JUNE 29, 1981 MONDAY EVENING, JUNE 29, 1981

BE IT REMEMBERED THAT:

County Commissioners met pursuant to adjournment for an adjourned session of Sullivan County Board of Commissioners of Blountville, Tennessee met in session this Monday Evening, June 29, 1981, 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, Blalock, Bledsoe, Cosby, Dixon, Fleenor, Greene, Harr, Heape, Hendrickson, Hood, Houser, Icenhour, Keener, King, Langstaff, McKamey, Mills, Morrell, Poe, Smith, Thomas.

COMMISSIONERS ABSENT:

Sullivan	County
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SULLIVAN COUNTY BOARD OF COMMISSIONERS

June 29, 1981

7:00 P.M.

AGENDA

Invocation

Pledge to the Flag

Public Hearing - Proposed uses of Revenue Sharing Funds

Public Hearing - Proposed 1981-82 Budget

Resolutions - Extension of \$4,000,000 School Bond Anticipation Notes (waiver of rules)

- New Issue \$875,000.00 School Bond Anticipation Notes (waiver of rules)
- \$66,000.00 Highway Appropriation and Budget Transfers (waiver of rules)
- Approval of Contract with State concerning Moreland Drive/Hwy 93 Interchang
- Single Family Mortgage Revenue Bonds (First Reading)
- Filling Vacant Constables Position
- · Budget Transfers
 - Full-Time County Judge

STATE OF TENNESSEE COUNTY OF SULLIVAN

JUNE 29, 1981

NOTARIES ELECTED

JOHN C. BRACY
D. W. BROADWATER
ROGER D. CRAWFORD
JOHN M. EVERETT
REV. RONNIE W. GORDON
WILLIAM S. GUNNING
JOHN MARK HANSEN
ROBERT H. HAUK
ERNEST P. HEARD
CAROL A. HOLLAND

RUTH BROOKS LAWSON
JENNIFER F. MALOY
VENUS MURRAY
VIRGINIA M. MCCLAIN
ALANA M. ROBERTS
MARIE H. SHORTT
TERRI B. TRAMMELL
JEFF D. WILDER
LINDA SUE WILLIAMS

#

BE IT REMEMBERED that the Board of County Commissioners of Sullivan County, Tennessee, acting as the county legislative body of said county, met in open, public, adjourned regular session at the County Courthouse in Blountville, Tennessee, at 7:00 o'clock P.M., on June 29, 1981.

Present and presiding the Honorable Lon V. Boyd, County Executive; also present Marjorie S. Harr, County Clerk, and the following County Commissioners, to wit:

Akard, Ammons, Arrington, Barnes, Blalock, Bledsoe, Cosby, Dixon, Fleenor, Greene, Harr, Heape, Hendrickson, Hood, Houser, Icenhour, Keener, King, Langstaff, McKamey, Mills, Morrell, Poe, Smith, Thomas.

Absent:

None.

(Other Business)

The following resolution was thereupon introduced and read in full:

RESOLUTION authorizing the extension of the maturity date of \$4,000,000 Bond Anticipation Notes of Sullivan County, Tennessee, providing the details thereof, authorizing the sale thereof and levying taxes for the payment thereof.

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

WHEREAS on July 19, 1978 the Quarterly County Court of Sullivan County, Tennessee (the "county") adopted a resolution entitled "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" (the "1978 Resolution"); and

WHEREAS on October 15, 1979 the Board of County Commissioners of the county adopted a resolution entitled "Resolution of Sullivan County, Tennessee, authorizing and directing the sale thereof, levying taxes to pay the principal of and interest on said bonds and repealing a certain resolution" (the "1979 Resolution") which repealed the 1978 Resolution; and

WHEREAS said Board on July 24, 1980 adopted a resolution entitled "Resolution amending a certain resolution authorizing the issuance and providing the details of \$4,875,000 School Bonds, Serie 1978A, of Sullivan County, Tennessee, and ratifying and confirming the adoption of said resolution, as amended" (the "1980 Resolution") which amended the 1979 Resolution; and

WHEREAS no bonds have been issued pursuant to the 1978 Resolution, the 1979 Resolution or the 1980 Resolution; and

