob Park.
	AWARDED TO: Crown Builders Supply Company	NET	\$1,729.20
6/02/78	Req. No. A-08274; One (1) Pick-Up Truck for 0	bservation Kno	b Park.
	AWARDED TO: Looney Chevrolet-Cadillac, Inc.	NET	\$4,025.46
6/07/78	Req. No. A-9861; One (1) Ambulance for Ambula	nce Service.	
	AWARDED TO: Post Leasing & Sales Company, In		4-1 440 00
	<del></del> -	NET	\$14,650.00
6/09/78	Req. No. A-9871; Transceivers and Antennes Fo	r Civil Defena	e.
	AWARDED 70: Georgia Avionics, Inc.	NET	\$3,136.00
6/14/78	Req. No. A-00036; One (1) Computer System for	Trustee.	
	AWARDED TO: Blue Ridge Timesharing, Inc.	NET	\$71,925.00
6/21/78	Req. No. A-5667; Two (2) Washers & Dryers for	Juvanile Cant	ers.
	AWARDED 70: Seers Contract Sales	NET	\$674.80
6/21/78	Req. No. A-8641; Office Furniture and Equipme	ent for Registe	er of Daeds.
	AWARDED TO: Typewriter & Equipment Company	2%-10	\$690.45
£/21 <b>/7</b> 8	Req. No. A-8644 & 8636; Index Binders and She	ets for Regist	er of Deeds.
	AWARDED TO: Hall-McChesney, Inc.	NET	\$1,833.48
6/27/78	Req. No. A-5665, etc.; Bed & Bath Accessories	for Juvenile (	lenters.
-	AWARDED TO: Soers Contract Sales	NET	\$1,373.22
	Kings Department Store	NET	\$222.06
	HIGHWAY		
4/16/78	Req. No. A-5018; Mowing Machine Parts.		
	AWARDED TO: Neil Supply Company	NET	\$1,689.13

5/22/78	Req. No. A-5238; Bridge Timbers.		
	AWARDED TO: Crown Builders Supply Company	2%-10	\$7,159.00
6/09/76	Reg. No. A-5284; One (1) Road Repair Kattle.	•	•
	AWARDED TO: E. L. Hills and Company	1/10/30	\$2,537.00
	COMMUNITY DEVELOPMENT		·
5/31/78	Req. No. A-4854,etc.; Electrical Supplies.		
-,,-	•	•	
	AWARDED TO: Wholesale Electric Company	2%-10	\$71.10
	Westinghouse Electric Company	2%-10	\$70.55
	Graybar Electric	2%-10	\$52.69
	Commercial Electric & Supply	2%-10	\$78.41
	Greene Supply Company	2%-10	\$205.76
6/06/78	Req. No. A-4876,etc.; Septic Service.		
	AWARDED TO: A-Beasley's Septic Tank Service	NET	\$1,465.00
6/06/78	Req. No. A-4874; Plumbing and Furnishings.		
	AWARDED TO: Steve Huff Plumbing Company	NET	\$658.41
6/21/78	Req. No. A-5285; Cast Iron Pipe.		
	AWARDED 70: Lynchburg Foundry	43-10	\$1,071.36
	MANPOWER & WINC		
5/22/78	Req. No. A-4652; Audio-Visual Equipment for W	INC.	
1	AWARDED TO: Jack Anderson Company	NET	\$1,750.95
	HEALTH & WELFARE		
5/15/ <b>7</b> 8	Req. No. A-2022; Malathion.		
	AWARDED TO: Helena Chemical Company	NET	\$2,008.70
6/07/78	Req. No. A-2035; Central Air Cooling Unit.		
	AWARDED TO: Farnsworth Heating & Plumbing	NET	\$7,790.00
6/22/78	Req. No. A-19012; Fiberglass Insulation for Co	ounty Hame.	
•	AMARDED TO: Hubmann Construction Company	NET	\$1,240.00

#### CENTRAL STORES 4/12/78 Req. No. S-09390; Automotive Supplies. \$2,436.00 AWARDED TU: Holston Auto Supply Company 2%-10 2%-10 \$1,617.67 J. A. McCorry Auto Parts \$1,804.95 Bristol Auto Parts, Inc. NET \$470.10 2%-10 Bloomingdale Auto Parks \$234.00 Big M Auto Parts Company 2%-10 5/02/78 Raq. No. S-8830; Toilet Tissue. \$760.00 AWARDED TO: Kel-San Products Company 1%-10 OFFICE STORES 4/13/78 Req. No. S-9392; Office Supplies. NET \$495.62 AWARDED TO: Copeland Office Equipment Preston Office Equipment \$53.40 NET \$179.88 Rogersville Office Supply NET NET \$457.05 Cooper Business Equipment PRINTING STORES A/19/70 Req. No. A-05873; Paper Supplies. \$1,359.60 AWARDED TO: Grehem Paper Company 1%-10/2%-10 \$288.20 A. B. Dick Company NET

The preceding Proposals were compiled and typed by Nelda Hutson.

100

# SCHOOL DEPARTMENT

# PROPOSALS

4/11/78	Req. No. 5D-1761; Eight (8) Air Conditioners for Gravely School. This was a complimentary bid; therefore, no Purchase Order was issued. However, Sears Contract Sales was the low bidder at \$430.00 per unit for a total of \$3,440.00. Gravely School will be responsible for the purchasing of these Air Conditioners.				
4/11/73	Req. No. S-1 Schoole.	Req. No. S-1994; Fartilizer and Grass Seed to be used at Various Schools.			
	AWARDED TO:	Dobyns-Taylor Hardware Corporation	MET	\$1,681.00	
4/11/78	Req. No. SD- School.	-1754; Paving of Driver Education Yes	ack at East	ligh	
	AWARDED TO:	Warren Brothers Company	NET	\$29,450.00	
4/14/78	Req. No. SD- School.	-1514; Four (4) Floor Jacks for Centi	rel High <b>Vo</b> ca	ational	
À	AWARDED TO:	Auto Parts, Inc.	2%	\$340.00	
ļ		Bloomingdele Auto Parte	2%-10	\$264.95	
``		J. A. McCurry Auto Parts	2%10	\$247.00	
4/19/78	Req. No. S-6	:699; Guttering and Downspouts for ve	arious school	.9 .	
	AWARDED TO:	N. B. Handy Company	1%-10	\$1,335.41	
5/02/78	Req. No. S-1	473,etc.; Classroom Furniture.			
•	AWARDED TO:	Scholar Craft by Senco	NET	\$3,268.50	
		Virus Manufacturing Company	NET	\$2,958.38	
•	•	Tennessee Equipment Company	NET	\$1,191.00	
		W. R. Grace Company	NET	\$229.40	
5/10/78	Req. No. 59-	-7866; Gym Flooring for Lynn View Hig	gh School.		
	AMARDED TO:	Edmonds Brothers Supply Company	33-10	\$6,248.75	
5/30/78	Req. No. SD-	-7664; Four (4) Vacuum Clearers for (	erious schoo	nîs.	
	AMARDED TO:	Electrolux	NET	\$764 <b>.2</b> 5	
		Dale Samitary Sepply Company	2%-15	\$438.00	

5/35/78	Req. No. S-1480; School Supplies for various schools.				
	AMARDED TO:	Com-Plak of Virginia	NET	\$827.28	•
		Crace Editablica Corper.	(ST)	1225.44	
5/15/78	Roq. <b>No.</b> A-4	736; Track Surface for the the school	. <b>4</b> .		
	AWARDED TO:	National Paint & Gil Company	22-10	\$2,300.00	
5/15/78	Req. No. 5-4 School.	775; Floorenvering (Carpet) for Holst	ton Valley	Middle	
	AMARDED TO:	Hulsey Ficor Service, Inc.	NET	\$4,500.00	
5/17/78	This was a coorder was is only vendor	ground Equipment. omplimentary bid for West View PTA; issed. However, American Playground I who returned a complete quotation. int was \$759.80. The West View PTA was purchase.	Device Com Their quot	pany was the ation for	
5/24/78	Req. No. 50-	6205,etc.; Audic-Viewal Equipment for	r various	schools.	
	AWARDED TO:	Audio Visual Educational Systems	NET	\$10,671.58	
		Jack Anderson Company	NET	\$2,007.75	•• •
	•	Belew Sound & Vieual Company	NET	\$556.63	
,		Grace Educational Products	NET	\$422.65	
5/26/78	Req. No. A-8	442; Food Service Equipment for vari	loodos suc	.s.	
	AWARDED TO:	Bristol Supply & Equipment Company	NET	\$14,425.90	
	<b>3</b> :	Wells Equipment Company	NET	\$2,342.00	
		Frank's Food Equipment	NET	\$\$\$5.00	
5/30/78	Req. No. A-2 School.	3443; Food Service Equipment for Hols	ton Elemer	ntary-Middle	
	AWARDED TO:	Bristol Supply & Equipment Company	NET	\$5,376.00	
•		Commercial Refrigeration	NET	\$785.80	
•	•	Swartz & Company, Inc.	NET	\$695 <b>.0</b> 0	
6/01/78	Req. No. 5-5	686; Electrical Supplies for various	schoole.		
	AMAROED TO:	Wholessle Electric Company	2%	\$852.11	
6/02 <b>/</b> 78	Req. No. SD-	-5190; Two (2) Motor Vehicles - Busse	ttes.		ругтом
-	AWARDED TO:	Looney Chevrolet-Cadillac, Inc.	NET	\$29,647.98	

6/07/18	Reg. No. S-9	700; One (1) Central Air Cooling Uni	t for Bluff C	itv
	Elementary So	chodi.		
	AMARDED YO:	Whiteen Electric Supply Company, In	m. NET	\$504,80
6/97 <b>/7</b> 8	9an No 5-91	728; Paint Supplies to be used at ve	minum nebaalu	• • • • • • • • • • • • • • • • • • • •
5/9///40		•	a ruge sumbuta	•
	AWARDED 10:		NEY	\$1,393.05
		Greene Supply Company	28-10	\$1,185.48
6/07/78	Req. No. SD-9	9727; Custodial Supplies to be used	at various sc	hools.
	AWARDED TO:	The Ford System	1%-10	\$4,190.72
		Kel-San Products Company	1%-10	\$2,335.25
		Dale Sanitary Supply Company	2%-10	\$1,405.04
		Mr. Earl Jones	NET	\$649.44
		Ellison Sanitary Supply Company	NET	\$280,60
		Wilmar, Inc.	NET	\$107.25
		Metro Products Company	NET	<b>\$57.</b> 60
6/08/78	Raq. No. SD-9	7845; One (1) Studio Pisno for Gunnî	nga School.	
\	AWARDED TO:	McClister Music Company, Inc.	MET	\$1,075.00
6/08/78	Req. No. 5-97 at various so	789; Two Hundrad (200) Gallons Canta chools.	r Line Paint	to be used
	AWARDED 10:	Greene Supply Company	28-10	\$990.00
6/08/78	East High Sch	149; Two (2) Washers and Two (2) Dry neal Occupational Home Economics Dep High School Vocational Cosmetology D	artment end o	
	AWARDED TO:	Milharn Appliance Company	NET	\$1,359.80
6/09/78	Req. No. S-97	721; Two (2) Mobile Radio Units.		
	AWARDED TO:	Moers Two-Way Sadio Service	MET	\$3,396.00
6/09/78	Req. No. 5-93	701; Duilding Materials.	•	
	AMARDED TO:	Edmonds Brothera Supply Company	28-10	\$1,262.88
6/09/TE	Req. No. 8-97	79 <mark>2; One (1)</mark> Roul Campat for Hild? C	ity Elomenter	y School.
	AWARDED TO:	Paint Service Canter	NET	\$777.00
6/09/78	Raq. No. 5-97	787; One (1) Stoker for Bluff City M	iddle School.	
	AMARDED TO:	Hajoca Corporation	2%	\$2,195.00

- Ann inn	Dun Na CD	6429. Lenne to be used at western or	uhaa to	
6/09/78	•	9729; Lemps to be used at various s		An India An
	AWARDED TO:	•	2%-10	\$2,566.96
		Kingsport Electric Company	25-10	\$2,371.20
		American Lighting, Inc.	NET	\$216.00
6/09/78		720; Ten (10) Commercial Upright Ha various schools.	avy-Duby Carpet	: Sweepers
	AWARDED TO:	Kel-San Products Company	1%-10	\$1,525.80
6/12/78	Req. No. 5-2 School and G	1682; Food Service Equipment for Holeunings School.	ston Valley Mid	ldle
	AWARDED TO:	Walls Equipment Company	NET	\$1,162.89
		Paty Lumber Company	5%-10	\$423.90
6/12/78	Req. No. S-S	725; Door Closer Hardware for East	end Central Hig	gh Schools.
	AWARDED TO:	Nashville Door Closer Service	NET	\$525.12
		Greene Supply Company	2%-10	\$406.80
6/12/78	Req. No. SD-	9730; Scoreboard Parts.		
	AWARDED TO:	Athletic House	NET	\$1,469.90
6/12/78	Req. No. S-5	7722; Fire Extinguishers.		
	AWARDED TO:	Fire Control Company	NET	\$4,050.30
6/12/78	Req. No. S-9	7724; Auto Repair Perts.		
	AWARDED TO:	Holston Auto Supply Company	2%-10	\$656.08
		Greene Supply Company	2%-10	\$107.57
		Big M Auto Parts	2%-10	\$85.00
		J. A. McCurry Auto Parts	2%-10	√ \$51 <b>.</b> 65
		Twin City Renge & Auto Parts	2%-10	\$28.95
6/13/7B	iteq. No. 50	-9401; Playground Equipment for Gunr	nings School.	γ.
	AMARDED TO:	American Playground Company	NET	\$4,069.80
6/13/78	Req. No. S-	9716; Two (2) Motor Vehicles - Vens.		
	AWARDED TO:	Looney Chavrolat-Cadillac, Inc.	NET	\$9,943.94
6/13/78	Raq. No. 5-	9703; Sheet Metal Forming Equipment	for the School	Shop.
	AWARDED TO:	N. B. Handy Company	1%-10	\$3,938.95

6/38/78	Req. No. 50-6 Department.	172; Movable Partitions for Central	High Scheel	Vocational
	AHARBED TO:	Institutional Equipment (	NET	\$4,320.00
3/14/70	8aq. No. 5-97	(1); Che (1) High Proasur. Tower West	ner for the	School Shap,
	ST GEORAGE	Holston Auto Supply Company	23-10	\$1,530.60
6/15/78	Req. Na. 5D-5	195; Duplicator and Mimeograph Papau	r for variou	s achools.
	AWARDED TO:	Cam-Pick of Virginia	NET	\$676.00
		unt of this order was \$13,182.50 of maible for paying \$12,306.50.	which vario	us schoels
6/21/78	Req. No. SD-6	241,etc.; Globes and Mapa for variou	is schools.	
4	AWARDED TO:	Rand McNally Company	MET	\$2,391.00
Į.	1	Cenoyar-Gappert Company	NET	\$1,278.60
6/22/78	Req. No. S-96	84; Repair of Smoke Chimney at Holst	ion Valley M	iddle School.
	AWARDED TO:	Richard K. Asnold	NET	\$9,900.00
6/22/78		83 & 6415; Folding Tables for usa in ndian Springs achouls.	oefeteries	of Central
g.	AMARDED TO:	Tennessee Equipment Corporation	MET	\$9,896.00
5/23/78	Req. No. A-84	14; Fire Extinguishing Systems for t	en (10) sch	ool kitchers.
	AWARDED TO:	Fire Control Company	NET	\$6,140.00
6/23/78	Req. No. 50-6 various schoo	168,etc.; Audic Visual Equipment and ls.	f File Cebin	ets for
	AWARDED YO:	Belew Sound & Visual	NET	\$1,831.69
		Grace Company	NET	\$737.14
		Jack Anderson Company	NET	\$498.95
6/26/78		70,etc.; Two (2) Dust Collector Symbols Vosational Departmente, install		îral end
	AWARDED TO:	Graves-Humphroya, Inc.	NET	\$10,428.09
6/28/78		189 & 6191; Two (2) Horizontal Milli Schools Vocational Departments.	ing Machinen	Por Control
٠	AWARDED TO:	Graves-Numphreys, Inc.	MET	\$13,680.00

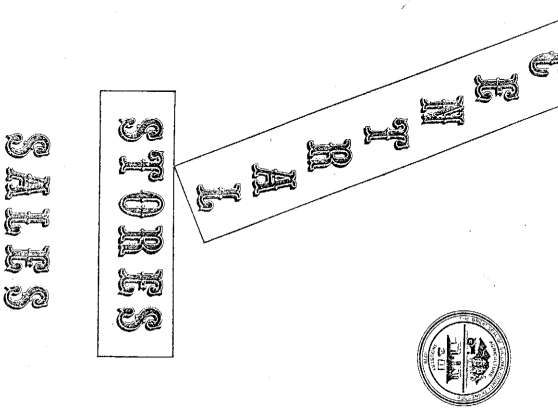
#### SCHOOL DEPARTMENT

#### CONTRACTS

- 4/04/78 Bids were opened on the Re-Bid of Sullivan South Comprehensive High School, Phase B. Three vendors bid. Of the three, D. R. Allen & Son, Inc. was low on the lump sum base bid. The contract was awarded in the amount of \$8,539,000.00.
- 4/06/78 Bids were opened for 1800 Pupil Comprehensive High School, N. W. Part of Sullivan County, Tennessee. Bids were received from five vendors. The low bidder was D. R. Allen & Son, Inc. with the contract being written in the amount of \$6,432,000.00.
- 4/11/78 Bids\_were opened for Equipment & furnishings for 1800 Pupil Comprehensive High School, N. W. There were twelve segments to this bid. Various vendors submitted bids on the various segments, each of which is still under study by the School Board and the Architect. If you have any questions with reference to any of the segments of this bid, let us know. We will be happy to show you the bids and discuss them with you. If there should be questions we cannot answer we will then refer you to the Sullivan County School Board.
- 6/01/78 Bids for Additions and Alterations to Blountville, K-5 and Middle Schools, Phase II were opened. Five vendors bid on this project. BurWil Construction Company was the low bidder. The contract was awarded for Blountville Middle School only, in the amount of \$700,997.40.
- 6/22/78 Bids were opened for a Complete Waste Treatment Facility for Sullivan South High School. Six vandors returned bids of which Abernathy Machanical Contractors, Inc. was the low bidder on the lump sum bid of \$258,183.00. Contract has not been awarded. It is pending approval of the County Court.
- 6/26/78 Sads were opened for Fire Partition Installation at six schools. Harold D. Kistner, General Building Contractors, was the only vendow to submit a bid. The contract was awarded to Mr. Kistner in the amount of \$25,027.00 for Holston Valley Junior High School and \$22,491.00 for Valley Pike Elementary School, for a total of \$47,518.00.

