JUNE 14, 1982

MONDAY MORNING, JUNE 14, 1982

BE IT REMEMBERED THAT:

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665

COUNTY COMMISSIONERS MET PURSUANT TO ADJOURNMENT FOR AN ADJOURNED SESSION OF SULLIVAN COUNTY BOARD OF COMMISSIONERS OF BLOUNTVILLE, TENNESSEE MET IN SESSION THIS MONDAY MORNING, JUNE 14, 1982, WAS PRESENT AND PRESIDING THE HONORABLE LON V. BOYD, COUNTY CHAIRMAN, AND MARJORIE S. HARR, COUNTY CLERK AND MIKE GARDNER, COUNTY SHERIFF OF SAID BOARD OF COMMISSIONERS, AND FULL QUORUM OF COMMISSIONERS OF SAID COUNTY TO WITNESS:

COMMISSIONERS PRESENT AND ANSWERING ROLL CALL:

AKARD, AMMONS, ARRINGTON, BARNES, BŁALOCK, BLEDSOE, DIXON, GREENE, HARR, HEAPE, HENDRICKSON, HOOD, HOUSER, ICENHOUR, KING, MCKAMEY, MILLS, MORRELL, OLTERMAN, POE, SMITH, TAFT, THOMAS.

COMMISSIONERS ABSENT:

FLEENOR, LANGSTAFF.

Sullivan County

LON V. BOYD COUNTY JUDGE

June 1, 1982

Dear Commissioner:

A called meeting of the Sullivan County Board of Commissioners will be Monday, June 14, 1982 at 9:00 a.m. at the courthouse in Blountville.

BOX 96

I am enclosing an agenda of the resolutions passed on first reading at the Board of County Commissioners meeting on May 24, 1982 and any other resolutions that we have for discussion. If any changes or corrections are needed, please advise this office.

Sincerely yours,

Lan U. Bayd/rm Lon V. Boyd

TENNESSEE

County Judge's Report

June 1, 1982

RESOLUTIONS FOR SECOND READING:

1. RESOLUTION IN RE:

NAMING UNNAMED ROAD BAGWELL STREET

BE IT RESOLVED THAT an unnamed road that starts where Caroll Street ends be named Bagwell Street. This road is located in the llth Civil District. A copy of a petition for this naming and a map of the road is attached.

2-

INTRO BY REFERRED TO COMMITTEE ACTION
King Administrative

2. RESOLUTION IN RE:

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4.

TAX RATE FY 1982-83

BE IT RESOLVED THAT the budget for FY 1982-83 be no more than the tax rate \$4.99 County and \$3.99 City for Sullivan County.

INTRO BY	REFERRED TO	COMMITTEE ACTION
Ammons	Budget	
RESOLUTION IN RE:		CLOSING OF SUPERW I

AKARD ADDITION

BE IT RESOLVED THAT the undeveloped section of High Street, located in Akard Subdivision off of highway #126 in the 5th Civil District, which is approximately 250 feet in length and 40 feet wide, be closed and divided between the two property owners.

This road dead ends into a fence and is adjoined by Albert Dishner and I. W. Steward. This road was on the original subdivision drawings but was never developed. It is approximately 30 years old.

INTRO BY	REFERRED TO	COMMITTEE ACTION
Akard	Executive	•

RESOLUTION IN RE:

OIL & GAS LEASE APPROVED BY COMMISSIONERS

BE IT RESOLVED THAT County Judge, Lon V. Boyd and County Attorney, John S. McLellan, III will prepare an oil & gas lease for Sullivan County to lease it's properties to oil & gas companies and that a copy of said lease will be sent to all Commissioners.

WHEREAS, this lease shall be subject to approval of the Sullivan County Board of Commissioners.

INTRO BY

REFERRED TO

COMMITTEE ACTION

Arrington

Executive

County Judge's Report

-3-

June 1, 1982

668

RESOLUTION IN RE:

5.