The preceding Proposals and Contracts were compiled by Betty Remsey and typed by Nelda Hutson.

# SULLIVAN COUNTY TENNESSEE





6900

## SOARD OF EUCCATION

 Macrobacousa File

 Aprál, 1978
 \$ 1,304,24

 May, 1978
 492,27

 June, 1978
 835,34

 TOTAL
 \$ 2,431,81

CASDLINE	METERED GALLONS	SALES	OYER	SHORT
April	•			- 6
3	1560.6	1657.2	_	3.4
10	1636.4	1636.7	.3	
17	1686.1	1672.6		13.5
24	1675.5	1676.2	.7	
May				
1	1686.3	1698.1	11.6	
8	1650.1	1635.4		14.7
15	1479.0	1472.3		6.7
22	1591.0	1580.7		10.3
30	1702.4	1701.5		.9
June			_	
5	1022.6	1022.7	.1	
12	1333.1	1340.3	7.2	
19	1379.7	1385.4	5.7	
TOTAL	18302.8	16479.1	25.8	49.5

Amount of gasaline used by Board of Education after proper additions\* and deductions\* as listed on Monthly Reports: 17,068.0 Gallons

Amount charged for gasoline

\$7,223.27

#### Diesel Fire Purchased for Board of Education

April - June, 1978

No Diesel Fuel Purchased for Board of Education.

GRAND TOTAL

\$9,655.08

- \* Additions equal gesoline picked up at Shariff's Department and Highway-Kingsport Shop.
- \* Deductions aqual gaseline pumped by other County Departments.

# HEGHNAY DEPARTMENT - SECUNIVILLE PROGRAMMENT OF SECUNIVILLE

#### Marchardisa From Store

April, 1978 May, 1978 () June, 1978 () TOTAL

\$ 2,772.09 5,887.81 5,445.72 \$15,403.64

GASOLINE	METERED GALLONS	SALES	OVER	SHORT
April				
3	3275.2	3288.8	13.6	
10	3189.6	3212.2	22.6	
17	3302.1	3305.4	3 <b>.3</b>	
24	3657.5	3697.0	29.5	
May				
1	3441.2	3451.4	10.2	
5	3117.6	3119.3	1.7	
15	4337.6	9278.5		59.1
22	3536.4	3578.8	22.4	
30	3156.9	3161.6	4.7	
June				
5	2798.7	2802.3	3.6	
32	3246.6	3252 <b>.7</b>	6.1	
. 19	3676.5	3717.5	41.0	
TOTAL	407.53.9	40835.5	780.7	59.1

Amount of gasoline used by Highway Department as listed on Monthly Reports:

40,753.9 Callons

Amount charged for gasoline

\$17,173.05

#### Diesel Fuel Purchased for Highway Department - Bloumbville

April - Jame, 1978

13,280.0 Callana

Amousic charged for diesel fuel

\$5,356.40

GRAND TOTAL

\$37,635.09

PAGE 3

#### TROMAY DETARTMENT - REMESPORT THUR TO DESCRIBE OF THE ACTION SERVICES OF

March and to Free A & S

(Compared with Strumeville Department Report)

GASOL INE	METERED GALLONS	SALES	OVER	SHORT
Aprål			•	
3	2120.0	2116.9		3.1
10	2656.6	2637.1		19.5
17	2739.9	2735.8		4.1
24	2721.3	2710.3		11.0
Nay				
í	2499.5	2484.1		15.4
8	2549.0	2544.4		4.6
15	2606.7	2589.3		17.4
18	1509.3	1304.0		5.3
30	4246.8	4251.4	4.6	
June				
5	2474.5	2583.3	28.8	
9	1246.7	1305.6	59.3	
12	1443.2	1367.5		75.7
19	2432.0	2431.5		
TOTAL	31045.5	30980.6	91.7	156.6

Amount of desuline mead by Highway Department - Kingsport Shop after proper caductions as listed on Monthly Reports: 11,500.1 Gallons

Amount charged for gesoline

\$4,837.55

#### Diesel Fuel Purchased for Highway Department - Kingsport Shop

April - June, 1978

No Diesel Fuel purchased for Kingsport Shop.

CRAND TOTAL

\$4,837.55

\* Deductions equal graphine pumped by Shariff's Department, Landfill, Juvenile Centers, Ambulanca Service, Board of Education and Mangower Services.

U.S.

April, 1976 May, 2978 June, 1978 TOTAL

\$ 1, 05-15 \$ 000.08 1,570.15 \$ 3,579.76

GASO1 1987	METERED GALLOWS	SALES	OVER	SHURT
April		•		
· 3	2393.7	2381.7		12.0
XO .	2193.4	2192.3		1.1
17	2018.2	2018.2	BALANCE	
24	2166.2	2165.2	BALANCE	
May				
1	2014.9	2314.9	BALANCE	
5	1299.4	1283.4		15.0
15	2325.1	2026.1	BALANCE	
<b>2</b> 2	2276.7	2278.1		-6
26	1479.6	1479.0	BALANCE	" ",
30	1092.7	1092.6		.1
June				• •
5	1203.9	1818.6	14.7	
12	2261.3	2261.3	BALANCE	
19	2445.2	2445.1	47. 71. 11. 1 1000	. 1
TOTA <sup>®</sup> .	25273.5	25753.3	14.7	29.9

Amount of gesoline used by Sheriff's Department after proper additions\* and deductions\* as listed on Monthly Reports: 37,825.0 Gallens

Amount charged for gasoline

\$17,021.11

GRAND TOTAL

\$20,998.87

- 4 Additions equal geodisms pumped from Kingsport Highway Shop mank.
- \* Deductions equal gasoline pumped from Sharlff's Department tank by other County Copartments.

SMBILANIE SERVICE MARKERERADOMA CAR

Patchandley From Store

April 1973

\$7 1 6 V

Goodine

April - same libra

, Midae galtino

Amming the ged for gusoline

\$740.03

GRAMD TOTAL

\$3,076,36

ANIMAL WARDEN

Merchandise from Store

April - Jone 1978

\$00.31

Gasoline

- April - Jone 1978

310.0 gallons

Amount charged for gasoline

\$137.36

GEAND , TOTAL

\$227.67

TOTAL SANCTIONAL ACTOR

Merchandise From Storn

April - Jome 1978

\$60,30

CAR TOTAL

\$50.30

ASPHALT PLAYES.

Diguel Foel Purchased for Apphali Plants

April - Aire 1978

55,601.0 gallons

Armint carped for dissel foot

\$ 22,302.81

GRANE TOTAL

\$22,352.81

PAGG 6 ~~~ 3 564 Repril - Commission 100 J. J. J. C. 1942 Mount indicate for all line 201 23 GEAND TOTAL 854.51 CLERK & MASTER (BRISTOL) Massellandise been Reserve April - July 2013 \$ 50 . 00 GREEO TOTAL \$56.00 CONTRICTY DEVELOPMENT Merchandise Ham Store iptil = .aste 1978 \$55,36 TATAL CREEK \$55,30 THE COURT OF THE STATE OF THE S April - 1 51 (978 \$155,59 es on any \$152.89

		PAGE 7
CLENTY HOME AUR THE AGED	سي.	
Merchandise room Store		
April - Fre Wis	e e	
Camine	·.	
April - Jume 1978	98.2 gal tons	
Amount charged for gasoline	\$41.40	٠ (,
GRAND TOTAL		\$96.56
COURTHOUSE MAINTENANCE		
Merchandise From Store		
April - Ame 1978	\$471.97	
CRAND TOTAL		\$473.97
CIVIL DEFENSE	·	, que à
Merchandise From Store		
April - Ame 1978	4	
GRAND TOTAL	÷	\$7.19
HEALTH DEPARTMENT		
Merchandise From Store		
April - June 1938	\$95,45	
CEMID TOTAL		\$95,43
MUNDMILE CENTISS (POTS & STRES)		
Bitchandise Form Sture		
April - June 1978	\$111.28	уь. ( =
Gauoline		
April - 2:00 1878	691,5 gallvas	
Amount charged for gasoline	\$257.66	
Correctional		\$408.94

FAGE 8

LANDSILL

Merchandiss beam Store

April - June 1978

\$10,618,51

Gasoline

April - June 1978

2,356.4 gallons

Amount charged for gasoline

\$592.00

Diesel Puel Purchased for Landfill

April - June 1978

23,601.0 gallons

Amount charged for diesal fuel

\$9,507.60

GRAND TOTAL

\$21,118.21

MANPOWER SERVICES ...

Merchandise From Store

April - June 1978

\$249.53

Gasoline

April ~ June 1978

733 7 gallons

Amount charged for gasoline

\$308.37

GRAND TOTAL

\$557,90

NIA sees

Marchandise from Store

April - June 1978

\$2.20

CERTO TOTAL

\$2..20

PROBATION OFFICER

Merchandise From Store

April - Sea Of

Gasoline

April - June 1978

Amount charged for gasoline

GRAND TOTAL

PRINTING DEPARTMENT

Gysoline

April - June 1978

Amount charged for gasoline

GRAND TOTAL

REGISTRAR OF VOTERS

Merchandise From Store

April - Ame 1978

GRAND TOTAL

STELEVAN OFFICE LIBRARY

Merchandise From Store April - Jame 1978

GRAND TOTAL

212.6 gallens

\$89.44

\$102.84 🔍

110,9 gallons

346,44

\$46,44

\$56,00

\$56.00

 $3\,L_{\odot}\,d^{2}$ 

\$17,02

PAGE 10

BULLIVAN COUNTY FARK

dereignding from Story

Appril 1000 10004

Sanoline

April - June 1918

for - 315 and

Amount charged yor gardine

\$277.50

CRAND TOTAL

\$694.18

TAX ASSESSOR

Merchandise From Store

April - Jame 1978

\$84.12

Gasoline

April - June 1978

171 2 gallions

Amount charged for gasoline

\$72.79

CEAND TOTAL

\$156,91

TRAFFIC CONTROL

Merchandise From Store

April - Jime 1978

\$29.66

Guscline

April - Ame 1978

408.5 gastions

Abount Harged for garoline

5172, 47

Georgia Total

\$202,13

		PAGE 11
VOCTOR CONTROL	×	
Gesaline	• •	
epett in sold e	7. 5 20 mm	
Amount that god for good ine	÷ 16,25	
GRASH TOTAL	· · · · · · · · · · · · · · · · · · ·	\$8,26
Wind Anab		
Merchandise From Store		
April - June 1978	\$18,93	
GUND TUIAL		\$18.93
WORKEDUSE		(ı
Marchandise From Store		
April - June 1978	\$151.46	
Gasoline	•	
April - Jame 1978	514.4 gallons	
Ankant charged for gasoline	\$275.85	
GRIND TOTAL		\$427.31
YZMI CINTU まままれ次度数性を含ま		
Merchandian Bran Store		•
April - June 1978	\$183.91	
Geseline		· . · · · · · · · · · · · · · · · · · ·
April - Jame 1978	33.3 dellons	
Ammant cruerged for aspailme	\$\$\$,25	
CRAND TOTAL		\$198.37

PAGE 12

GETER STORES SALES FALL DEMARTMENTS,

April 1915 Mig 1795 Ame Vicin

 $\sum_{i=1}^{n} \sum_{j=1}^{n} (G_{ij} - \lambda_j)^{\frac{1}{2}}$ 

CHAND TOTAL

\$1,055 0

CONTROL TOTAL FOR CENTRAL STORES NEBCLIARDING, DEFINE CHOOSE SECURE OFF. GASCLING AND DIESEL IDEA. SALES. \$125.597,129

## CENTRAL RECEIVING

All items purchased for Sultivan County are received, checked and inspected by Central Receiving. Each purchase is initiated by the respective department head and migaed by Central Receiving for payment. Receiving to done through the warehouse as such as possible; that which is not feasible to check and inspect at the warehouse is received at the point of delivery.

The preceding report for Central Stores was compiled by Alfred Keen. Pager I through 4 were typed by Welda Hitson and pages 5 through 12 were typed by Neite Jonney.

#### SALES REPORT FOR FISCAL YEAR 1977-78:

#### CENTRAL STORES AND OFFICE STORES

MERCHANDISE, GASOLINE AND DIESEL FUEL SALES FOR FISCAL YEAR 1977-78:

JULY - SEPTEMBER 1977	<b>\$157.7</b> 61 <b>.9</b> 2
OCTOBER - DECEMBER 1977	\$127.445.79
JANUARY - MARCH 1978	\$118,101.59
APRIL - JUNE 1978	\$125,597,19
TOTAL	\$528,906.49

#### INVENTORY

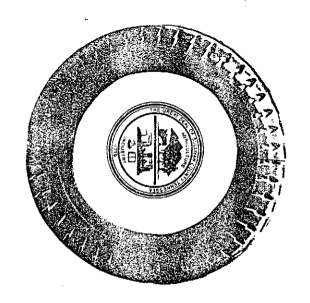
ON JULY 3, 1978, THE FOLLOWING INVENTORIES WERE COMPLETED AND RECORDED:

CENTRAL STORES	\$85,149.99
OFFICE STORES	\$6.054.37
GASCL!NE	\$21,649.09
<b>五</b> 年日本 主任主义	\$3.557.60
TOTAL	\$116,411.05

THE ABOVE HYPHTORY WAS AUDITED AND APPROVED BY THE STATE OF TENMESSEE AUTILIORS.

The above report and impository was exmedded by Alfred Here and typed by Berty Runsey.

# SULLIVAN COUNTY



TIRE REPAIR CENTER QUARTERLY REPORT

#### TIRE REPAIR CENTER

All county tires are currently being repaired at our Tire Repair Center with the exception of the mowing machine tractor tires which require fluid inside. All new tires are being mounted on rims at the Tire Repair Center for each department.

On May 9, 1978, a 1000 watt Branding Iron was put into service to brand and code all tires being wounted at the Tire Repair Center.

On April 20, 1978, a total of 146 non-recappable tire carcasses and approximately 600 lbs. of old inner tubes and liners were hauled to the Kingsport Transfer Station by the Sullivan County Landfill to be disposed of in the proper manner.

Tire Repair Service was provided for various departments during this reporting period as listed below:

DEPARTMENT	TIRES REPAIRED	NEW TIRES MOUNTED
Highway Landfill School Sheriff's Department Ambulance Service Manpower Services Sullivan County Park	68 114 18 14 0	114 58 20 49 10 4
TOTAL	215	255

The above tire report was compiled by Alfred H. Keen from the records submitted by Winfred Calhoun, Tire Repairmen, and was cyped by Charlotte Woody.

\*\*\*\*\*\*\*\*\*

# Principles and Standards of Purchasing Practice

ADVOCATED BY

NATIONAL ASSOCIATION OF PURCHASING MANAGEMENT



#### LOYALTY TO HIS COMPANY

JUSTICE TO THOSE WITH WHOM HE DEALS

#### FAITH IN HIS PROFESSION

From these principles are derived the N.A.P.M. standards of purchasing practice.

- 1 To consider, first, the interests of his company in all fransactions and to corry out and believe in its established policies.
- 2 To be receptive to competent counsel from his calleagues and to be guided by such counsel without impairing the dignity and responsibility of his office.
- 3 To buy without prejudice, seeking to obtain the maximum ultimate value for each dollar of expenditure.
- 4 To strive consistently for knowledge of the materials and processes of manufacture, and to establish practical methods for the conduct of his office.
- 5 To subscribe to and work for honesty and truth in buying and selling, and to denounce all forms and manifestations of commercial bribery.
- 6 To accord a prompt and courteous reception, so for as conditions will permit, to all who call on a legitimate business mission.
- 7 To respect his obligations and to require that obligations to him and to his concern be respected, consistent with good business practice.
- 8 To avaid sharp practice.
- 9 To counsel and assist fellow purchasing agents in the performance of their daties, whenever occasion permits.
- 10 To co-operate with all organizations and individuals engaged in activities designed to enhance the development and standing of purchasing.

WE SUBSCRIBE TO THESE STANDARDS

1

Filed-6-23-78 Delaney, D.C.

### SULLIVAN COUNTY OFFICE TINNESSEE DEPARTILIT OF HUMAN SERVICES June 21, 1978

THE HONORABLE COUNTY COURT OF SULLIVAN COUNTY

The following report is submitted for the months of January. February and March 1978.

#### FOSTER CARLE

Between January 1, 1978 and March 31, 1978, we have provided foster care for 99 Sullivan County children. The care of 59 of these children was financed through AFDC Foster Care Funds and State Boarding Funds. The status of children served is as follows:

Total Number of Children Served	99
A. In Foster Boarding Homes	
B. In Janie Hammit or other Institutions 22	
Number of Children Removed From Care	•2
Λ. Returned to Own Home	
B. Placed for Adoption 0	4
C. Other1	
CHILD WELFARE DEPENDITURES	
January	\$ 953-85
February	3,302.11
March	3.963.87
Total	\$8,219.83

Respectfully submitted,

(Mrs.) Kay H. McCampbell Field Supervisor II

mul Andrey Darrel Godsey

County Director

KHNc:DG: jam

## SULLIVAL COUNTY OFFICE TENNIESSEE DEPARTMENT OF HULLY SERVICES

وأوارث

July 11, 1978

THE HONORAFLE COUNTY COURT OF SULLIVAN COUNTY The following report is submitted for the months of April, May and June 1978. FOSTER CARE Between April 1, 1978 and June 30, 1978 we have provided foster care for 109 Sullivan County children. The care of 57 of these children was financed through AFDC Foster Care Funds and State Boarding Funds. The status of children served is as follows: B. In Jamie Hammit or other Institutions..... 27 A. Returned to Our Home..... 0 D. Placed for Adoption ...... h CHILD WELFACE EXPENDITURES April .. 3,835.70 lizy 4,103,54 Total \$12,427.39 As of 7-1-78, due to increased costs, the state of Tennessee increased monthly board payments as follows: Dirth - 3 years.....\$110.00 6 - 13 years ..... 150.00 13 and above ...... 160.00 Respectfully submitted. (Mrs.) Kay H. McCampbell Field Supervisor II

KHNc:DG:jam

Darrel Godsey
County Director

### QUARTERLY TODATO BEARAST

### April 1, 1978 - June 30, 1978

					· ·	
BOOK CIRCULATION	BLOUNTVILLE	BLOOMINGDALE	BLUFF CITY	COLONIAL HEIGHTS	MOODY MEMORIAL	TOTAL
	F /FF	. 01E	5,532	5,112 ,	2,014	23,128
dult	5,655	4,815		5,274	1,511	20,156
uvanile	4,052	6,311	3,008		1,662	15,742
Paperbacks	1,961	8,114	2,918	1,087	1,002	,
OTAL AprJun. 1978	11,668	19,240	11,458	11,473	5,187	59,026
OTAL APRJUN. 1977*		18,039	11,009	10,974	4,516	55,544
INCREASE	662	1,201	449	499	671	3,482
LINCKEASE						
ONBOOK CIRCULATION	416	232	75 <b>7</b>	405	230	2,040
Includes circulation	of: films, film	strips, periodi	icals, pamphlet	s, framed art prin	ts, machines, etc.	. ,
EXTENSION REPORT			×*			1 057
Requests submitted	36 <b>3</b>	145	234	134	181 Regional	1,057
REQUESTS filled	432	120	225	150	210 28***	1,165
Area Resource Center:	297 Films and	filmstrips: 94	4 .	•		
	/ 0 250 PF	GISTRATIONS-	ADULT JUVE	VILE TOTAL	COLLECTIONS TO COUNTY	
BOOKSTOCK	· • ) - • ·	GIGIMITONO	10,051 7,112	· <del></del>	April - June 1978	
Processed	545		340 400		<u>-</u>	
Withdrawn		ided	83 64		FINES:	
Withdrawn-reentered		count (Bltv.)	65 0.		Bloomingdale	\$ 35.6
TOTAL	40,698 TO	TAL	10,474 7,570	5 18,050	Bluff City	84.0
	10,397		•		Blountville	136.0
PAPERBACK BOOKSTOCK	507			•	Colonial Heights	141.0
Processed			i	· •	Moody Memorial	24.0
Withdrawn	399	THE PARTY OF THE P	ONS: 660		TOTAL	\$ 420.6
TOTAL PAPERBACKS	,	EFERENCE QUESTI	טטס: סטט		LOST BOOKS PAID	9,99
TOTAL BOOKS	51,203				POSTAGE	12.3
					TOTAL TO COUNTY	\$ 443.0
* Correction - Third	Quarter Compar	son	11,447	11,690	4,222	59,17
TOTAL - Jan Mar.	1978 12.764	19,055	##, <del>44</del> / .			•
	12,10 12,10	40 700 '	10 054	11 1/8	3 933	55.37
TOTAL - JAN MAR.	1977 11,291 1,473	18,700 \ 355	10,256 1,182	11,148 542	3,933 289	55,33 · 3,84

<sup>\*\* 17</sup> Regional requests excluded from Third Quarter total

### TO THE HONORABLE SULLIVAN COUNTY, BLOUNTVILLE, TENNESSEE

The office of Frances Harrell, Trustee of sullivan County wishes to submit the following releases, which were checked and approved by the Property Assessor, J. R. Lesueur.

- 1. That John Henry Morrell of the 1st. dist., be released for the year 1976 assessment of \$2190, due to the fact house was only 50% completed Jan. 1st.
- 2. That William Lee Gibson of the 2nd dist., be releasedfor the year 1976 assessment of \$2357, due to the fact, a house was appraised in error on this property.
- 3. That James Claybourn Thompson of the 3rd dist., be released for the year 1976, the assessment of \$183, parcel double assessed.
- 4. That R. L. Fleming of the 4th dist., be released for the year 1976 assessment of \$1298, due to the fact property was double assessed.
- 5. That HArry W. Fleenor of the 5th dist., be released for the year 1976 assessment of \$1636, due to the fact property was appraised with wrong %.
- 6. That C. T. Hilton ET AL of the 7th dist., be released for the year 1976 assessment of \$610, due to the fact this parcel is a street.
- 7 That G. L. Clark of the 8th dist., be released for the year 1976, the assessment of \$753 due to the fact mobile home was assessed in error.
- 8. That James I. Q. Moore Jr of the 8th dist., be released for the year 1976 the assessment of \$4028, due to the fact house appraised on this property in error.
- 9. That Clarence Denton of the 9th dist., be released for the year 1976, the assessment of \$1620, due to the fact mobile home burned.
- 10. That Tex Scalf , be released for the year 1976, the assessment of \$435 property is in Carter County.
- 11. That Leepers Discount Store of the 11th dist., be released for the year 1976, the assessment of \$6300, due to fact personal property was sold.
- · 12. That BAcon Perry of the 11th dist., be released for the year 1976, the assessment of \$175, due to the fact property was appraised in error.
  - 13. That Speed Wash #2 of the 11th dist., be released for the year 1976 the assessment of \$3000, due to the fact property (personal) was double assessed.
  - 14. That underpass sunoco service station of the 11th Dist., be released for the year 1976, the assessment of \$4826, due to the fact property was sold and should not have been on tax roll.

- 15. That Wilburn Riner of the 12th dist., be released for the year 1976 the assessment of \$2138, due to the fact property was double assessed.
- 16. That Paul W. Stitt fo the 12 th Dist., be released for the year 1976 the assessment of \$175, due to the fact pool was non existant.
- 17. That Offie Dykes fo the 15th Dist., be released for the year 1976, the assessment of \$3835, due to the fact assessment based on wrong acreage.
- 18. That American Legion Post J. K. Brewer of the 16th Dist., be released for the year 1976, the assessment of \$1168, due to the fact mobile home on proper ty in error
- 19. That Chinquapin Ruritan Club of the 16th Dist., be released for the year 1976 the assessment of \$7603, due to the fact property should have been exempt 20. That Robert L. Francis of the 16th Dist., be release for the year 1976 the assessment of \$175, due to the fact assessment was on full basement, had only part basement.
- 21. That Frank D. Ward of the 16th Dist., be released for the year 1976 the assessment of \$2610, due to the fact property is in carter county.
- 22. That E. C. Horne of the 17th Dist., be released for the year 1976 the assessment of \$3545, due to the fact house appraised on property in error.
- 23. That Jim Pearson of the 18th dist., be released for the year 1976, the assessment of \$1813, due to the fact property was double assessed.
- 24. That Claude E. Garrett of the 22nd dist., be released for the year 1976 the assessment of \$922, due to fact appraisal too High.
- 25. That H. E. Seal of the 2nd dist., be released for the year 1976, on Pick Up assessment of \$343, error was made on pick up percentage was wrong.

## THE FOLLOWING ARE ALL 1977, COURT RELEASES (INSIDE CITY) RATE 3.42

- 26. That Zella S. Boring of the 2nd dist., be released the assessment of \$970, appraisal was made on incorrect measurements.
- 27. That Lee A. Deel of the 2nd dist., be released the assessment of \$8325, error in appraising wrong unit.
- 28. That A. Lee Deel of the 2nd dist., be released the assessment of \$970, appraisal was based on incorrected dimensions.
- 29. That Earl D. McCown of the 2nd dist., be released the assessment of \$8480, Appraised wrong unit on this land.
- 30. That Durward Bradley of the 4th dist., be released the assessment of

- 31. That Lewis M. Hopkins of the 4th dist., be released the assessment of \$6153, House was not completed by the 1st of January.
- 32. That Gerald W. Begley of the 11th dist., be released the assessment of \$2696, too many unites on this appraisal, adjustment made on land.
- 33. That Warner Borg of the 11th dist., be released the assessment of \$983 personal property was assessed with too many cars.
- 34. That Commonwealth Coal Co. of the 11th dist., be released the assessment of \$375, was assessed commercial in error
- 35. That J. M. Gibson of the 11th dist., be released the assessment of \$614, Kspt took Property.
- 36. That MArtford Fire Ins. Co of the 11th dist., be released the assessment of \$2933, business was closed march 1, 1976.
- 37. That Hertz Corp. Commercial Leasing of the 11th dist., be released the assessment of \$217, photocopier no longer in Sullivan County.
- 38. That McCullagh Leasing Co of the 11th dist., be released the assessment of \$636, Vehicle should not be assessed.
- 39. That E. Lynn Minter of the 11 th dist., be released the assessment of \$360, office closed before assessment date.
- 40. That Model City Inv. Corp. of the 11th dist., be released the assessment of \$3016, building assessed in error.
- 41. That George D. Overbay of th 11 th dist., be released the assessment of \$11,580, house not completed on Jan. 1st, 1977.
- 42. That Blain Morelock of the 11th dist., be released the assessment of \$810, property was purchased by City.
- 43. That BAcon Perry of the 11th dist., be released the assessment of \$175, property was condemed by City of Kspt.
- 44. That Speed Wash #2 of the 11th dist., be released the assessment of \$1800, double assessed.
- 45. That Stone Drive Exxon of the 11th dist., be released the assessment of \$600, Double assessed personal property.
- 46. That Underpass Sunoco Station of the 11th dist., be released the assessment of \$4826, equipment sold when station closed in 1976.

4

- 47. That Florence Walker of the 11th dist., be released the assessment of \$2748, too much acreage apprased.
- 48. That Levi E. Walton of the 11th dist., be released the assessment Of \$709, property purchased by City of Kingsport.

- 49. That Alvin K. Waterman of the 11th dist., be released the assessment of \$1408, Value change on this property under agricultural program.
- 50. That Alvin K. Waterman of the 11th dist., be released the assessment of \$232, value change under agriculture program.
- 51. That Alvin K. Waterman of the 11th dist., be released the assessment of \$4333, value change under the agriculture program.
- 52. That Roxie Young of the 11th dist., be released the assessment of \$1590, property purchased by City of Kingsport.
- 53. That Nellie Eliz. Arnold of the 12th dist., be released the assessment of \$693, property purchased by City of Kingsport.
- 54. That Claude T. Baker of the 12th dist., be released the assessment of \$609 property purchased by City of Kingsport.
- 55. That C. H. BArrett of the 12th Dist., be released the assessment of \$6129 property purchased by the City of Kingsport.
- 56. That W. RConant of the 12th dist., be released the assessment of \$1062, appraisal based on construction date 1967, when it was 1962.
- 57. That Fred Cox of the 12th dist., be released the assessment of \$6945, improvement was not complete until May, 1977.
- 58. That William W. HAwkins of the 12th dist., be released the assessment of \$1165, property was purchased by City of Kingsport.
- 59. That B. F. Ramey of the 12th dist, be released the assessment of \$312, property was purchased by City of Kingsport.
- 60. That Texaco Inc., of the 12th dist., be released the assessment of \$750, double assessed.
- 61. That Allstate Enterprises INC of the 17th dist., be released the assessment of \$1118, error in assessing personal property.
- 62. Robert Hillard Barr of the 17th dist., be released the assessment of \$358, property purchased by City of Bristol, Tn.
- 63. That Robert Hillard Barr of the 17th dist., be released the assessment of \$1500, property was purchased by the City of Bristol, Tn.
- 64. That Robert Hillard Barr of the 17th dist., be released the assessment of \$203, trailer double double assessed.
- 65. That Annette Boy of the 17th dist., be released the assessment of \$1355, property was purchased by the City of Bristol, Tn.
- 66. That Bristol Tn. Electric Credit Union of the 17th Dist., be released the assessment of \$1235, property was purchased by City of Bristol, TN.

- 67. That Emmett Brown of the 17th dist., be released the assessment of \$1243, property was purchased by City of Bristol Tn.
- 68. That Mary Lee Brown of the 17th dist., be released the assessment of \$1115, property was purchased by City of Bristol Tn.
- 69. That William A. Buskell of the 17th dist., be released the assessment of \$890, error in appraisal.
- 70. That Anderson Street Me. Church of the 17th dist., be released the assessment of \$1268, property was exempted by State appeals Comm.
- 71. That West Hills Christian Church of the 17th dist., be released the assessment of \$1023, was exempt by State Appeals Commission.
- 72. That Deals Heating & Air Cond, of the 17th dist., be released the assessment of \$3011, business was closed December 1976.
- 73. That Autry S. Doak of the 17th dist., be released the assessment of \$649, propert was purchased by City of Bristol, TN.
- 74. That Walter G. Doane of the 17th dist., be released the assessment of \$786 property was purchased by City of Bristol TN.
- 75. That Bessie Faidley of the 17th dist., be released the assessment of \$1151, property was purchased by the City of Bristol, TN.
- 76. That Evelyn Kemble Farr of the 17th dist., be released the assessment of \$3465, property was purchased by City of Bristol, TN.
- 77. That First Va. Bank Leasing Dept. of the 17th dist., be released the assessment of \$1444, personal property double assessed.
- 78. That Ruth HArkleroad of the 17th dist., be released the assessment of \$1429, property was purchased by the city of Bristol, TN.
- 79. That Fred T. Harr of the 17th dist., be released the assessment of \$2573, lot 13 was transferred in error to Harr.
- 80. That Haven of Rest Rescue Mission Inc of the 17th dist., be released the assessment of \$4062, State Board exempted property.
- 81. That HAven of Rest Rescue Mission Inc of the 17th dist., be released the assessment of \$6505, State Board exempted property.
- 82. That Thomas W. Hawkins of the 17th dist., be released the assessment of \$1728, property was purchased by the city Of Bristol, TN.
- 83. That Clifton Hickman of the 17th dist., be released the assessment of \$2148, property was purchased by the city of Bristol, TN.
- 84. That Hickory Tree Bus Line of the 17th dist., be released the assessment of \$30,850, double assessed.

- 85. William Horner of the 17th dist., be released the assessment of \$1795, property was sold to Bristol, Tn Housing Auth,.
- 86. That BArbara Sue Jackson of the 17th dist., be released the assessment of \$5520, building burned Jan. 1977.
- 87. That Gladys D. Ladd of the 17th dist., be released the assessment of \$225 property was purchased by City of Bristol.
- 88. That M. V. Ladd of the 17th dist., be released the assessment of \$583, property was purchased by city of Bristol.
- 89. That Doris DeBord Leonard of the 17th dist., be released the assessment of \$1480, property was purchased by City of Bristol.
- 90. That Reba Lewis of the 17th dist., be released the assessment of \$1157, property was sold to Bristol Tn Housing Authority.
- 91. That Bob W. Light of the 17th dist., be released the assessment of \$2507, building was removed.
- 92. That Bob W. Light of the 17th dist., be released the assessement of \$856, building was moved.
- 93. That Emma Lou Mays of the 17th dist., be released the assessment of \$138? property was purchased by city of Bristol.
- 94. That Callie Miller of the 17th dist., be released the assessment of \$2655, property was purchased by the city of Bristol.
- 95. That Virginia Irene Minton of the 17th dist., be released the assessment of \$669, property was purchased by City of Bristol.
- 96. That Fred & Frank Nidiffier of the 17th dist., be released the assessment of \$4364, this parcel failed to get transferred to the proper owner.
- 97. That MAry Phelps of the 17th dist., be released the assessment of \$1028 property was purchased by city of Bristol.
- 98. That Lydle Phipps of the 17th dist., be released the assessment of \$805, property was purchased by city of Bristol.
- 99. That Anne Steele Pruner of the 17th dist., be released the assessment of \$639, property was purchased by the City of Bristol.
- 100. That Sarah C. Rhea of the 17th dist., be released the assessment of \$1853, property was purchased by the City of Bristol.
- 101. That Richard Pyritz Jr. of the 17th dist., be released the assessment of \$6307, property has been sold to Bristol Housing Authority.
- 102. That Raymond Ricketts of the 17th district be released the assessment of \$831, property was purchased by the City of Bristol.