SALES TAX

RESOLUTION OF THE SULLIVAN COUNTY CONMISSION FOR AMENDMENT OF LOCAL SALES TAX RESOLUTIONS AND TO LEVY AN ADDITIONAL SALES AND USE TAX FOR SULLIVAN COUNTY, TENNESSEE

BE IT RESOLVED by the Board of County Commissioners of Sullivan County Tennessee:

SECTION 1. The resolution of the Quarterly County Court of Sullivan County, Tennessee, imposing a local sales and use tax as authorized under the provisions of Section 67-3049 through 67-3056, of the <u>Tennessee Code</u> <u>Annotated</u>, adopted by the Court at an Adjourned Session on February 14, 1966 of record in Minute Book 2, page 179-80, and amended at an Adjourned Session on September 1, 1972 of record in Minute Book 4, page 86, is amended to levy a local sales and use tax at a rate of one-half (1/2) of the rates levied in the Retailer's Sales Tax Act, chapter 30, title 67, <u>Tennessee Code Annotated</u> as amended, so long as the general state rate continues at 4.5 percent, and at three-fourths (3/4) of the state rates if and when the general state rate is reduced to 3 percent and on farm and industrial machinery and on water sold to or used by manufacturers at the rate of one-half of 1 percent, and to maintain the maximum tax on the sale or use of any single item at \$7.50.

SECTION 2. If a majority of those voting in the election required by Section 67-3053, T.C.A., vote for the increase in the tax imposed by this resolution, collection of the increased tax levied by this resolution shall begin on the first day on the month occurring 30 or more days after the county election commission makes its official canvass of the election returns. County Judge's Report

669

June 1, 1982

SECTION 3. The Department of Revenue of the State of Tennessee shall collect the additional tax imposed by this resolution concurrent with the collection of the state tax and the local tax now being collected for Sullivan County, in accordance with rules and regulations promulgated by the said Department.

SECTION 4. The County Executive is hereby authorized to contract with the Department of Revenue for the collection of the additional tax imposed by this resolution, and to provide in said contract that the Department may deduct from the tax collected a reasonable amount of percentage to cover the expense of the administration and collection of said tax.

SECTION 5. In the event the tax is collected by the Department of Revenue to the said Department of Revenue by the County Clerk forthwith and shall be published one time in a newspaper of general circulation in Sullivan County prior to the election called for in Section 2 hereof.

Dated this _____ day of

County Judge

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ATTEST: County Clerk REFERRED TO

COMMITTEE ACTION

Budget

APPROVED:

INTRO BY

County Attorney

County Judge's Report

-5-

June 1, 1982

6. RESOLUTION IN RE:

WATER LINES & FIRE HYDRANTS

. . .

BE IT RESOLVED THAT:

SUGGESTED POLICY FOR

WATER LINE EXTENSION, SIZE OF WATER LINES

AND -

INSTALLATION OF FIRE HYDRANTS

With the ever increasing subdivision development in Sullivan County and due to the lack of past policy to govern the installation of proper size water lines and fire hydrants, urbanization has taken place and is continuing to take place without sufficient facilities to provide for adequate fire fighting. Even though Sullivan County has what is recognized as one of the best Volunteer fire fighting units in any county in Tennessee, their efforts are often frustrated because of the absence of fire hydrants and/or inadequate water lines. It is suggested, therefore, that Sullivan County, incorporated cities, and the various utility commissions work together to insure that any future installation of these facilities by land developers or utility commissions be of sufficient size and properly located in order to meet the fire fighting needs of Sullivan County. This policy would reduce the risk of heavy loss due to fire. The following policies are suggested in order to meet these objectives:

- All major construction, reconstruction and changes in any water distribution system shall be reviewed and approved by the County. This policy shall cover subdivision installations, extensions to subdivisions, extensions to serve unplatted property and replacement mains. It shall not include routine maintenance to the system.
- That each utility commission coordinate its efforts with the County and other utility commissioners by the exchange of plans for major improvements within the utility system.
- 3. That the utility district review proposed developments prior to construction and indicate size and location of improvements including water and sewer mains and laterals, fire hydrants, valves, catch basins and manholes and extension within the property boundaries to facilitate future developments.
- 4. That the utility commission indicate satisfactory completion of these facilities to meet these standards by means of a signature on the final subdivision plat.
- That the planning commission refuse final plat approval until number four (4) is evidenced.