C 17 17 1

104. That James Scott of the 17th dist., be released the assessment of \$539, property was purchased by the City of Bristol.

- 105. That Lee Roy Sherman of the 17th dist., be released the assessment of £723, property was purchashed by the city of Bristol.
- 106. That Arthur P. Slaughter of the 17th dist., be released the assessment of \$1564, property was purchased by the city of Bristol.
- 107. That W. A. Spurgeon of the 17th dist., be released the assessment of \$450, property is out side the city and wrong tax rate was used.
- 108. That Bill F. Todd of the 17th dist., be released the assessment of \$6512, building was removed and but failed to get on tax roll.
- 109. That Grace B. Vance of the 17th dist., be released the assessment of \$736, property was purchased by the city of Bristol.
- 110. That Earl William Wagner of the 17th dist., be released the assessment of \$637, property was purchased by the city of Bristol.
- 111. That W. L. Williamson of the 17th dist., be released the assessment of \$1142, property was purchased by the city of Bristol.

### OUTSIDE COUNTY TAX RATE 3.70

- 112. That James E. Bolling of the 1st dist., be released the assessment of \$143 error made in figuring value.
- 113. That Ray J. Duncan of the 1st dist., be released the assessment of \$113, appraisal too high part under water.
- 114. That John Henry Morrell of the 1st dist., be released the assessment of \$2190, house only 50% complete.
- 115. That Shelba Walker of the 1st dist., be released the assessment of \$598 mobile home not on land.
- 116. That Shelba Walker of the 1st dist., be released the assessment of \$338, mobile home double assessed.
- 117. That Juanita Cross of the 2nd dist., be released the assessment of \$1353, mobile home was moved.
- 118. That Vernon Hobbs of the 2nd dist., be released the assessment of \$1248, assessment change failed to be put on tax roll.
- 119. That Roby J. Shelley of the 2nd dist., be released the assessment of \$5895, house was not there jan. 1st. 1977.

- 120. That Roby J. Shelley of the 2nd dist., be released the assessment of \$7967, house was not completed as of Jan 1977
- 121. That J. H. Buckles Heirs of the third dist be released the assessment of \$383, property does not exist.
- 122. That Martha B. Lilly of the 3rd dist. be released the assessment of \$245 mobile home assessed on this property in error.
- 123. That James Claybourn Thompson of the 3rd dist., be released the assessment of \$183, parcel has been double assessed.
- 114. That Wayne D. Fuller of the 4th dist., be released the assessment of \$249, percentage on mobile home should have been 25% instead of 40%.
- 115. That Alfred Taylor Lady of the 4th dist., be released the assessment of \$508, adjustment made for land failed to get on tax Roll.
- 116. That Farrell Long of the 4th dist., be released the assessment of \$2185, House was only 80 % completed January 1977
- 117. That C. W. Carr Et Al of the 5th dist., be released the assessment of \$8933, house was not completed as of Jan. 1977.
- 118. That C. W. Carr ET AL of the 5th dist., be released the assessment of \$8933, house was not completed Jan. 1977
- 119. That C. W. Carr ET AL of the 5th dist., be released the assessment of \$8850, house not complete Jan. 1977
- 120. That HArry W. Fleenor of the 5th dist., be released the assessment of \$1636, classified as commercial in error.
- 121. That W. Emmett Hall of the 5th dist., be released the assessment of \$1888, recommendation for combining failed to get on tax roll.
- 122. That W. Emmett Hall of the 5th dist., be released the assessment of \$2508, recommendation for combining failed to get on tax roll.
- 123. That W. Emmett Hall of the 5th dist., be released the assessment of \$2625, recommendation for combining failed to get on tax roll.
- 124. That Kelly Royston of the 5th dist., be released the assessment of \$1715--house was only 80% completed Jan. 1977.
- 125. That Ruby Va. Benton of the 6th dist., be released the assessment of \$1165, mobile home moved from m. h. park.
- 126. That Kenneth Marion Lawson of the 6th dist., be released the assessment of \$1005, mobile home assessed on this parcel in error.
- 127. That MAry P. Ward of the 6th dist., be released the assessment of \$245, appraisal on mobile home in error.

- 128. That David A. Grubb of the 7th dist., be released the assessment of \$4953, house on wrong lot.
- 129. ThatHobert M. Bowery of the 7th dist., be released the assessment of \$1320, house appraised on this lot in error.
- 130. That East LAwn Mem. Park Inc.of the 7th dist., be released the assessment of \$6396, assessment was calculated from wrong information.
- 131. That J. L. Dickson Est. of the 7th dist., be released the assessment of \$1105, mobile home moved from property.
- 132. Morris Hagins of the 7th dist., be released the assessment of \$1600, wrong lot transferred to Hagins.
- 133. That Robert Earl Jones of the 7th dist., be released the assessment of \$562, assessed as commercial in error.
- 134. That Don E. Shepherd of the 7th dist., be released the assessment of \$1600, wrong lot was assessed to Shepherd.
- 135. That Jack H. Shuler of the 7th dist., be released the assessment of \$7618, house appraised on wrong lot.
- 136. That Kenneth Singleton of the 7th dist., be released the assessment of \$2052, house was only 80% complete Jan. 1977.
- 137. That Arthur W. Stair II of the 7th dist., be released the assessment of \$4248, house was only 80% complete Jan. 1977.
- 138. That G. L. Clark of the  $\delta$ th dist., be released the assessment of \$1277, mobile home  $\delta$  shed assessed in error.
- 139. ThatFred Cross of the 8th dist., be released the assessment of \$2237, Mobile home assessed in error
- 140. That Robert H. Doran of the 8th dist., be released the assessment of \$595, Index card failed to be deleted out of computer.
- 141. That W. E. Hicks of the 8th dist., be released the assessment of \$295, trailer was not hooked up.
- 142. That Paul C. Gilreath of the 8th dist., be released the assessment of \$628, mobile home assessed in error.
- 143. That Dallas J. Grubb of the 9th dist., be released the assessment of \$1200, double assessed.
- 144. That Darius Alan Hensley of the 9th dist., be released the assessment of \$2530, double assessed.
- 145. That Abner Humphreys of the 9th dist., be released the assessment of \$328, wash house figured in error.

- 146. That Steve Hutchens of the 10th dist., be released the assessment of \$652, house appraised on wrong property.
- 147. That V. J. Foulk of the 10th dist., be released the assessment of \$1268, Double assessed mobile home
- 148. That William H. Jennings of the 10th dist., be released the assessment of \$400, double assessed .
- of \$2015, property was transferred in error to Million.
- 150. That James T. Richards of the 10th dist., be released the assessment of \$2565, part was commercial in error.
- 151. That Alvin K. Waterman of the 11th dist., be released the assessment of \$2525, property should Have been under agricultural open space act.
- 152. That Morrison City Mission Church of the 12th dist., be released the assessment of \$1300, exempted by State.
- 153. That State Line Baptist Church of the 12th dist., be released the assessment of \$2443, State Board exempted.
- 154. That Kingsport Cemetery of the 12 dist., be released the assessment of \$34,080, recomemded by State Property assessors.
- 155. That Clyde Jennings of the 12th dist., be released the assessment of \$28,089, part was assessed as commercial in error.
- 156. That Harry E. Kelly of the 12th dist., be released the assessment of \$600, out of Business
- 157. That Oscar Morrell of the 12th dist., be released the assessment of \$2138,
- 158. That Springdale BAptist Church of the 12th dist., be released the assessment of \$1520, exempted by State.
- 159. That Eastman Kodak co of the 13th dist., be released the assessment of \$358, house removed but failed to get on tax roll.
- 160. That R. Glenn Ferguson of the 13th dist., be released the assessment of \$180, transfer of property and adjustment failed to get on tax roll.
- 161. That Glenn Bragg of the 14th dist., be released the assessment of \$480, appraisal was too high,
- 162. That Glenn W. Bragg of the 14th dist., be released the assessment of \$455, appraiss! too high.
- 163. That Della Cox of the 14th dist., be released the assessment of \$303, barn burned.
- 164. That Perry Preston Gobble of the 14th dist., be released the assessment of \$1168, Adjustment failed to get on tax roll.

- 165. That Bobby R. Knight of the 14th dist., be released the assessment of \$337, lot was appraised too high.
- 166. That Southern National Leasing Corp. of the 14th dist., be released the assessment of \$585, personal property was sold.
- 167. That Ralph Walton of the 14th dist., be released the assessment of \$480, Appraisal was based on wrong acreage.
- · 168. That Edward Graham Rowland Jr of the 15th dist., be released the assessment of \$777, House burned.
- 169. That Ray Ryans of the 15th dist., be released the assessment of \$2895, assessed to Ryans in error.
- 170. That Robbie Thomas Arrants of the 16th dist., be released the assessment of \$993, assessment based on incorrect acreage.
- 171. That Carl E. Lyon of the 16th dist., be released the assessment of \$818, inside of house burned.
- 172. That Claude Prince of the 16th dist., be released the assessment of \$804, correction was made but failed to get on tax roll.
- 173. That American Legion ,J. K. Brewer Post of the 16th dist., be released the assessment of \$1168, mobile home double assessed.
- 174. That Gerald Wayne Utsman of the 16th dist., be released the assessment of \$2468, garage assessed as commercial in error.
- 175. That Sara D. BArnes of the 18th dist., he released the assessment of \$5032, property was sold to Airport.
- 176. That Jake Bryant of the 18th dist., be released the assessment of \$3418, two acres assessed as commercial in error. Mobile assessed in error
- 177. That Hubert H. Echols of the 18th dist., be released the assessment of \$4258, house assessed on wrong property.
- 178. That Susan R. Ketron of the 18th dist., be released the assessment of \$505, mobile home should not have been assessed.
- 179. That Allen C. Lee of the 18th dist., be released the assessment of \$1282, appraisal on incorrect aceage.
- 180. That Mattie A. Millhorn of the 18th dist., be released the assessment of \$3030, property was sold to Airport.
- 181. That Jim P. Pearson of the 18th dist., be released the assessment Of \$1410, lot double assessed.
- 182. That Don Allen Vance of the 19th dist., be released the assessment of \$1247, mobile home should not have been assessed.

- 183. That Romie Sherwood Godsey of the 20th dist., be released the assessment Of \$100, .90 acre was assessed to wrong people.
- 184. That Weaver methodist Church of the 21st dist., be released the assessment of \$5639, property was exempted by State.
- 185. That Claude E. Garrett of the 22nd dist., be released the assessment of \$922, Apraisal too High.
- 186. That Robert R. Rouse of the 22nd., dist be released the assessment of \$133, double assessed on mobile home.
- 187. That HArold E. Smith ET AL of the 22nd dist., be released the assessment of \$2720, mobile homes double assessed.
- 188. That Carl E. Cornett of the 10th dist., be released the assessment of \$8697, house assessed on this property in error.
- 189. That Francis Collier of the 1st dist., be released the assessment of \$420, property double assessed.
- 190. That Wayne H. Dykes of the 13th Dist., be released the assessment of \$607, release by Equalization Board failed to get on tax roll.
- 191. That Herbert Hoover of the 11th dist, inside city, be released the assessment of \$900, personal property was double assessed.
- 192. That R. T. Kincheloe of the 14th dist., be released the assessment of \$25, State took this 1969.
- 193. That John B. Ferrall of the 5th Dist., be released the assessment of \$91, wrong percentage was used.
- 194. That John B. Ferrall of the 5th dist., be released the assessment of \$279, wrong percentage was used.
- 195. That Burton Isenberg of the 14th dist., be released the assessment of \$750, double assessed.
- 196. That R. C. A. Service Co. of the 5th dist., be released the assessment of \$351, pierce of equipment should not have been on tax roll.
- 197. That Charles P. Echerd of the 11th dist., be released the assessment of \$158, land was assessed to Echerd, in error.
- 198. That Nola Odom of the 14th dist., be released the assessment of \$260, double assessed.
- 199. That John E. Osborne of the 6th dist., be released the assessment of \$1805, land has been assessed in error.
- 200. That Equity Leasing & Investment Corp. of the Ildist., be released the assessment of \$867, personal property no longer owned by Corp.

201. That Onnie Fagan of the 9th dist., be released the assessment of \$4040, house appraised on wrong property.

- 202. That Nikki Ann Brandt of the 9th dist., be released the assessment of \$1380, property has been assessed in Carter County.
- 203. That Gerald W. Begley of the 14th dist., be released the assessment of \$12,608, house was not completed as of JAn., 1st 1977.
- 204. That Bristol memorial Hospital of the 17th dist., be released the assessment of \$6078, State Division of Property assessment exempted as of April, 15, 1977.

205. That Frances Harrell, Trustee be released for the year 1976 on the Following:

Delinquent Realty

\$365,764.68

Delinquent Utilities

6,109.63

Court Releases

169,126.04 541,000,35

Respectfullu Submitted,

trunces Millell

1

COUNTY QUARTERLY COURT I	IN <u>ADJOUR</u>	NED	SESSION
MET THIS THE 6TH	DAY OF	JUNE	. 19 78 .
•	RESOLUTIO	on in re: cen	TRAL HEIGHTS SCH
BE IT RESOLVED THAT			•
the Sullivan County Cour	t go on record as	favoring a \$	2,325,000.00
bond issue county-wide to	o appropriate the	necessary mon	nes to construct
an elementary school on :	the site where Cer	ntral Heights	School burned
recently			
161,EDILLY			
			· .
	•	··· <del>·····</del>	
		· · · · · · · · · · · · · · · · · · ·	<del></del>
			. I
INTRODUCED BY ESQ. Akard	ESTIMATI	ED COST: 2	325.00
SECONDED BY ESQ. Myou	ESTIMATI	ed cost: 2	325.00
SECONDED BY ESQ. Myne	ESTIMATI	ed cost: 2	325.00
SECONDED BY ESQ. My COURT ACTION:  Aye Nay	ESTIMATI PAID FRO DATE SUE	ED COST: OM BMITTED:	2> <u> </u>
GECONDED BY ESQ.  COURT ACTION:  Aye  ROLL CALL  VOICE VOTE	ESTIMATI PAID FRO DATE SUE Count BY:	ED COST: 2 DM BMITTED: BY Court Clerk	3) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
GECONDED BY ESQ.  COURT ACTION:  Aye  ROLL CALL  VOICE VOTE	ESTIMATI PAID FRO DATE SUE	ED COST: OM BMITTED:	3) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
GECONDED BY ESQ.  COURT ACTION:  Aye  ROLL CALL  VOICE VOTE	ESTIMATI PAID FRO DATE SUE Count BY:	ED COST: 2 DM BMITTED: BY Court Clerk	3) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
GECONDED BY ESQ.  COURT ACTION:  Aye  ROLL CALL  VOICE VOTE	ESTIMATI PAID FRO DATE SUE Count BY:	ED COST: 2 DM BMITTED: BY Court Clerk	3) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
SECONDED BY ESQ.  COURT ACTION: Aye Nay VOICE VOTE  COMMITTEE ACTION:  AT  ALL  ALL  ALL  ALL  ALL  ALL  ALL	ESTIMATI PAID FRO DATE SUE Count BY:	ED COST: 2 DM BMITTED: BY Court Clerk	3) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
GECONDED BY ESQ.  COURT ACTION:  Aye  ROLL CALL  VOICE VOTE	ESTIMATI PAID FRO DATE SUE Count BY:	ED COST: 2 DM BMITTED: BY Court Clerk	3) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
SECONDED BY ESQ.  COURT ACTION: Aye Nay VOICE VOTE  COMMITTEE ACTION:  AT  ALL  ALL  ALL  ALL  ALL  ALL  ALL	ESTIMATI PAID FRO DATE SUE Count BY:	ED COST: 2 DM BMITTED: BY Court Clerk	3) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (

BE IT REMEMBERED that the Quarterly County Court of Sullivan County, Tennessee, met in open, public, special session at the Courthouse in Blountville on the 19th day of \_\_\_\_\_\_, 1978, at 9:00 o'clock A.M.

Present and presiding the Honorable Lon V. Boyd, County Judge; also present Marjorie S. Harr, Clerk of said court, and the following Justices of the Peace, to-wit:

Absent:

i=j-1

(Other Business)

 $\,$   $\,$  The following resolution was thereupon introduced and read in full:

RESOLUTION providing the details of \$2,325,000 School Bonds, Series 1978, of Sullivan County, Tennessee, authorizing and directing the sale thereof and levying taxes to pay the principal of and interest on said bonds.

WHEREAS by Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, counties are authorized through their respective Quarterly County Courts to issue and sell bonds of said counties for school purposes; and

WHEREAS it appears that the educational requirements of Sullivan County (the "County") require the purchase of sites for school buildings, and erecting, repairing, furnishing and equipping school buildings in and for said county:

 $\frac{\text{NOW}}{\text{NOW}}$  , THEREFORE, Be It Resolved by the Quarterly County Court of Sullivan County, Tennessee, as follows:

Section 1. For the purpose of purchasing sites for school buildings and erecting, repairing, furnishing and equipping school buildings in and for the County, there shall be borrowed the sum of \$2,325,000 and the bonds of the County shall be issued therefor.

Section 2. Said bonds shall be designated "School Bonds, Series 1978," shall be dated August 1, 1978, shall be of \$5000 denomination each, shall be numbered 1 to 465, inclusive, and shall mature serially on August 1 of each of the years 1979 to 1990, inclusive, as follows:

Year	Amount	Bond Numbers
1979 1980 1981 1982 1983 1984 1985 1986 1988 1988	\$145,000 150,000 160,000 170,000 175,000 185,000 205,000 215,000 230,000 240,000	1 - 29 30 - 59 60 - 91 92 - 125 126 - 160 161 - 197 198 - 236 237 - 277 278 - 320 321 - 366 367 - 414
1990	255,000	· 415 - 465

Section 3. Bonds maturing on and after August 1, 1989, shall be subject to redemption prior to maturity at the option of the County as a whole, or in part in inverse order of maturity and within any maturity by lot, on August 1, 1988, and on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption and a premium for each bond so redeemed on August 1, 1988 or February 1, 1989 in the amount of 3 per of the principal amount thereof, such premium to be thereafter reduced by 1/4 of 1 per cent for each full year succeeding August 1, 1988. Notice of intended redemption shall be given by publication of an appropriate notice at least once in a newspaper published in Sullivan County, Tennessee, and in a financial newspaper or journal published in New York, New York or Chicago, Illinois, and by registered or certified mail to the paying agent bank or banks. All such redemption notices shall be given not less than 30 nor more than 180 days prior to the date fixed for redemption.

Section 4. Said bonds shall bear interest at a rate or rates not exceeding seven and one-half per cent (7-1/2%) per annum, to be determined at the time of the sale thereof, such interest falling due at and prior to maturity to be represented by appropriate coupons to be attached to said bonds and to be payable semiannually on February 1 and August 1 of each year, commencing on February 1, 1979. Both principal of and interest on said bonds shall be payable in lawful money of the United States of America at First Tennessee Bank N.A. Kingsport/Bristol, Kingsport, Tennessee.

Section 5. Said bonds shall be signed by the County Judge with his manual signature and countersigned by the County Court Clerk with her facsimile signature under the seal of the County or a facsimile thereof, and the interest coupons to be attached thereto shall be signed with the facsimile signatures of said officials, and said officials, by the execution of said bonds, shall adopt as and for their own official signatures their respective facsimile signatures appearing on said coupons.

Section 6. Said bonds and coupons shall be in substantially the following form, the emissions therein to be appropriately completed when the bonds are printed:

(Form of Bond)

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF SULLIVAN

SCHOOL BOND, SERIES 1978

No.

\$5,000

KNOW ALL MEN BY THESE PRESENTS: That Sullivan County, Tennessee, organized and existing under the laws of the State of Tennessee, hereby acknowledges itself indebted and promises to pay to bearer the principal sum of Five Thousand Dollars (\$5,000) on the first day of August, 19, with interest at the rate of per cent (%) per annum from the date here-of until the principal amount shall have been fully paid, such interest being payable semiannually on the first day of February and August of each year commencing on February 1, 1979, interest to maturity being payable only upon presentation and surrender of the interest coupons hereto annexed as they severally become due. Both principal and interest hereon are payable in lawful money of the United States of America at First Tennessee Bank N.A. Kingsport/Bristol, Kingsport, Tennessee.

Bonds of the issue of which this bond is one maturing on and after August 1, 1989, are subject to redemption prior to maturity at the option of said county as a whole, or in part in inverse order of maturity and within any maturity by lot, on August 1, 1988 and on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption and a premium for each bond so redeemed on August 1, 1988 or February 1, 1989 in the amount of 3 per cent of the principal amount thereof, such premium to be thereafter reduced by 1/4 of 1 per cent for each full year succeeding August 1, 1988. Notice of intended redemption shall be given by publication of an appropriate notice at least once in a newspaper published in Sullivan County, Tennessee, and in a financial newspaper or journal published in New York, New York, or Chicago, Illinois, and by registered or certified mail to the paying agent bank or banks. All such notices shall be given not less than 30 nor more than 180 days prior to the date fixed for redemption.

This bond is one of an issue of bonds aggregating \$2,325,000 issued by Sullivan County, Tennessee, for the purpose of purchasing sites for school buildings and erecting, repairing, furnishing and equipping school buildings in all respects in compliance with and under the authority of Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, and under authority of a resolution duly adopted on July 19, 1978, by the Quarterly County Court of said county.

PASIL

It is hereby certified and recited that all acts, conditions and things required by the constitution and laws of the State of Tennessee to exist or to be done precedent to and in the issuance of this bond do exist and have been properly done, happened and been performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitation; and that provision has been made for the levy and collection of a direct annual tax, in addition to all other taxes, on all taxable property in said county sufficient to pay the interest hereon as the same falls due and for the payment of the principal hereof at maturity.

Neither the principal nor the interest on this bond shall be taxed by the State of Tennessee or by any county or municipality therein.

its Quarterly County Court, has cits County with his man County with her facs said county or a facsimile thereo	ual signature and countersigned by its imile signature under the seal of f, and has caused the coupons
hereto attached to be signed by s	aid officials with their facsimile
signatures, all this first day of	August, 1978.
	•
•	County
Countersigned:	
(facsimile signature)	
County	

(Form o	f Coupon)
Number	\$
provision for the payment thereof Tennessee, will pay to bearer the	amount shown hereon in lawful erica at First Tennessee Bank N.A.
Countersigned:	(facsimile signature) County
(facsimile signature)	_

Section 7. For the purpose of providing funds with which to pay the interest accruing on said bonds and the principal thereof at maturity there shall be and there is hereby levied upon all taxable property in the County, in addition to all other taxes, a direct annual tax for each of the years while said bonds or any of them, shall be cutstanding, in amounts sufficient for that purpose. Principal or interest coming due at any time when there are insufficient funds on hand to pay the same shall be promptly paid when due from the general fund or other available funds of said county and reimbursement shall be made to said fund or funds in the amount of the sums thus advanced when taxes provided for that purpose shall have been collected.

Section 8. The bonds herein authorized shall be sold at public sale to the highest bidder by the County Judge in the manner prescribed by Section 49-709, Tennessee Code Annotated. Said bonds may be sold as a whole, or in part from time to time as may be determined by said official. None of said bonds shall be sold for less than par and accrued interest to date of delivery, provided that the necessary expense in the issuance and sale of said bonds shall be paid from the proceeds of the sale. The action of the County Judge in consummating such sale or sales and fixing the interest rate or rates on the bonds in accordance with this resolution and the bid accepted shall be binding on the County and this Quarterly County Court, and no further action shall be necessary in relation thereto.

Notice of any such sale shall be published in <u>The Bond Buyer</u>, a financial newspaper published in New York, New York and in a newspaper published in and having general circulation in the County.

Section 9. The bonds shall be printed and executed as soon as may be after the sale thereof and thereupon shall be delivered to the purchasers thereof upon receipt by the County Trustee of the County of the agreed purchase price. The proceeds of the sale of the bonds shall be turned over to the County Trustee of the County and shall be paid out for the purposes and in the manner required by law and this resolution. The Quarterly County Court represents and certifies that:

(1) the County has heretofore incurred (or expects within six months after delivery of the bonds to incur) a substantial binding obligation with respect to said facilities; said binding obligation consisting of a binding obligation to third parties for such items as architects' or engineers' fees, land acquisition costs or site development, in the amount of not less than 2-1/2% of the estimated total cost of said facilities;

- (2) the Quarterly County Court expects that over 85% of the spendable proceeds of the bonds (including investment proceeds) will be expended on or before August 1, 1981, for the purpose of paying the cost of said facilities, said date being within three years following the date of issue of the bonds;
- (3) work on the said facilities is expected to proceed with due diligence to completion;
- (4) said facilities have not been and are not expected to be sold or otherwise disposed of in whole or in part prior to the last maturity of said bonds;
- (5) all of the principal proceeds of the bonds are needed for the purpose stated in the form of bond above set out, including expenses incidental to such purpose and to the issuance of the bonds; and
- (6) to the best of the knowledge and belief of the Quarterly County Court there are no facts, estimates or circumstances that would materially change the conclusions and representations set out in this section.

The Quarterly County Court also certifies and further covenants with the purchasers and holders of the bonds from time to time outstanding that so long as any of the bonds remain outstanding, moneys on deposit in any fund or account in connection with the bonds, whether or not such moneys were derived from the proceeds of the sale of the bonds or from any other source, will not be used in a manner which will cause the bonds to be "arbitrage bonds" within the meaning of Section 103(c) of the Internal Revenue Code of 1954, as amended, and any lawful regulations promulgated or proposed thereunder, including Sections 1.103-13 and 1.103-14 of the Income Tax Regulations (26 CFR Part 1), as the same presently exist or may from time to time hereafter be amended, supplemented or revised. The Quarterly County Court reserves the right, however, to make any investment of such moneys permitted by state law if, when and to the extent that said Section 103(c) or regulations promulgated thereunder shall be repealed or relaxed or shall be held void by final decision of a court of competent jurisdiction.

Section 10. If any section, clause or provision of this resolution shall be held to be invalid or ineffective for any reason, the remainder of this resolution shall remain in full force and effect, it being expressly hereby found and declared that the remainder of this resolution would have been adopted by this Quarterly County Court despite the invalidity of such section, paragraph, clause or provision.

Section 11. It is recognized that because of constitutional amendment and implementing legislation certain changes in county government will become effective as of September 1, 1978. To that end the respective successors to the Quarterly County Court, the County Judge and the County Court Clerk shall, after such date, perform all duties of such officers and such body hereunder.

Section 12. All orders or resolutions in conflict herewith be and the same are hereby repealed insofar as such conflict exists, and this resolution shall take effect immediately upon its passage, the public welfare requiring it.

\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Adopted and approved		
		County Judge	
Attest:			
÷			
County Co	urt Clerk		
·	urt cierk		

oy and i	ipon	the	vote	beins	tna taken	the f	iorego: ollowin	ing res ng Just	orutic ices v	n be a oted:	dopted,
	.pom			DOING	ounci.	0110 1	0110,11	.6 0 WD0	1000	orea.	•
		Аус	9:								
										4	
		•									
						-					
										-	
				•	•						
2											
		Nay	<b>7</b> :								
		·	1	•							
							•				
				4	ŧ	*		*			
		-			(O+h-	man Dismi					÷
					(Oth	er Bus:	iness)				
								•			
adjou	rned	upo	n mot	ion ma	ide and	d secon	ided th	e Quar	terly	County	Court
									•		
			•				·	Coun	ty Jud	ge	······································
ttes	t:										, ,
-											Y
											١,
	Cou	nty	Court	Clerk	c						1

STATE OF TENNESSEE )
COUNTY OF SULLIVAN )

I, Marjorie S. Harr, hereby certify that I am the duly qualified and acting County Court Clerk of Sullivan County, Tennessee, and as such official I further certify that attached hereto is a copy of excerpts from the minutes of the meeeting of the Quarterly County Court of said county held on 1978; that I have compared said copy with the original minute record of said meeting in my official custody; and that said copy is a true, correct and complete transcript from said original minute record insofar as said original record relates to \$2,325,000 School Bonds, Series 1978, of said county dated August 1, 1978.

WITNESS my official signature and the seal of said county this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 1978.

County Court Clerk

(SEAL)

Rev. 7-13-78 TEP:1p

FISCAL AGENT:

<b>4</b>			NO	<u> </u>		>
TO THE HONORABLE LON	V. BOYD,	JUDGE, AN	D MEMBE	ers of T	HE SUL	LIVAN
COUNTY QUARTERLY COL					SE	MOISS:
MET THIS THE1	9th	DAY OF _	June	······································	_, 19 <u>78</u>	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
			ION IN R	E: Rura	l School th Higi	
BE IT RESOLVED THAT		•				
WHEREAS, an additional \$	<u> 83. կկ5,000</u>	is needed	to comple	ete Sull	ivan Sou	th
High School and:					<del>,</del>	
WHEREAS, the City of Kir	ngsport is	in the pro	cess of a	annexing	by ordi	nance
the area in which Sulliv	van South	High Schoo	l is loca	ted, and		·
WHEREAS, the City of Kir	ngsport wi	11 assume	the bonde	d indebt	edness o	n_the_
Sullivan South High Scho	ool if and	when the	area is i	n fact a	nnexed:	······
	·					
WHEREAS, TCA 19-715 prov	vides "In	the event	that ther	e exists	any inc	orpora
WHEREAS, TCA 19-715 prov						
city or town or special	school di	strict with	nin said	county w	hich ope	rates_
city or town or special its schools independent	school di	strict with	nin said	county w	hich ope	erates
its schools independent.	school di	strict with county, to	nin said	county w	hich ope ty court	rates
its schools independent.	school di	strict with county, to	nin said	county w	hich ope ty court	rates
its schools independent.  its discretion, may provide the discretion of the discreti	school di	strict with county, the such bonds taxable pro-	nin said ne quarte shall be	county w rly coun payable	hich ope ty court from ta	erates , in
its schools independent. its discretion, may provide the discretion of the provided only upon that provided only upon the provided only up	school di	strict with county, to such bonds taxable profits of such	nin said ne quarte shall be nperty wi	county worly county payable thin sai	ty court from te d count	erates , in exes
city or town or special its schools independent its discretion, may prov levied only upon that po	school di	strict with county, to such bonds taxable products of such dependently	nin said ne quarte shall be operty wi n incorpo	county warly county payable thin sai prated cing their	ty court from ts d count ties or	erates  , in  exes  ty  towns
city or town or special  its schools independent  its discretion, may prov  levied only upon that polying outside the territ  or special school distri	school di ly of such vide that prtion of torial lim icts so in	strict with county, to such bonds taxable pro its of such dependent;	nin said ne quarte shall be nperty wi n incorpo y operati	county w rly coun payable thin sai rated ci ng their	ty court from ts d count ties or schools	erates  i, in  ixes  towns  shall
city or town or special  its schools independent  its discretion, may provide the discretion of the territor or special school distribute and taxes sufficient to be so levied upon such provide the second of the s	school di ly of such vide that prtion of torial lim icts so in pay princ	strict with county, to such bonds taxable produced its of such dependent! iple of an the taxab	nin said ne quarte shall be prerty win incorpo v operati d interestle proper	county warly county payable thin sai prated cing their to suc	ty court from ts d count ties or schools h bonds	towns shall
city or town or special its schools independent its discretion, may provide the discretion or special school distribute and taxes sufficient to	school di ly of such vide that : ortion of torial lim icts so in pay princ	strict with county, the such bonds taxable pro its of such dependent; iple of an the taxab	nin said  ne quarte shall be pperty wi n incorpo y operati d interes le proper	county w rly coun payable thin sai rated ci ng their t on suc ty lying	ty court from ta d count ties or schools h bonds	towns shall
city or town or special  its schools independent  its discretion, may provide the discretion, may provide the territor special school distribute and taxes sufficient to be so levied upon such provided the school distribute so levied upon such provided upon such provid	school di ly of such vide that prtion of torial lim icts so in pay princ	strict with county, the such bonds taxable prints of such dependently inde of an the taxab  ESTIMA PAID F	nin said  ne quarte shall be pperty wi n incorpo y operati d interes le proper	county warly county payable thin sai mated cing their ton suce the lying of the county	ty court from ta d count ties or schools h bonds	towns shall
city or town or special  its schools independent  its discretion, may prov  levied only upon that po  lying outside the territ  or special school distri  and taxes sufficient to  be so levied upon such po  INTRODUCED BY ESQ.  SECONDED BY ESQ.  COURT ACTION:  Aye  ROLL CALL	school di ly of such vide that prtion of torial lim icts so in pay princ cortion of	strict with county, the such bonds taxable prints of such dependently inde of an the taxab  ESTIMA PAID F	nin said  ne quarte shall be pperty wi n incorpo y operati d interes le proper ATED COS	county warly county payable thin sai their ng their the on suce ty lying ST:	ty court from ta d count ties or schools h bonds	towns shall
city or town or special  its schools independent  its discretion, may provide the discretion, may provide the territor special school distribute and taxes sufficient to be so levied upon such provided the school distribute so levied upon such provided upon such provid	school di ly of such vide that prtion of torial lim icts so in pay princ cortion of	strict with county, the such bonds taxable produced its of such dependent: iole of an the taxab  ESTIMA PAID F DATE S	nin said ne quarte shall be pperty with incorpo y operati d interes le proper ATED COS ROM	county w rly coun payable thin sai mated ci ng their th on suc ty lying ET: ED:	ty court from ta d count ties or schools h bonds	towns shall