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County Judge's Report	-6		June 1, 1982	
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5. That a minimum six inc quired in the developm division is an existin lines may be placed in provided that no build inch water line or fir	ent of all new sub og street supplied a dead-end or loop ling is no more tha	odivisions by water streets o	unless the sub- service. Two inch r in other areas	
 That all water line ex unplatted property, an inch unless otherwise 	nd replacement main	ns shall b	extensions to serv a minimum of siv	/e K
INTRO BY	REFERRE	D TO	COMMITTEE ACTION	
Ammons		n en		
RESOLUTION IN RE:			NO PARKING SIGNS	ON
	· · · · · · · · · · · · · · · · · · ·		MORRISON AVENUE	
BE IT RESOLVED THAT no park Hills in the ll Magisterial		d on Morris	on Avenue in Rusti	C
INTRO BY	REFERRE	D TO	COMMITTEE ACTION	
Hood	Adminis	tration		Ī
RESOLUTION IN RE:		· · · · ·	MORELAND DRIVE HO	MEOWNE
BE IT RESOLVED THAT The Sul following policy: That hor whose homes are being taken option of purchasing their home the homeowner will be within a time period agreed	neowners in the Mord n for the widening house for \$1.00. responsible for the	eland Drive of the road If the home e desposal	Improvement area, be given the firs owner purchases the or removal of the i	t e home
INTRO BY	REFERRE	d to	COMMITTEE ACTION	

Poe

9. RESOLUTION IN RE:

UNNAMED AND UNUSED ROAD. IN 12th C.D. OFF HARRISON AVE

BE IT RESOLVED THAT the undersigned property owners of the hereinafter stated lots and property located in or near W. T. Larkin Addition recorded in P. B. 6, Page 176, petition the Board of Commissioners for Sullivan County, Tennessee, to cloase the unopened road which lays beginning on the westerly side of Harrison Avenue, said point of beginning being 153' northwest from Chandler Street, thence in a westerly direction approximately 194' to the end of said street, the said unopened road not being of benefit to the public generally. County Judge's Report

-7-

June 1, 1982

Lot 34-40 T.T. & Gladys Bates Tax Map 12N - F - 22

Lots 49-52 A.M. & Theda Jo Bishop Tax Map 12N - F - 21

Lots 53-56 Virgil & Pearl Eaton Tax Map 12N - F - 20

Not Part of S/D, but joins end of the street L. M. & Edna Bellamy Tax Map 12N-F-19

INTRO BY

REFERRED TO

COMMITTEE ACTION

Arrington

RESOLUTIONS FOR FIRST READING:

10. RESOLUTION IN RE:

35 M.P.H. SPEED LIMIT SIGN ON VICARS ROAD

BE IT RESOLVED THAT a speed limit sign of 35 M.P.H. be placed on Vicars Road extending from the Bluff City city limits to the Elizabethton Highway. This road is located in the 16th Civil District.

INTRO BY

REFERRED TO

COMMITTEE ACTION

McKamey

Administrative

STATE OF TENNESSEE

JUNE 14, 1982

NOTARIES ELECTED

CECIL ALLEN CHARLES MICHAEL BABB ANDREW MARTIN BOWEN JANE H. BURNETTE CRAIG H. CALDWELL, JR. RICHARD A. DAVIES LILLIE M. DEAN CAROL H. DOUGHERTY CONNIE L. FIELDS PHILLIP D. HAGEY MITZI KAY GOTT MARY E. KAYLOR

JUDY M. LUSTER VIRGIL C. MEYERS JESSIE J. MORRELL SHIRLEY DUNN PECKTOL JACKIE L. RYAN MABLE L. SENSABAUGH SHARON BROWN SPROLES JAMES R. TAYLOR DARLENE TOMLINSON RITA WEIBERG SHEILA G. WILLIS MRS. GEORGE PARKER WINSHIP, JR.

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TO THE H	DNORABLE	LON V.	BOYD,	JUDGE,	AND	MEMBERS	OF	THE	SULLIVAN	COUNTY
BOARD OF										
MET	THIS TH	- 14 - <u>- 244-52</u>	DAY	OF THAT	u_ <u>+</u>	, 19	9	82		
					R	SOLUTIO	יד נ	N RE:	SATES T	a v

RESOLUTION NO.