		NO.	
TO THE HONORABLE LON	v. boyd, judge, A		
COUNTY QUARTERLY COU	RT IN		SESSION
MET THIS THE			
		UTION IN RE:	
BE IT RESOLVED THAT		•	
territorial limits of su-	ch incorporated c	ities or towns or	special school
districts. In the event			
tax levied only on that			
county lying outside the			
towns, or special school	districts which o	perate their own	schools
independently of said cou			
bond issue shall be paid			
or districts."			<del></del>
WHEREAS, the use of this	statue in issuing	bonds to complete	the building
would result in a saving	of \$1,900,000 in 1	bonds and would ma	ke the transfer
of liability for the bond			
to complete.			
THEREFORE BE IT RESOLVED,	that the Sullivar	ı County Quarterly	Court approve
the additional \$3,445,000	in Rural School I	Bonds under TCA 49	-715 with the
provision that the princip	ple and interest o	on said bonds be p	ayable from
INTRODUCED BY ESQ.	ESTIM	ATED COST:	· · · · · · · · · · · · · · · · · · ·
SECONDED BY ESQ.	PAID P	ROM	FUND
COURT ACTION: Aye N	lay	SUBMITTED:	
ROLL CALL	Cc	ounty Court Clerk	
	BY:		
COMMITTEE ACTION:	APPROVED:	DISAPPROVET	);
	***************************************		<del></del>
ENGCAL ACTIVE		<del></del>	<del>.</del>
FISCAL AGENT:			
·			

•	NO.	· · · · · · · · · · · · · · · · · · ·
TO THE HONORABLE LON V. BOYD, J	judge, and members of the s	ULLIVAN
COUNTY QUARTERLY COURT IN		SESSION
MET THIS THE	DAY OF, 19	
	RESOLUTION IN RE:	
BE IT RESOLVED THAT		
taxes levied only upon that portion	on of taxable property outside.	the cities
independently operating their scho	ools and that no part of the pr	oceada
of the bond issue shall be paid ov	ver to those cities.	<u> </u>
BE IT FURTHER RESOLVED that the pa		
on a resolution by the Board of Ma	avor and Alderman making paragr	aph <b>T</b> T-
ownership - of an agreement dated		
Education of Sullivan County and t		
City of Kingsport to honor the agr	_	
The items to be completed at Sulli		200vediles:
1. Sewage Treatment plant		<del></del>
2. Architects fees	\$168,000	<del> </del>
3. Paving, furniture, equipm	ment \$933,000	
lı. Pool area	\$1,03,000	
5. Auditorium	\$725,000	
6. Stadium	\$896,000	
INTRODUCED BY ESQ.	ESTIMATED COST:	
SECONDED BY ESQ.	PAID FROM	_FUND
COURT ACTION: Aye : Nay	DATE SUBMITTED:	
ROLL CALL	County Court Clark	<del></del> _
VOICE VOTE	BY:	
COMMITTEE ACTION: APPROV	VED: DISAPPROVED:	
,		
***************************************		
FISCAL AGENT:		
		$\sim$

		NO,	
TO THE HONORABLE LON V. BO	YD, JUDGE, A		
COUNTY QUARTERLY COURT IN			SESSIOI
MET THIS THE			
λ,		TION ÎN RE:	
BE IT RESOLVED THAT			
Total	\$3,1115,000	)	
•		-	
			·
		,	
	<del></del>		-7
4			<u>.</u>
INTRODUCED BY ESQ.	ESTIMA	TED COST:	
SECONDED BY ESQ.			
COURT ACTION: Aye Nay		UBMITTED:	
ROLL CALL			
VOICE VOTE		unty Court Clerk	
COMMITTEE ACTION: APF		DISAPPROVED:	
•			
FISCAL AGENT:			

BE IT REMEMBERED that the Quarterly County Court of Sullivan County, Tennessee, met in open, public, special session at the Courthouse in Blountville on the 19th day of July, 1978, at 9:00 o'clock A.M.

Present and presiding the Honorable Lon V. Boyd, County Judge; also present Marjorie S. Harr, Clerk of said court, and the following Justices of the Peace, to-wit:

Absent:

(Other Business)

The following resolution was thereupon introduced and read in full:

RESOLUTION providing the details of \$3,445,000 Rural School Bonds, Series 1978, of Sullivan County, Tennessee, authorizing and directing the sale thereof, levying taxes to pay the principal of and interest on said bonds.

WHEREAS by Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, counties are authorized through their respective Quarterly County Courts to issue and sell bonds of said counties for school purposes; and

WHEREAS Section 49-715, Tennessee Code Annotated provides that in the event that there exists any incorporated city within a county operating its schools independently of such county, the Quarterly County Court, in its discretion, may provide that such bonds shall be payable from taxes levied only upon that portion of taxable property within such county lying outside the territorial limits of such incorporated city; and

WHEREAS the Cities of Bristol and Kingsport in Sullivan County operate schools independently of such county; and

WHEREAS it appears that the educational requirements of Sullivan County (the "County") require the purchase of sites for school buildings, and erecting, repairing, furnishing and equipping school buildings in and for that portion of said county lying outside the territorial limits of the Cities of Bristol and Kingsport, Tennessee:

NOW, THEREFORE, Be It Resolved by the Quarterly County Court of Sullivan County, Tennessee, as follows:

Section 1. For the purpose of purchasing sites for school buildings and erecting, repairing, furnishing and equipping school buildings in and for that portion of the County lying outside the territorial limits of the Cities of Bristol and Kingsport, Tennessee, there shall be borrowed the sum of \$3,445,000 and the bonds of the County shall be issued therefor.

Section 2. Said bonds shall be designated "Rural School Bonds, Series 1978," shall be dated August 1, 1978, shall be of \$5,000 denomination each, shall be numbered 1 to 689, inclusive, and shall mature serially without option of prior redemption on August 1 of each of the years 1979 to 1988, inclusive, as follows:

<u>Year</u>	Amount	Bond Numbers
1979 1980 1981 1982 1983 1984 1985 1986 1987	\$270,000 285,000 300,000 315,000 330,000 350,000 370,000 385,000 410,000	1-54 55-111 112-171 172-234 235-300 301-370 371-444 445-521 522-603
1988	430,000	604–689

Section 3. Said bonds shall bear interest at a rate or rates not exceeding seven and one-half percent (7-1/2%) per annum, to be determined at the time of the sale thereof, such interest falling due at and prior to maturity to be represented by appropriate coupons to be attached to said bonds and to be payable semiannually on February 1 and August 1 of each year, commencing on February 1, 1979. Both principal of and interest on said bonds shall be payable in lawful money of the United States of America at The First National Bank of Sullivan County, Kingsport, Tennessee.

Section 4. Said bonds shall be signed by the County Judge with his manual signature and countersigned by the County Court Clerk with her facsimile signature under the seal of the County or a facsimile thereof, and the interest coupons to be attached thereto shall be signed with the facsimile signatures of said officials, and said officials, by the execution of said bonds, shall adopt as and for their own official signatures their respective facsimile signatures appearing on said coupons.

Section 5. Said bonds and coupons shall be in substantially the following form, the omissions therein to be appropriately completed when the bonds are printed:

(d)

(Form of Bond)

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF SULLIVAN

RURAL SCHOOL BOND, SERIES 1978

\$5,000

KNOW ALL MEN BY THESE PRESENTS: That Sullivan County, Tennessee, organized and existing under the laws of the State of Tennessee, hereby acknowledges itself indebted and promises to pay to bearer the principal sum of Five Thousand Dollars (\$5,000) on the first day of August, 19 , with interest at the rate of percent ( %) per annum from the date hereof until\_the principal amount shall have been fully paid, such interest being payable semiannually on the first day of February and August of each year commencing on February 1, 1979, interest to maturity being payable only upon presentation and surrender of the interest coupons hereto annexed as they severally become due. Both principal and interest hereon are payable in lawful money of the United States of America at The First National Bank of Sullivan County, Kingsport, Tennessee.

This bond is one of an issue of bonds aggregating \$3,445,000 issued by Sullivan County, Tennessee, for the purpose of purchasing sites for school buildings and erecting, repairing, furnishing and equipping school buildings in that portion of said county lying outside the territorial limits of the Cities of Bristol and Kingsport, Tennessee, in all respects in compliance with and under the authority of Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, and under authority of a resolution duly adopted on July 19, 1978, by the Quarterly County Court of said county.

It is hereby certified and recited that all acts, conditions and things required by the constitution and laws of the State of Tennessee to exist or to be done precedent to and in the issuance of this bond do exist and have been properly done, happened and been performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitation; and that provision has been made for the levy and collection of a direct annual tax, in addition to all other taxes, on all taxable property in said county lying outside the territorial limits of the Cities of Bristol and Kingsport, Tennessee, sufficient to pay the interest hereon as the same falls due and for the payment of the principal hereof at maturity.

Neither the principal nor the interest on this bond shall be taxed by the State of Tennessee of by any county or municipality therein.

IN WITNESS WHEREOF Sullivan County, Tennessee, through its Quarterly County Court, has caused this bond to be signed by its County with his manual signature and countersigned by its County with her facsimile signature under the seal of said county or a facsimile thereof, and has caused the coupons hereto attached to be signed by said officials with their facsimile signatures, all this first day of August, 1978.

	Ϊ
County	 +

Countersigned:

(facsimile signature)
County

420

(Form of Coupon)

Number	\$
On the first day of County, Tennessee, will pay to be lawful money of the United States Bank of Sullivan County, Kingsperthen due on its Rural School Bond August 1, 1978, No.	of America at The First National t. Tennessee, being interest
	(facsimile signature) County
Countersigned:	
(facsimile signature)	

Section 6. For the purpose of providing funds with which to pay the interest accruing on said bonds and the principal thereof at maturity there shall be and there is hereby levied upon all taxable property in the County lying outside the territorial limits of the Cities of Bristol and Kingsport, in addition to all other taxes, a direct annual tax for each of the years while said bonds or any of them, shall be outstanding, in amounts sufficient for that purpose. Principal or interest coming due at any time when there are insufficient funds on hand to pay the same shall be promptly paid when due from the general fund or other available funds of said county and reimbursement shall be made to said fund or funds in the amount of the sums thus advanced when taxes provided for that purpose shall have been collected.

at public sale to the highest bidder by the County Judge in the manner prescribed by Section 49-709, Tennessee Code Annotated. Said bonds may be sold as a whole, or in part from time to time as may be determined by said official. None of said bonds shall be sold for less than par and accrued interest to date of delivery, provided that the necessary expense in the issuance and sale of said bonds shall be paid from the proceeds of the sale. The action of the County Judge in consummating such sale or sales and fixing the interest rate or rates on the bonds in accordance with this resolution and the bid accepted shall be binding on the County and this Quarterly County Court, and no further action shall be necessary in relation thereto.

Notice of any such sale shall be published in The Bond Buyer, a financial newspaper published in New York, New York and in a newspaper published in and having general circulation in the County.

Section 8. The bonds shall be printed and executed as soon as may be after the sale thereof and thereupon shall be delivered to the purchasers thereof upon receipt by the County Trustee of the County of the agreed purchase price. The proceeds of the sale of the bonds shall be turned over to the County Trustee of the County and shall be paid out for the purposes and in the manner required by law and this resolution. The Quarterly County Court represents and certifies that:

(1) the County has heretofore incurred (or expects within six months after delivery of the bonds to incur) a substantial binding obligation with respect to said facilities; said binding obligation consisting of a binding obligation to third parties for such items as architects' or engineers' fees, land acquisition costs or site development, in the amount of not less than 2-1/2% of the estimated total cost of said facilities;

- (2) the Quarterly County Court expects that over 85% of the spendable proceeds of the bonds (including investment proceeds) will be expended on or before August 1, 1981, for the purpose of paying the cost of said facilities, said date being within three years following the date of issue of the bonds;
- (3) work on the said facilities is expected to proceed with due diligence to completion;
- (4) said facilities have not been and are not expected to be sold or otherwise disposed of in whole or in part prior to the last maturity of said bonds;
- (5) all of the principal proceeds of the bonds are needed for the purpose stated in the form of bond above set out, including expenses incidental to such purpose and to the issuance of the bonds; and
- (6) to the best of the knowledge and belief of the Quarterly County Court there are no facts, estimates or circumstances that would materially change the conclusions and representations set out in this section.

The Quarterly County Court also certifies and further covenants with the purchasers and holders of the bonds from time to time outstanding that so long as any of the bonds remain outstanding, moneys on deposit in any fund or account in connection with the bonds, whether or not such moneys were derived from the pubceeds of the sale of the bonds or from any other source, will not be used in a manner which will cause the bonds to be "arbitrage bonds" within the meaning of Section 103(c) of the Internal Revenue Code of 1954, as amended, and any lawful regulations promulgated or proposed thereunder, including Sections 1.103-13 and 1.103-14 of the Income Tax Regulations (26 CFR Part 1), as the same presently exist, or may from time to time hereafter be amended, supplemented or revised. The Quarterly County Court reserves the right, however, to make any investment of such moneys permitted by state law if, when and to the extent that said Section 103(c) or regulations promulgated thereunder shall be repealed or relaxed or shall be held void by final decision of a court of competent jurisdiction.

Section 9. If any section, paragraph, clause or provision of this resolution shall be held to be invalid or ineffective for any reason, the remainder of this resolution shall remain in full force and effect, it being expressly hereby found and declared that the remainder of this resolution would have been adopted by this Quarterly County Court despite the invalidity of such section, paragraph, clause or provision.

Section 10. It is recognized that because of constitutional amendment and implementing legislation certain changes in county government will become effective as of September 1, 1978. To that end the respective successors to the Quarterly County Court, the County Judge and the County Court Clerk shall, after such date, perform all duties of such officers and such body hereunder.

Section 11. All orders or resolutions in conflict herewith be and the same are hereby repealed insofar as such conflict exists, and this resolution shall take effect immediately upon its passage, the public welfare requiring it.

Adopted and approved July 19, 1978.

	County Judge
Attest:	(,
· · · · · · · · · · · · · · · · · · ·	·
•	
County Court Clerk	

by	Ιt	was	move	d by .		that th	e for	regnir	ig res	and seco solution	onded he
adopted, voted:	and	upor	the	vote	bein,	g taker	the	follo	wing	Justices	3
	Ауе	e:									
										:	
											•
						•					
J											
")											
\	Na	у:									
				*	•	*		*			-
				(	Other	Busine	ess)				
adjourned		on mo	otion	made	and	seconde	ed th	e Qua:	rterl	y County	Court
								Clarin	т	deo	
Attest:								coun	ty Ju	ri Re	

STATE OF TENNESSEE
COUNTY OF SULLIVAN

I, Marjorie S. Harr, hereby certify that I am the duly qualified and acting County Court Clerk of Sullivan County, Tennessee, and as such official I further certify that attached hereto is a copy of excerpts from the minutes of the meeting of the Quarterly County Court of said county held on July 19, 1978; that I have compared said copy with the original record of said meeting in my official custody; and that said copy is a true, correct and complete transcript from said original minute record insofar as said original record relates to \$3,445,000 Rural School Bonds, Series 1978, of said county dated August 1, 1978.

WITNESS my official signature and the seal of said county this \_\_\_\_\_, 1978.

County Court Clerk

(SEAL)

HHH/kh 6/13/78

	NO. #.	#3
TO THE HONORABLE LON V. BOYE	), JUDGE, AND MEMBERS	OF THE SULLIVAN
COUNTY QUARTERLY COURT IN _	ADJOURNED	SESSION
MET THIS THE 19TH	DAY OF JINE	, 19 78 .
		OUNTY-WIDE BOND ISSUE
BE IT RESOLVED THAT		GIIIVAN NOICH
WEFFEAS, the Sullivan County C	encierly Court has previ	iously approved
issuing of \$30,000,000.00 in b	ends to construct certa	in sch∞l
buildings in Sullivan County,	and,	
WHEREAS, bids have been opened	on all buildings that	were proposed
in the original building progr	em. and,	
WHEPEAS, school buildings have	been planned so as to	offer equal
educational opportunities to a	ll the youth of Sulliva	n County, and,
WHEREAS, bids for the two new	high schools exceed the	budgeted алочиt
for these schools by \$6,583,00	00.00, and,	
NHEREAS, a separate resolution		Rural Sch∞l
Bonds to complete Sullivan Sou	nth High School leaving	a net to the
County of \$3,188,000 to comple	ete the Sullivan North H	ligh Sch∞l.
THEREFORE, BE IT RESOLVED THAT		
approve \$4,875,000 in county-v		
to Sullivan County and \$1,687		
INTRODUCED BY ESQ.		
SECONDED BY ESQ.		
COURT ACTION:	DATE SUBMITTED:	
ROLL CALL	County Court C	lark
VOICE VOTE	BY:	
COMMITTEE ACTION: APPR		
FISCAL AGENT:		
	1 & Reading	Que 10 75
	1 - Maring	- Lum 1 1 10

		NO.	·
TO THE HONORABLE LON V. BOYD,	JUDGE, A	ND MEMBERS OF T	THE SULLN'AN
COUNTY QUARTERLY COURT IN		· · · · · · · · · · · · · · · · · · ·	SESSION
MET THIS THE	_ DAY OF	· · · · · · · · · · · · · · · · · · ·	_, 19
	RESOLU	TION IN RE:	<del></del>
BE IT RESOLVED THAT			
divided on their respective	ADA perces	ntages. These ben	ĉs are
necessary so that the follow	ing items	may be completed:	
1. Furniture, equipment, pa	ving allow	ance, carpet	<del></del>
and related items not ye	t in bid i	for school	.\$1,360,000
2. Pool & pool areas for No	orth School	l <u>,</u>	. 367,000
3. Anditorium (little theat	re) for No	orth School	. 443,000
4. Stadium for North School	· · · · · · · · · · · · · · · · · · ·	<u></u>	. 896,000
5. Additional architect's f	ees for No	orth School	. 72,000
			\$3,138,000
	<del></del>		
	<del></del>		
i	<del></del>		
			<del> </del>
	· ·		
INTRODUCED BY ESQ. REED SECONDED BY ESQ.			
COURT ACTION:		SUBMITTED:	
Aye Nay ROLL CALL			
ROLL CALL			
COMMITTEE ACTION: APPRO		DISAPPROVE	
		·	-
			-
TISCAL AGENT:		<del></del>	<del>-</del> .
·			

# 3

BE IT REMEMBERED that the Quarterly County Court of Sullivan County, Tennessee, met in open, public, special session at the Courthouse in Blountville on the 19th day of July, 1978, at 9:00 o'clock A.M.