RESOLUTION OF THE SULLIVAN COUNTY CONMISSION FOR AMENDMENT OF LOCAL SALES TAX RESOLUTIONS AND TO LEVY AN ADDITIONAL SALES AND USE TAX FOR SULLIVAN COUNTY, TENNESSEE

BE IT RESOLVED by the Board of County Commissioners of Sullivan County Tennessee:

SECTION 1. The resolution of the Quarterly County Court of Sullivan County, Tennessee, imposing a local sales and use tax as authorized under the provisions of Section 67-3049 through 67-3056, of the <u>Tennessee Code</u> <u>Annotaced</u>, adopted by the Court at an Adjourned Session on February 14, 1966 of record in Minute Book 2, page 179-80, and amended at an Adjourned Session on September 1, 1972 of record in Minute Book 4, page 86, is amended to levy a local sales and use tax at a rate of one-half (1/2) of the rates levied in the Retailer's Sales Tax Act, chapter 30, title 67, <u>Tennessee Code Annotated</u> as amended, so long as the general state rate continues at 4.5 percent, and at three-fourths (3/4) of the state rates if and when the general state rate is reduced to 3 percent and on farm and industrial machinery and on water sold to or used by manufacturers at the rate of one-half of 1 percent, and to maintain the maximum tax on the sale or use of any single item at \$7.50.

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INTRODUCED BY COMMISSIONER	<u>Harr</u>	ESTIMATED COST:	<u> </u>
SECONDED BY COMMISSIONER		PAID FROM	_FUND
CONMISSION ACTION:	Nay	DATE SUBMITTED:	
ROLL CALL:		County Clerk	
COMMITTEE ACTION:	APPROVED:	DISAPPROVED:	
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SECTION 2. If a majority of those voting in the election required by Section 67-3053, T.C.A., vote for the increase in the tax imposed by this 675 resolution, collection of the increased tax levied by this resolution shall begin on the first day on the month occurring 30 or more days after the county election commission makes its official canvass of the election returns.

SECTION 3. The Department of Revenue of the State of Tennessee shall collect the additional tax imposed by this resolution concurrent with the collection of the state tax and the local tax now being collected for Sullivan County, in accordance with rules and regulations promulgated by the said Department.

SECTION 4. The County Executive is hereby authorized to contract with the Department of Revenue for the collection of the additional tax imposed by this resolution, and to provide in said contract that the Department may deduct from the tax collected a reasonable amount of percentage to cover the expense of the administration and collection of said tax.

SECTION 5. In the event the tax is collected by the Department of Revenue, suits for the recovery of any tax illegally assessed or collected shall be brought against the County Executive.

SECTION 6. A certified copy of this resolution shall be transmitted to the said Department of Revenue by the County Clerk forthwith and shall be published one time in a newspaper of general circulation in Sullivan County prior to the election called for in Section 2 hereof.

County Attorney

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ATTEST: County Clerk

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		NO. 73
O THE HONORABLE LON V. BOYD, JUDGE,	AND MEMBERS OF	THE SULLIVAN COUNTY
OARD OF COMMISSIONERS IN Adj.	SESSION	
MET THIS THE 24th DAY OF May	une, 19 <u>82</u>	·
	RESOLUTION IN	RE: NO PARKING SINGS
		ON MORRISON AVENUE
	·	
E IT RESOLVED THAT		
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No parking signs be placed on Morris	on Avenue in Rusti	c Hills in the
ll Magisterial District.		·····
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INTRODUCED BY COMMISSIONER	ESTIMA	TED COST:
SECONDED BY COMMISSIONER	PAID FI	ROMFUNI
COMMISSION ACTION: Aye Nay		JBMITTED:
ROLL CALL:		
VOICE VOTE:	· ·	County Clerk
COMMITTEE ACTION: A	PPROVED:	DISAPPROVED:
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TO THE HONORABLE I					' THE	SULLIVAN C	OUNTY
BOARD OF COMMISSIC	14	(L1000		SSION		• •	
MET THIS THE	-24th.	DAY OF		_, 19 _	<u>82</u> .		
		·	RESOL	UTION 1	N RE	MORELAND DE	IVE
						HOMEOWNERS	
BE IT RESOLVED THA	T					i	
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The Sullivan Count	y Board of	Commissioner	s approve	the fo	lowin	g policy:	
That homeowners in	the Morela	and Drive Imp	rovement	area, wi	ose h	omes are bein	.a
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INTRODUCED BY COMM	ISSIONER	Arrington		ESTIMA	CED C	OST:	
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	· · · ·			NO.	9	678
TO THE HONORABLE LON V. BOARD OF COMMISSIONERS MET THIS THE 241		NED Jung MAY	, SESSION	82		
		F	ESOLUTION	IN RE		nd Unused Road off Harrison
BE IT RESOLVED THAT SEE ATTACHED	-				,	
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INTRODUCED BY COMMISSION			//			
SECONDED BY COMMISSIONER COMMISSION ACTION: Aye	Die	JUE Nay	÷	FROM	TTED:	FUND
ROLL CALL: VOICE VOTE:			 BY:		ounty Clei	
COMMITTEE ACTION:		APPRO			LSAPPROVEI	
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TO THE BOARD OF COMMISSIONERS FOR SULLIVAN COUNTY AT BLOUNTVILLE, TENN.

RE: Unnamed and unused road in the 12th C. D. off Harrison Ave.

We, the undersigned property owners of the here in after stated lots and property located in or near W. T. Larkin Addition recorded in P.B. 6, Page 176, petition the Board of Commissioners for Sullivan County, Tennessee, to close the unopened road which lays beginning on the westerly side of Harrison Ave., said point of beginning being 153' northwest from Chandler St., thence in a westerly direction approximately 194' to the end of said street, the said unopened road not being of benefit to the public generally.

W. T. LARKIN ADDITION

Lot 34 - 40 Tax Map 12N - F - 22

Lots 49 - 52 Tax Map 12N - F - 21

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Lots 53 - 56 Tax Map 12N - F - 20

Not Part of S/D, But Joins End of The Street Tax Map 12N - F - 19

T. T. and Gladys Bates

S. Batis)

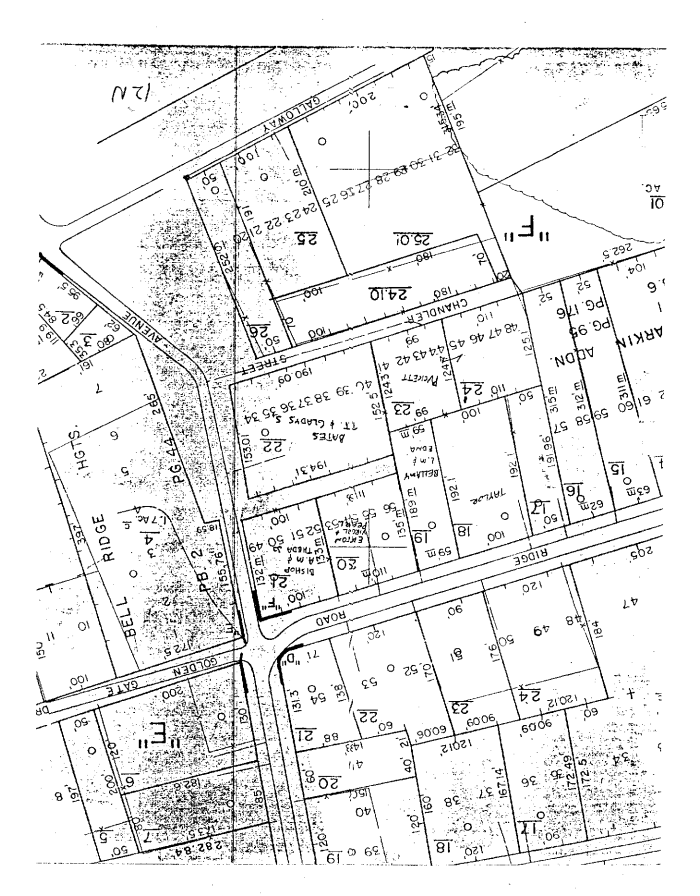
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A. M. and Theda Jo Bishop