Present and presiding the Honorable Lon V. Boyd, County Judge; also present Marjorie S. Harr, Clerk of said court, and the following Justices of the Peace, to-wit:

Absent:

(Other Business)

The following resolution was thereupon introduced and read in full:

RESOLUTION providing the details of \$4,875,000 School Bonds, Series 1978A, of Sullivan County, Tennessee, authorizing and directing the sale thereof and levying taxes to pay the principal of and interest on said bonds.

WHEREAS by Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, counties are authorized through their respective Quarterly County Courts to issue and sell bonds of said counties for school purposes; and

WHEREAS it appears that the educational requirements of Sullivan County (the "County") require the purchase of sites for school buildings, and erecting, repairing, furnishing and equipping school buildings in and for said county:

 $\underline{\text{NOW}},\ \underline{\text{THEREFORE}},\ \text{Be It Resolved by the Quarterly County}$  Court of Sullivan County, Tennessee, as follows:

Section 1. For the purpose of purchasing sites for school buildings and erecting, repairing, furnishing and equipping school buildings in and for the County, there shall be borrowed the sum of \$4,875,000 and the bonds of the County shall be issued therefor.

Section 2. Said bonds shall be designated "School Bonds, Series 1978A," shall be dated August 1, 1978, shall be of \$5000 denomination each, shall be numbered 1 to 975, inclusive, and shall mature serially on August 1 of each of the years 1979 to 1990, inclusive, as follows:

Year	Amount	Bond Numbers
1979 1980 1981 1982 1983 1984 1985 1986 1987 1988 1989	\$300,000 320,000 335,000 350,000 370,000 410,000 430,000 455,000 480,000 505,000	1-60 61-124 125-191 192-261 262-355 356-413 414-495 496-581 582-672 673-768 769-869 870-975
	- · ·	

Section 3. Bonds maturing on and after August 1, 1989, shall be subject to redemption prior to maturity at the option of the County as a whole, or in part in inverse order of maturity and within any maturity by lot, on August 1, 1988, and on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption and a premium for each bond so redeemed on August 1, 1988 or February 1, 1989 in the amount of 3 per of the principal amount thereof, such premium to be thereafter reduced by 1/4 of 1 per cent for each full year succeeding August 1, 1988. Notice of intended redemption shall be given by publication of an appropriate notice at least once in a newspaper published in Sullivan County, Tennessee, and in a financial newspaper or journal published in New York, New York or Chicago, Illinois, and by registered or certified mail to the paying agent bank or banks. All such redemption notices shall be given not less than 30 nor more than 180 days prior to the date fixed for redemption.

1.0

Section 4. Said bonds shall bear interest at a rate or rates not exceeding seven and one-half per cent (7-1/2%) per annum, to be determined at the time of the sale thereof, such interest falling due at and prior to maturity to be represented by appropriate coupons to be attached to said bonds and to be payable semiannually on February 1 and August 1 of each year, commencing on February 1, 1979. Both principal of and interest on said bonds shall be payable in lawful money of the United States of America at First Tennessee Bank N.A. Kingsport/Bristol, Kingsport, Tennessee.

Section 5. Said bonds shall be signed by the County Judge with his manual signature and countersigned by the County Court Clerk with her facsimile signature under the seal of the County or a facsimile thereof, and the interest coupons to be attached thereto shall be signed with the facsimile signatures of said officials, and said officials, by the execution of said bonds, shall adopt as and for their own official signatures their respective facsimile signatures appearing on said coupons.

Section 6. Said bonds and coupons shall be in substantially the following form, the omissions therein to be appropriately completed when the bonds are printed:

(Form of Bond)

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF SULLIVAN

SCHOOL BOND, SERIES 1978A

No. \$5,000

KNOW ALL MEN BY THESE PRESENTS: That Sullivan County, Tennessee, organized and existing under the laws of the State of Tennessee, hereby acknowledges itself indebted and promises to pay to bearer the principal sum of Five Thousand Dollars (\$5,000) on the first day of August, 19, with interest at the rate of per cent (%) per annum from the date here-of until the principal amount shall have been fully paid, such interest being payable semiannually on the first day of February and August of each year commencing on February 1, 1979, interest to maturity being payable only upon presentation and surrender of the interest coupons hereto annexed as they severally become due. Both principal and interest hereon are payable in lawful money of the United States of America at First Tennessee Bank N.A. Kingsport/Bristol, Kingsport, Tennessee.

Bonds of the issue of which this bond is one maturing on and after August 1, 1989, are subject to redemption prior to maturity at the option of said county as a whole, or in part in inverse order of maturity and within any maturity by lot, on August 1, 1988 and on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption and a premium for each bond so redeemed on August 1, 1988 or February 1, 1989 in the amount of 3 per cent of the principal amount thereof, such premium to be thereafter reduced by 1/4 of 1 per cent for each full year succeeding August 1, 1988. Notice of intended redemption shall be given by publication of an appropriate notice at least once in a newspaper published in Sullivan County, Tennessee, and in a financial newspaper or journal published in New York, New York, or Chicago, Illinois, and by registered or certified mail to the paying agent bank or banks. All such notices shall be given not less than 30 nor more than 180 days prior to the date fixed for redemption.

This bond is one of an issue of bonds aggregating \$4,875,000 issued by Sullivan County, Tennessee, for the purpose of purchasing sites for school buildings and erecting, repairing, furnishing and equipping school buildings in all respects in compliance with and under the authority of Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, and under authority of a resolution duly adopted on July 19, 1978, by the Quarterly County Court of said county.

14 - K. L.

It is hereby certified and recited that all acts, conditions and things required by the constitution and laws of the State of Tennessee to exist or to be done precedent to and in the issuance of this bond do exist and have been properly done, happened and been performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitation; and that provision has been made for the levy and collection of a direct annual tax, in addition to all other taxes, on all taxable property in said county sufficient to pay the interest hereon as the same falls due and for the payment of the principal hereof at maturity.

Neither the principal nor the interest on this bond shall be taxed by the State of Tennessee or by any county or municipality therein.

IN WITNESS WHEREOF Sullivan County, Tennessee, through its Quarterly County Court, has caused this bond to be signed by its County with his manual signature and countersigned by its County with her facsimile signature under the seal of said county or a facsimile thereof, and has caused the coupons hereto attached to be signed by said officials with their facsimile signatures, all this first day of August, 1978.

	County
Countersigned:	

(facsimile signature)

County

(facsimile signature)

County

12

-6-

Section 7. For the purpose of providing funds with which to pay the interest accruing on said bonds and the principal thereof at maturity there shall be and there is hereby levied upon all taxable property in the County, in addition to all other taxes, a direct annual tax for each of the years while said bonds or any of them, shall be outstanding, in amounts sufficient for that purpose. Principal or interest coming due at any time when there are insufficient funds on hand to pay the same shall be promptly paid when due from the general fund or other available funds of said county and reimbursement shall be made to said fund or funds in the amount of the sums thus advanced when taxes provided for that purpose shall have been collected.

Section 8. The bonds herein authorized shall be sold at public sale to the highest bidder by the County Judge in the manner prescribed by Section 49-709, Tennessee Code Annotated. Said bonds may be sold as a whole, or in part from time to time as may be determined by said official. None of said bonds shall be sold for less than par and accrued interest to date of delivery, provided that the necessary expense in the issuance and sale of said bonds shall be paid from the proceeds of the sale. The action of the County Judge in consummating such sale or sales and fixing the interest rate or rates on the bonds in accordance with this resolution and the bid accepted shall be binding on the County and this Quarterly County Court, and no further action shall be necessary in relation thereto.

Notice of any such sale shall be published in <u>The Bond Buyer</u>, a financial newspaper published in New York, New <u>York and in a newspaper published in and having general circulation in the County.</u>

Section 9. The bonds shall be printed and executed as soon as may be after the sale thereof and thereupon shall be delivered to the purchasers thereof upon receipt by the County Trustee of the County of the agreed purchase price. The proceeds of the sale of the bonds shall be turned over to the County Trustee of the County and shall be paid out for the purposes and in the manner required by law and this resolution. The Quarterly County Court represents and certifies that:

(1) the County has heretofore incurred (or expects within six months after delivery of the bonds to incur) a substantial binding obligation with respect to said facilities; said binding obligation consisting of a binding obligation to third parties for such items as architects' or engineers' fees, land acquisition costs or site development, in the amount of nct less than 2-1/2% of the estimated total cost of said facilities;

٦,

- (2) the Quarterly County Court expects that over 85% of the spendable proceeds of the bonds (including investment proceeds) will be expended on or before August 1, 1981, for the purpose of paying the cost of said facilities, said date being within three years following the date of issue of the bonds;
- (3) work on the said facilities is expected to proceed with due diligence to completion;
- (4) said facilities have not been and are not expected to be sold or otherwise disposed of in whole or in part prior to the last maturity of said bonds;
- (5) all of the principal proceeds of the bonds are needed for the purpose stated in the form of bond above set out, including expenses incidental to such purpose and to the issuance of the bonds; and
- (6) to the best of the knowledge and belief of the Quarterly County Court there are no facts, estimates or circumstances that would materially change the conclusions and representations set out in this section.

The Quarterly County Court also certifies and further covenants with the purchasers and holders of the bonds from time to time outstanding that so long as any of the bonds remain outstanding, moneys on deposit in any fund or account in connection with the bonds, whether or not such moneys were derived from the proceeds of the sale of the bonds or from any other source, will not be used in a manner which will cause the bonds to be "arbitrage bonds" within the meaning of Section 103(c) of the Internal Revenue Code of 1954, as amended, and any lawful regulations promulgated or proposed thereunder, including Sections 1.103-13 and 1.103-14 of the Income Tax Regulations (26 CFR Part 1), as the same presently exist or may from time to time hereafter be amended, supplemented or revised. The Quarterly County Court reserves the right, however, to make any investment of such moneys permitted by state law if, when and to the extent that said Section 103(c) or regulations promulgated thereunder shall be repealed or relaxed or shall be held void by final decision of a court of competent jurisdiction.

Section 10. If any section, clause or provision of this resolution shall be held to be invalid or ineffective for any reason, the remainder of this resolution shall remain in full force and effect, it being expressly hereby found and declared that the remainder of this resolution would have been adopted by this Quarterly County Court despite the invalidity of such section, paragraph, clause or provision.

14.63

Section 11. It is recognized that because of constitutional amendment and implementing legislation certain changes in county government will become effective as of September 1, 1978. To that end the respective successors to the Quarterly County Court, the County Judge and the County Court Clerk shall, after such date, perform all duties of such officers and such body hereunder.

Section 12. All orders or resolutions in conflict herewith be and the same are hereby repealed insofar as such conflict exists, and this resolution shall take effect immediately upon its passage, the public welfare requiring it.

Adopted and approved July 19, 1978.

County	Judge	

Attest:

· County Court Clerk

	Aye:
	$\gamma$
	<b></b>
1	
	Nay:
	* * *
	(Other Business)
	Upon motion made and seconded the Quarterly County Court
ıdjourned	
	County Judge
lttest:	
	nty Court Clerk

-10-

31

STATE OF TENNESSEE )
COUNTY OF SULLIVAN )

I, Marjorie S. Harr, hereby certify that I am the duly qualified and acting County Court Clerk of Sullivan County, Tennessee, and as such official I further certify that attached hereto is a copy of excerpts from the minutes of the meeeting of the Quarterly County Court of said county held on July 19, 1978; that I have compared said copy with the original minute record of said meeting in my official custody; and that said copy is a true, correct and complete transcript from said original minute record insofar as said original record relates to \$4,875,000 School Bonds, Series 1978A, of said county dated August 1, 1978.

WITNESS my official signature and the seal of said county this \_\_\_\_\_ day of \_\_\_\_\_, 1978.

County Court Clerk

(SEAL)

TEP:1p 7-13-78

4. . .

-11-

	NU	
TO THE HONORABLE LON V. BOYD,	, JUDGE, AND MEMBERS	OF THE SULLIVAN
COUNTY QUARTERLY COURT IN		
	DAY OF	
	RESOLUTION IN RE: MA	
BE IT RESOLVED THAT		SCHOOL BONDS
WHEREAS, the Sullivan County Qu	arterly Court approved a	resolution in
April 1975 authorizing the issu		
_ honds, and,		
WHEREAS, the first of these bon	ds in the amount of \$10,	000,000 were not
issued until spring of 1977, an		
- WHEREAS, one maturity date was		
NOW, THEREPORE, HE IT RESOLVED		,
approve the attached bond resolu	_	
• .		· · · · · · · · · · · · · · · · · · ·
schedule in that the bonds that	would have originally m	atured in 1978
will mature in 1993.	0 30	
Cu tilosenistias card		
of the meeting in		
Also redended of		
+1,0sspopal of the In	I prince I	KW.
	<u> </u>	
, l	ESTIMATED COST:	
- ,	PAID FROM	FUND
COURT ACTION: Aye Nay	DATE SUBMITTED:	
ROLL CALL The VOICE VOTE	County Court Cler	k
VOIGE VOIE	BY:	
COMMITTEE ACTION: APPRO		
Budget -		
Education -		
	_	

±14\_

BE IT REMEMBERED that the Quarterly County Court of Sullivan County, Tennessee, met in open, public, special session at the Courthouse in Blountville on the 19th day of July, 1978, at 9:00 o'clock A.M.

Present and presiding the Honorable Lon V. Boyd, County Judge; also present Marjorie S. Harr, Clerk of said court, and the following Justices of the Peace, to-wit:

Absent:

(Other Business)

 $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

RESOLUTION providing the details of \$10,000,000 Rural School Bonds, Series 1975A, of Sullivan County, Tennessee, authorizing and directing the sale thereof and levying taxes to pay the principal of and interest on said bonds and cancelling the authority to issue certain bonds.

WHEREAS by Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, counties are authorized through their respective Quarterly County Courts to issue and sell bonds of said counties for school purposes; and

WHEREAS Section 49-715, Tennessee Code Annotated, provides that in the event that there exists any incorporated city within a county operating its schools independently of such county, the Quarterly County Court, in its discretion, may provide that such bonds shall be payable from taxes levied only upon that portion of taxable property within such county lying outside the territorial limits of such incorporated city; and

WHEREAS it appears that the educational requirements of Sullivan County (the "County") require the purchase of sites for school buildings, and erecting, repairing, furnishing and equipping school buildings in and for that portion of said county lying outside the territorial limits of the Cities of Bristol and Kingsport, Tennessee; and

WHEREAS on April 21, 1975, a resolution was adopted by the Quarterly County Court of Sullivan County authorizing the issuance of \$30,000,000 Rural School Bonds, Series 1975; and

WHEREAS said Series 1975 Bonds in the amount of \$10,000,000 were issued on February 23, 1977 and said bonds in the amount of \$10,000,000 were issued on June 28, 1978; and

WHEREAS the Quarterly County Court of Sullivan County now finds It desirable to cancel the authority to issue the remaining \$10,000,000 of said bonds:

 $\frac{\text{NOW}}{\text{NOW}}, \ \underline{\text{THEREFORE}}, \ \text{Be It Resolved by the Quarterly County}$  Court of Sullivan County, Tennessee, as follows:

Section 1. For the purpose of purchasing sites for school buildings and erecting, repairing, furnishing and equipping school buildings in and for that portion of the County lying outside the territorial limits of the Cities of Bristol and Kingsport, Tennessee,

there shall be borrowed the sum of \$10,000,000 and the bonds of the County shall be issued therefor.

13.57

Section 2. Said bonds shall be designated "Rural School Bonds, Series 1975A," shall be dated June 1, 1975, shall be of \$5,000 denomination each, shall be numbered 1 to 2000, inclusive, and shall mature serially on June 1 of each of the years 1980 to 1993, inclusive, as follows:

Year	Amount	Bond Numbers	Year	Amount	Bond <u>Numbers</u>
1980 1981 1982 1983 1984 1985	\$430,000 480,000 530,000 585,000 605,000	1-86 87-182 183-288 289-405 406-526 527-651	1987 1988 1989 1990 1991 1992	\$715,000 775,000 845,000 905,000 985,000 985,000	778-920 921-1075 1076-1244 1245-1425 1426-1622 1623-1819
1986	630,000	652-777	1993	905,000	1820-2000

Section 3. Bonds maturing on and after June 1, 1986, shall be subject to redemption prior to maturity at the option of the County as a whole, or in part in inverse numerical order, on June 1, 1985, and on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption and a premium in the amount of \$150 for each bond so redeemed on June 1, 1985 or December 1, 1985, which premium shall thereafter be reduced in the amount of \$12.50 for each full year intervening between June 1, 1985 and the date fixed for redemption. Notice of intended redemption shall be given by publication of an appropriate notice at least once in a newspaper published in Sullivan County, Tennessee, and in a financial newspaper or journal published in New York, New York, or Chicago, Illinois, and by registered or certified mail to the paying agent bank or banks. All such redemption notices shall be given not less than 30 nor more than 180 days prior to the date fixed for redemption.