alon

Virgil and Pearl Eaton

Edua Bellamy 1 ling L. M. and Edna Bellamy





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TO THE HONORABLE LON	V. BOYD,	JUDGE,	AND MEMI	SERS OF T	THE S	SULLIVAN CO	UNTY
BOARD OF COMMISSIONE	RS IN A	DJOURNEE	SES	SION		,	
MET THIS THE	DAY	OF	· · ·	, 19 _82	•	· · · ·	
			RESOLU	TION IN	RE :	35 M.P.H.	SPEED
						LIMIT SIGN	ON
	· •				· -	VICARS ROA	D
BE IT RESOLVED THAT		÷.			÷	1	
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A speed limit s	ign of 35 M	.P.H. be	placed on	Vicars Ro	ad ex	ctending from	L
the Bluff City	city limits	to the	Elizabethto	on Highway	Th	is road is	
located in the	16th Civil	District	<u>.</u>				
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COMMISSION ACTION:	Avo	Naw		DATE SUI	BMIT	CED :	
ROLL CALL:	Ауе	Nay	<u> </u>				· .
VOICE VOTE:	•	•	-		Coi	inty Clerk	
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COMMITTEE ACTION:		·	PPROVED:	· .	DI	SAPPROVED :	
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		NO	11. 68
TO THE HONORABLE LON V. BOYD, JU	DGE, AND MEMB	ERS OF THE	SULLIVAN COUNT
BOARD OF COMMISSIONERS IN	dSES:	SION	
MET THIS THE 14th DAY OF	June	, 19 <u>82</u> .	
	RESOLU'	TION IN RE:	APPROPRIATION
			\$1,000.00 - PUF
			<u></u>
BE IT RESOLVED THAT			i
			:
The Sullivan County Board of Co	mmissioners app)	ropriated \$1,	000.00 in the
Contractual Services account of	the Purchasing	Budget. The	se funds are neede
to pay bid advertising costs an	d telephone bill	ls. The sour	ce of funding for
this appropriation will be unap	propriated surp	lus.	
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INTRODUCED BY COMMISSIONER	E	ESTIMATED C	OST: <u>\$1,000.00</u>
SECONDED BY COMMISSIONER			eneral Surplus FUN
COMMISSION ACTION:	I	DATE SUBMIT	TED:
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KULL CALL:		Cor	unty Clerk
ROLL CALL:			
VOICE VOTE:	·····	BY :	
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TO THE HONORABLE 1	LON V. B	DYD.	JUDG	E. AND	MEMBERS			COUNTY
BOARD OF COMMISSIO								000011
MET THIS THE	•							
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The Sullivan Coun	ty Board o	f. Corr	mieci			*62 260		
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NTRODUCED BY COMM								
ECONDED BY COMMIS	_		· · · · ·		PAID	FROM_		FUND
OMMISSION ACTION:	Aye		Nay	,	DATE	SUBMI	TTED:	
OLL CALL:							н н	
OICE VOTE:		-					ounty Cler	
		•			BY:	·		
OMMITTEE ACTION:				APPRO	/ED:	D	ISAPPROVED	:
······································						·		
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	TO THE HONORABLE LON V. BOYD, JUDGE, AND M	
	BOARD OF COMMISSIONERS IN Adjourned	
	MET THIS THE DAY OF	, 19 <u></u> .
	RES	OLUTION IN RE: TRANSFER OF FUNDS
		IN THE HIGHWAY
		BUDGET
	BE IT RESOLVED THAT	1
		:
	The Sullivan County Board of Commissioners appr	
	funds in the Highway Budget;	
	FROM: Insurance ~ 11040.5	
	Admin Salaries 12010.1	
	Maint. & Repair Bridges 12150.2 Maint. & Repair of Bridges 12150.3	
	Maint. & Repair of Briddes (2150.5	10,000.00
	TO: County Garage - Salaries 12080.1	6 000 00
	Maint. & Repair - Bridges_12150.1	
	Asphalt Plant - Materials 12160.4	
	INTRODUCED BY COMMISSIONER	ESTIMATED COST:
	SECONDED BY COMMISSIONER	PAID FROMFUN
	COMMISSION ACTION:	DATE SUBMITTED:
· 1	Aye Nay ROLL CALL:	
	VOICE VOTE:	County Clerk
		BY :
	COMMITTEE ACTION: APPROVE	D: DISAPPROVED:

. . -

685		NO.	14.
TO THE HONORABLE LON V. BOYN	D, JUDGE, A	ND MEMBERS OF THE	SULLIVAN COUNT
BOARD OF COMMISSIONERS IN			
MET THIS THE 14th DA	AY OF JUNE	, 19 82 .	•
		RESOLUTION IN RE	
			\$165,000 FROM
			ROAD & SEWER FU
BE IT RESOLVED THAT			
			<u>}</u>
, \$165,000 be placed in the Highy	way Dept. Bri	dge Account to repla	ce Riverside
bridge and to repair two bridge			
Bond issue for Moreland Dr.			
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		· · · · · · · · · · · · · · · · · · ·	
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			- -
INTRODUCED BY COMMISSIONER _	McKamey	ESTIMATED	COST:
SECONDED BY COMMISSIONER		PAID FROM	FU
COMMISSION ACTION:		DATE SUBMI	
Aye ROLL CALL:	Nay		
VOICE VOTE:		C	ounty Clerk
	*	BY:	· · · · · · · · · · · · · · · · · · ·
COMMITTEE ACTION:	APPF	ROVED: D	ISAPPROVED:
· · · · · · · · · · · · · · · · · · ·			<u> </u>
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			NO. 14	5. 5.
	TO THE HONORABLE LO	N V. BOYD, JUDGE	, AND MEMBER	RS OF THE SULLIN
	COUNTY QUARTERLY CO	OURT IN		• .
	MET THIS THE	DAY	OF	, 19
·	•	RESC	DLUTION IN RE	School Budget
	BE IT RESOLVED THAT	. `		U.
Theorem	WHEREAS, add	itional funds are	needed for the	General
	Purpose School Fund, an		-	
		bay the schools el	ectricity bill:	5 for the
	remainer of the fiscal	year 1981-82, and		•
		2630.10 account d	······································	adequate funds
				adequate runds
	<u>to pay these electrica</u>		·····	
		IT RESOLVED, That	-	
	of Education budget be	amended by 150,00	0.00 to the 20	530.10
		1 N N N N N N N N N N N N N N N N N N N		
	portion of the school b	udget. This 82.0	00.00 to be tal	(en_from_un
	×			
	portion of the school b appropriated surplus ar			
	×			
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	×			
	×			
	×			
	appropriated surplus an	id the 68,000.00 t	<u>o be transferre</u>	ed from 3730.20.
· · · · · · · · · · · · · · · · · · ·	×	the 68,000.00 t	o be transferre	ed from 37.30.20
	appropriated surplus an 	ed the 68,000.00 t	o be transferre	ed from 3730
	appropriated surplus an 	id the 68,000.00 t EST PAll DAT Nay	o be transferre IMATED COST: D FROM E SUBMITTED:	ed from 3730.20.
	appropriated surplus and surpl	ed the 68,000.00 t EST PAIN DAT Nay	o be transferre IMATED COST: D FROM E SUBMITTED: County Court C	ed from 3730.20.
	appropriated surplus and surpl	ed the 68,000.00 t EST PAIN Nay BY:	o be transferre	ed from 3730.20.
	appropriated surplus and INTRODUCED BY ESQ. SECONDED BY ESQ. COURT ACTION: Aye ROLL CALL	ed the 68,000.00 t EST PAIN Nay BY:	o be transferre IMATED COST: D FROM E SUBMITTED: County Court C	ed from 3730.20.
· · ·	appropriated surplus and surpl	ed the 68,000.00 t EST PAIN Nay BY:	o be transferre	ed from 3730.20.
· · · · · · · · · · · · · · · · · · ·	appropriated surplus and surpl	ed the 68,000.00 t EST PAIN Nay BY:	o be transferre	ed from 3730.20.
· · · · · · · · · · · · · · · · · · ·	appropriated surplus and INTRODUCED BY ESQ. SECONDED BY ESQ. COURT ACTION: Aye ROLL CALL VOICE VOTE	ed the 68,000.00 t EST PAIN Nay BY:	o be transferre	ed from 3730.20.
· · ·	appropriated surplus and INTRODUCED BY ESQ. SECONDED BY ESQ. COURT ACTION: Aye ROLL CALL VOICE VOTE	ed the 68,000.00 t EST PAIN Nay BY:	o be transferre	ed from 3730.20.

387	•		NO. 16.	
TO THE HONORABLE LON V. B	OYD, JUDGE, AN	ID MEMBERS OF		TY
BOARD OF COMMISSIONERS IN				
MET THIS THE 14th			10	
			N RE: <u>OLD ROCK SPRIN</u>	
· · ·	-	ACCOLUTION 1	FOR JUVENILE C	• • •
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		- - -		•
BE IT RESOLVED THAT				
		<u></u>	·····	
The committee appointed to	······································			
School for a juvenile treat	ment center be au	thorized to spe	end up to \$600.00 in	
completing the study. This	money will be us	ed for construct	tion budget estimates	
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n an				
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	 			. .
INTRODUCED BY COMMISSIONE	R <u>Mills</u>	ESTIMA	TED COST:	
SECONDED BY COMMISSIONER		PAID F	ROM FI	UND
COMMISSION ACTION:		DATE SI	JBMITTED:	
. Ауе	Nay			
		-	County Clerk	
ROLL CALL:	•	• •		
ROLL CALL: VOICE VOTE:	•	BY:	·	
	APPR	BY:	DISAPPROVED:	<u></u> -
VOICE VOTE:	APPR			<u> </u>
VOICE VOTE:	APPR			

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	NO.	18.		688
THE HONORABLE LON V. BOYD, JUDGE, AND MEN	MBERS OF THE	SULLIVAN CO	UNTY	
{D OF COMMISSIONERS INAdjournedS	ESSION			
MET THIS THE 14th DAY OF June	. •			r
	LUTION IN RE	:		
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	·	6 ,,	·· ···································	
LT RESOLVED THAT	$(b_{ij})_{j}$			-
The County Executive is hereby author	ized and direct	ted that if	···	
it will not be feasible for the Count				
state ceiling for 1982, to return the	-		-	
the Ternessee Housing Development age				
13-23-121 (d), Termessee Code Armotat	ed			
		·······		
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	Anna,	· · · · · · · · · · · · · · · · · · ·	<u> </u>	
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				•
RODUCED BY COMMISSIONER Have	ESTIMATED (COST:		
0	FAID FROM_			
MI-1ION ACTION:	DATE SUBMIT			
Aye Nay				
	Co	ounty Clerk		
CE VOTE:	BY:			
MITTEE ACTION: APPROVED:	נמ	(SAPPROVED:		
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6/14/82 unice March - pan - Vaice Vate

No. 18--A

RESOLUTION electing to qualify County under the provisions of Tennessee Code Annotated, Sections 7-60-101 et. seq. providing for return of unused allocation.

WHEREAS the Mortgage Subsidy Bond Tax Act of 1980 (the "federal law") imposes limitations on the aggregate amount of mortgage subsidy bonds which may be issued within the various states by providing for a state ceiling in each of the various states for each calendar year; and

WHEREAS Title 7, Chapter 60, Tennessee Code Annotated (the "Act"), has been amended by Chapter 504, 1981 Public Acts to provide in Section 7-60-102(f) that the state ceiling applicable to the state for any calendar year shall be allocated among the governmental units in the state in accordance with Tennessee Code Annotated, Section 13-23-121(d); and

<u>WHEREAS</u> Section 13-23-121(d), Tennessee Code Annotated, as added by Chapter 505 of the 1981 Public Acts, provides that the Tennessee Housing Development Agency (the "Agency") shall be allocated the entire amount of the state ceiling for the issuance of mortgage revenue bonds under the federal law; provided that the Agency shall reallocate a portion of the state ceiling to counties which elect to qualify under the provisions of the Act; and

WHEREAS pursuant to resolution of this Board of County Commissioners, _____ County elected to qualify under the provisions of the Act during the calendar year 1982; and pursuant to such election was reallocated a portion of the state ceiling for such year; and

<u>WHEREAS</u> the County has not issued any bonds pursuant to such 1982 reallocation and with present market conditions and restrictions in the federal law making the issuance of such bonds by all public bodies extremely difficult, it appears that the 1982 reallocation may not be used by the County; and

WHEREAS it is desirable to return such 1982 allocation to the Agency as permitted by the Act;

NOW, THEREFORE, Be It Resolved by the Board of County Commissioners of County, Tennessee (the "County"), the amount of the state ceiling for the calendar year 1982 heretofore reallocated to the County shall be returned to the Agency and the County Executive is hereby authorized to give the Agency written notice of such return.

Be It Further Resolved that this resolution shall take effect from and upon its passage, the public welfare requiring it.

County Executive

Attest:

County Clerk

Wained Rules 3/ Vata Voice Vote - Passed

AND THERUPON COURT ADJOURNED TO MEET AGAIN JULY 7, 1982.

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COUNTY JUDGE