Section 4. Said bonds shall bear interest at a rate or rates not exceeding seven and one-half per cent (7-1/2%) per annum, to be determined at the time of the sale thereof, such interest falling due at and prior to maturity to be represented by appropriate coupons to be attached to said bonds and to be payable semiannually on December 1 and June 1 of each year, commencing on December 1, 1975. Both principal of and interest on said bonds shall be payable in lawful money of the United States of American at The First National Bank of Sullivan County, Kingsport, Tennessee, or at Commerce Union Bank, Nashville, Tennessee, at the option of the holder.

Section 5. Said bonds shall be signed by the County Judge with his manual signature and countersigned by the County Court Clerk with her facsimile signature under a facsimile of the seal of her office, and the interest coupons to be attached thereto shall be signed with the facsimile signatures of said officials, and said officials, by the execution of said bonds, shall adopt as and for their own official signatures their respective facsimile signatures appearing on said coupons.

Section 6. Said bonds and coupons shall be in substantially the following form, the omissions therein to be appropriately completed when the bonds are printed:

(Form of Bond)

 $T_{i,j} = j_{i,j}$ 

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF SULLIVAN

RURAL SCHOOL BOND, SERIES 1975A

No.		
14() -		

\$5,000

Bonds of the issue of which this bond is one maturing on and after June 1, 1986, are subject to redemption prior to maturity at the option of said county as a whole, or in part in inverse numerical order, on June 1, 1985 and on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption and a premium in the amount of \$150 for each bond so redeemed on June 1, 1985 or December 1, 1985, which premium shall thereafter be reduced in the amount of \$12.50 for each full year intervening between June 1, 1985 and the date fixed for redemption. Notice of intended redemption shall be given by publication of an appropriate notice at least once in a newspaper published in Sullivan County, Tennessee, and in a financial newspaper or journal published in New York, New York, or Chicago, Illinois, and by registered or certified mail to the paying agent bank or banks. All such notices shall be given not less than 30 nor more than 180 days prior to the date fixed for redemption.

This bond is one of an issue of bonds aggregating \$10,000,000 issued by Sullivan County, Tennessee, for the purpose of purchasing sites for school buildings and erecting, repairing, furnishing and equipping school buildings in that portion of said county lying outside the territorial limits of the Cities of Bristol and Kingsport, Tennessee, in all respects in compliance with and under the authority of Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, and under authority of a resolution duly adopted on July 19, 1978, by the Quarterly County Court of said county.

It is hereby certified and recited that all acts, conditions and things required by the constitution and laws of the State of Tennessee to exist or to be done precedent to and in the issuance of this bond do exist and have been properly done, happened and been performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitation; and that provision has been made for the levy and collection of a direct annual tax, in addition to all other taxes, on all taxable property in said county lying outside the territorial limits of the Cities of Bristol and Kingsport, Tennessee, sufficient to pay the interest hereon as the same falls due and for the payment of the principal hereof at maturity.

Neither the principal nor the interest on this bond shall be taxed by the State of Tennessee or by any county or municipality therein.

its Quarterly County Court, has county with his ma	nual signature and countersigned acsimile signature under a facsimis caused the coupons hereto icials with their facsimile signa-
Countersigned:	County
(facsimile signature) County	

12119

(Form of Coupon)

Number	\$
On the first day of to which this coupon is appurtunar redemption and shall have been proprovision for the payment thereof Tennessee will pay to bearer the amoney of the United States of Amer of Sullivan County, Kingsport, Ter Bank, Nashville, Tennessee, at the interest due on its \$5,000 Rural S as of June 1, 1975 No.	perly called for redemption and duly made, Sullivan County, mount shown hereon in lawful ica at The First National Bank messeee or at Commerce Union of the holder, being
Countersigned:	(facsimile signature) County
(facsimile signature) County	

Section 7. For the purpose of providing funds with which to pay the interest accruing on said bonds and the principal thereof at maturity there shall be and there is hereby levied upon all taxable property in the County lying outside the territorial limits of the Cities of Bristol and Kingsport, in addition to all other taxes, a direct annual tax for each of the years while said bonds or any of them, shall be outstanding, in amounts sufficient for that purpose. Principal or interest coming due at any time when there are insufficient funds on hand to pay the same shall be promptly paid when due from the general fund or other available funds of said county and reimbursement shall be made to said fund or funds in the amount of the sums thus advanced when taxes provided for that purpose shall have been collected.

Section 8. The bonds herein authorized shall be sold at public sale to the highest bidder by the County Judge in the manner prescribed by Section 49-709, Tennessee Code Annotated. Said bonds may be sold as a whole, or in part from time to time as may be determined by said official. None of said bonds shall be sold for less than par and accrued interest to date of delivery, provided that the necessary expense in the issuance and sale of said bonds shall be paid from the proceeds of the sale. The action of the County Judge in consummating such sale or sales and fixing the interest rate or rates on the bonds in accordance with this resolution and the bid accepted shall be binding on the County and this Quarterly County Court, and no further action shall be necessary in relation thereto.

Notice of any such sale shall be published in  $\frac{\text{The Bond Buyer}}{\text{In a newspaper published in and having general circulation in the County.}$ 

Section 9. The bonds shall be printed and executed as soon as may be after the sale thereof and thereupon shall be delivered to the purchasers thereof upon receipt by the County Trustee of the County of the agreed purchase price. The proceeds of the sale of the bonds shall be turned over to the County Trustee of the County and shall be paid out for the purposes and in the manner required by law and this resolution. The Quarterly County Court represents and certifies that:

(1) the County has heretofore incurred (or expects within six months after delivery of the bonds to incur) a substantial binding obligation with respect to said facilities; said binding obligation consisting of a binding obligation to third parties for such items as architects' or engineers' fees, land acquisition costs or site development, in the amount of not less than 2-1/2% of the estimated total cost of said facilities;

- (2) the Quarterly County Court expects that over 85% of the spendable proceeds of the bonds (including investment proceeds) will be expended on or before June 1, 1981, for the purpose of paying the cost of said facilities, said date being within three years following the date of issue of the bonds;
- (3) work on the said facilities is expected to proceed with due diligence to completion;
- (4) said facilities have not been and are not expected to be sold or otherwise disposed of in whole or in part prior to the last maturity of said bonds:
- (5) all of the principal proceeds of the bonds are needed for the purposes stated in the form of bond above set out, including expenses incidental to such purposes and to the issuance of the bonds; and
- (6) to the best of the knowledge and belief of the Quarterly County Court there are no facts, estimates or circumstances that would materially change the conclusions and representations set out in this section.

The Quarterly County Court also certifies and further covenants with the purchasers and holders of the bonds from time to time outstanding that so long as any of the bonds remain outstanding, moneys on deposit in any fund or account in connection with the bonds, whether or not such moneys were derived from the proceeds of the sale of the bonds or from any other source, will not be used in a manner which will cause the bonds to be "arbitrage bonds" within the meaning of Section 103(c) of the Internal Revenue Code of 1954, as amended, and any lawful regulations promulgated or proposed thereunder, including Sections 1.103-13 and 1.103-14 of the Income Tax Regulations (26 CFR Part 1), as the same presently exists or may from time to time hereafter be amended, supplemented or revised. The Quarterly County Court reserves the right, however, to make any investment of such moneys permitted by state law if, when and to the extent that said Section 103(c) or regulations promulgated thereunder shall be repealed or relaxed or shall be held void by final decision of a court of competent jurisdiction.

Section 10. If any section, paragraph, clause or provision of this resolution shall be held to be invalid or ineffective for any reason, the remainder of this resolution shall remain in full force and effect, it being expressly hereby found and declared that the remainder of this resolution would have been adopted by this Quarterly County Court despite the invalidity of such section, paragraph, clause or provision.

Section 11. It is recognized that because of constitutional amendment and implementing legislation certain changes in county government will become effective as of September 1, 1978. To that end the respective successors to the Quarterly County Court, the County Judge and the County Court Clerk shall, after such date, perform all duties of such officers and such body hereunder.

Section 12. All orders or resolutions in conflict herewith be and the same are hereby repealed insofar as such conflict exists, and this resolution shall take effect immediately upon its passage, the public welfare requiring it.

Adopted and approved July 19, 1978.

County	Judge	

Attest:

County Court Clerk

and upo	n the	vote	being	taken	the	follo	owing	Justices	seconded by tion be adop s voted:
	Аус								
	21.3	••							
								•	
1									
- L									
, ,									
	Nay	:							
	•								
			*		*		*		
				(Othe	r Bus	sines	s)		
	roaU	n mot	ion ma	de and	5000	nnded	the i	luanten):	y County
Court ad	journ	ed.				maca	one.	euar cert,	y country
A++0=+:					-		Cour	nty Judge	e
Attest:									
	puntv	Court	Cler						

-11-

G. g. g

STATE OF TENNESSEE
COUNTY OF SULLIVAN

I, Marjorie S. Harr, hereby certify that I am the duly qualified and acting County Court Clerk of Sullivan County, Tennessee, and as such official I further certify that attached hereto is a copy of excerpts from the minutes of the meeting of the Quarterly County Court of said county held on July 19, 1978; that I have compared said copy with the original minute record of said meeting in my official custody; and that said copy is a true, correct and complete transcript from said original minute record insofar as said original record relates to the matters contained therein.

witness my official signature and the seal of said county this \_\_\_\_\_, 1978.

County Court Clerk

(SEAL)

TEP:mcc 6-26-78 Rev. 7-13-78

+	NO. 42 14			
TO THE HONORABLE LON V. BOYE	D, JUDGE, AND MEMBERS OF THE SULLIVAN			
COUNTY QUARTERLY COURT IN _	Regular SESSION  DAY OF July 19 78  RESOLUTION IN RE: Education  Expenditures			
MET THIS THE	DAY OF 7.14 , 19 78			
·	RESOLUTION IN RE.			
	Eli 87			
BE IT RESOLVED THAT	oppositions			
	received for the renovation of			
Blountville Elementary and Middle	Schools, and			
WHEREAS, contracts have	been signed to proceed with the			
Blountville Middle School project				
`	mplete the renovation of Blountville			
Elementary School additional fund	s will be needed.			
THEREFORE BE IT RESOLVE	D, That funds in the amount of \$665,338.00			
be provided for Blountville Elemen	ntary School as follows after July 1			
so that this project may proceed.				
••				
Revenue Sharing Funds	\$465,338.00			
School Surplus	\$200,000.00			
	\$665,338.00			
•				
:				
	·			
INTRODUCED BY ESQ. ( ) Bruss	ESTIMATED COST:			
SECONDED BY ESQ. Chil	PAID FROMFUND			
COURT ACTION:	DATE SUBMITTED:			
Aye Nay ROLL CALL				
VOICE VOTE	County Court Clerk			
	BY:			
COMMITTEE ACTION: APPRO	OVED: DISAPPROVED:			
FISCAL AGENT:				

6/19/78

<b>1</b>	NO	生_	15
TO THE HONORABLE LON V. BOYD, JUD	GE, AND MEMB	ERS OF T	HE SULLIVAN
COUNTY QUARTERLY COURT IN	ADJOURNED		session
MET THIS THE 19TH DA	ソ OF <u>Jun</u>	少	, 19 <u>78</u>
RI	SOLUTION IN F		
BE IT RESOLVED THAT			XATION BY DINANCE
the County of Sullivan is vita	lly interest	ed in t	<u>he annexatio</u> n
of county property by any muni	cipality.		
BE IT FURTHER RESOLVED THAT si	nce the Boar	d of Ma	yor and
Aldermen of the City of Kingsp	ort has unde	rtaken	an annex-
ation by ordinance of a substa	ntial portio	n of co	unty real
estate and numerous citizens of	onsisting of	approx	imately
42 sq. miles of said property	and 20,000 c	ountv c	itizens with-
out respect to the rights and			
		Baiu Ci	CIZENS WHO
are opposed to such action, an	α,		
WHEREAS, the City of Kingsport	is attempti	ng to a	nnex by
ordinance from Tennessee Code	Annotated Se	ction 6	-309 as
follows:			
"A municipality when petitione	d by a major	ity of	the residents
and property owners of the af	fected terri	tory, o	r upon it's
own initiative when it appear	s that the p	rosperi	ty of such
INTRODUCED BY ESQ.	ESTIMATED CO	ST:	
SECONDED BY ESQ.			
COURT ACTION:	DATE SUBMITT		
Aye Nay ROLL CALL			······································
VOICE VOTE	County Cou		
COMMITTEE ACTION: APPROVE	BY: D: DISA		
			, \
			- Y
	<del></del>		- h
FISCAL AGENT: .			

NO
TO THE HONORABLE LON V. BOYD, JUDGE, AND MEMBERS OF THE SULLIVAN
COUNTY QUARTERLY COURT IN SESSION
MET THIS THE DAY OF, 19
RESOLUTION IN RE:
BE IT RESOLVED THAT
municipality and territory will be materially retarded and
the safety and welfare of the inhabitants and the property
thereof endangered, after notice and public hearing, by or-
dinance, may extend it's corporate limits by annexation of
such territory adjoining it's existing boundaries as may be
deemed necessary for the welfare of the residents and pro-
perty owners of the affected territory as well as the muni-
cipality as a whole, provided said ordinance shall not be-
come operative until thirty (30) days after final passage
thereof."
NOW, THEREFORE, BE IT FURTHER RESOLVED THAT this Court contes
that these conditions as quoted in TCA Section 6-309 do not
exist in the territory that the Board of Mayor and Aldermen
of the City of Kingsport has passed on first reading.
BE IT FURTHER RESOL'ED THAT Sullivan County is seriouly
INTRODUCED BY ESQESTIMATED COST:
SECONDED BY ESQ. PAID FROM FUND
COURT ACTION: DATE SUBMITTED: Aye Nay
ROLL CALL
VOICE VOTE
BY:
•
FISCAL AGENT:

O THE HONORABLE LON V. BOYD, JUDGE, AND MEMBERS OF	THE SULLIVAN
COUNTY QUARTERLY COURT IN	SESSION
MET THIS THE DAY OF	
RESOLUTION IN RE:	<u> </u>
BE IT RESOLVED THAT	· (
affected by such action from the standpoint of i	t's citizens,
finances and bonded indebtedness, it's education	al system,
it's government and it's overall welfare, and,	
WHEREAS, said annexation by ordinance is arbitra	ry and ca-
pricious, and,	
WHEREAS, the rights and liabilities of Sullivan	County citizer
will be seriously affected thereby, and,	
WHEREAS, legal action to prevent said arbitrary	annexation is
feasible and necessary, and,	
WHEREAS, Amendment #3, Section 4 of TCA Section	
as follows: "The municiaplity shall have the bu	
ing that an annexation ordinance is reasonable	
for the overall well-being of the communities in	
(This amendment was approved on 4/18/73	
THEREFORE, the Sullivan County Quarterly Court	
INTRODUCED BY ESQESTIMATED COST:	
SECONDED BY ESQ. PAID FROM	
COURT ACTION: DATE SUBMITTED:	
Aye Nay ROLL CALL	
VOICE VOTE BY:	
COMMITTEE ACTION: APPROVED: DISAPPROV	
	<del></del>
	·
	<del></del>

<u>.</u>		1	NO	
TO THE HONORABLE	LON V. BOYD, JU	DGE, AND	MEMBERS OF THE	SULLIVA
COUNTY QUARTERLY	COURT IN			SESSIO
MET THIS THE	D	AY OF _	, I	.9
	F	RESOLUTI	ON IN RE:	·
` BÈ IT RESOLVED THA	Υ.Υ.			
of this resolut:	ion directs th	e attori	ney for the Coun	ty of
Sullivan to init	tiate the nece	ssary li	tigation to hal	t_said_
annexation by o	rdinance, thus	allowin	ng the citizens	of Sul-
livan County to	determine the	ir own (	lestiny.	
	<del>, ,,</del>	~ <u></u>		
·				
			· ——— —————	
	<del></del>			<del></del>
NEW COLUMN BY 1550	C	TICIDANA	ED COCH	<del>-</del> - <del></del>
		ESTIMATED COST:		
OURT ACTION:			BMITTED:	
	Nay			
ROLL CALL			- <del></del>	<del></del> -
		Coun	ty Court Clerk	<del></del>
OICE VOTE		BY:	- <del></del> <del></del>	
VOICE VOTE		BY:	- <del></del> <del></del>	
VOICE VOTE		BY:	- <del></del> <del></del>	
ROLL CALL	APPROVI	BY:	DISAPPROVED:	

And thereupon Court Adjourned to meet again August 9, 1978.

COUNTY JUDGE