WHEREAS on June 8, 1981 said Board adopted a resolution (the "1981 Resolution") providing the details of \$4,875,000 School Bonds, Series 1981, of the county, to replace the bonds suthorized by the 1978 Resolution, the 1979 Resolution and the 1580 Resolution, and authorizing and directing the sale thereof, lawying taxes for the payment thereof and repealing the 1978 It rolution, the 1979 Resolution and the 1980 Resolution; and

WHEREAS pursuant to Section 5-10-502, Tennessee Code notated, and a resolution adopted by this Board of County Commissioners, the county has issued its Bond Anticipation Notes (the "maturing notes") in the principal amount of \$4,000,000, being dated August 1, 1980 and maturing August 1, 1981 in Inticipation of the issuance of a like amount of bonds authorized by the 1978, 1979 and 1980 Resolutions, now replaced by the 1981 Lesolution; and

WHEREAS it was anticipated at the time of issuance of the maturing notes that such notes would be paid when due from 'he proceeds of bonds issued for the purpose of erecting, repairing, urnishing and equipping school buildings in and for the county; and

WHEREAS market conditions are unfavorable for the issuance of bonds at this time; and

WHEREAS Section 5-10-502, Tennessee Code Annotated, provides that the maturity date of bond anticipation notes issued under such section may be extended for a two year period with the approval of the state director of local finance; and

WHEREAS it is considered necessary and desirable to extend the maturing notes for a two-year period by the issuance of school bond anticipation notes (extension) of the county maturing on August 1, 1983, and by the application of the proceeds of such extension notes to the retirement of the maturing notes; and

WHEREAS it is necessary for application for the extension of the maturity date of the maturing notes to be made to the state director of local finance:

NOW, THEREFORE, Be It Resolved by the Board of County Commissioners of Sullivan County, Tennessee, acting as the county legislative body of said county, as follows:

Section 1. For the purpose of extending the maturity of the maturing notes, and in anticipation of the proceeds of not less than a like principal amount of bonds to be issued by the county for the purpose of erecting, repairing, furnishing and equipping school buildings in and for the county under authority of Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, there shall be issued the bond anticipation notes of the county in the principal amount of \$4,000,000 (the "notes"). The notes shall be designated "School Bond Anticipation Notes (Extension)", shall be dated August 1 , 1981, shall mature two years thereafter, shall be in such denomination or denominations as may be agreed upon by the County Executive and the purchaser or purchasers of the notes, and shall be numbered serially beginning with number one.

Section 2. Said notes shall be subject to prepayment prior to maturity at the option of the county as a whole, or in part, one year from the date thereof and on any interest payment date thereafter, at the principal amount thereof and accrued interest to the date of prepayment. Thirty days' notice of intended prepayment shall be given by publication of an appropriate notice one time in a newspaper of general circulation in the county, but the holder of any note intended for prepayment may waive such notice.

Section 3. All of the notes shall be payable, both principal and interest, in lawful money of the United States of America at

Section 4. The notes shall be signed by the County Executive with his manual or facsimile signature and countersigned by the County Clerk with her manual signature and sealed with the official seal of the county or a facsimile thereof. The notes shall bear interest from the date of the notes until the principal amount shall have been fully paid at such rate or rates not exceeding twelve per cent (12%) per annum payable semiannually or annually as may be agreed upon by the County Executive and the purchaser or purchasers of the notes. The notes may be issued without coupons or as coupon notes, as may be agreed upon by said County Executive and the purchaser or purchasers of such notes at the time of sale thereof. Interest on all coupon notes shall be evidenced by coupons attached to each of such notes bearing the facsimile signatures of said County Executive and County Clerk.

Section 5. The notes and coupons attached to coupon notes shall be in substantially the following form, the language and omissions to be appropriately completed when the notes are prepared:

(Form of Note)

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF SULLIVAN

SCHOOL BOND ANTICIPATION NOTE

(EXTENSION)

Number	\$
KNOW ALL MEN BY THESE PRESENTS: That the	e County of
Sullivan (the "county"), in the State of Tennessee	
edges itself to owe and for value received promise	s to pay to
bearer the sum of	Dollars
bearer the sum of (\$) on theday of, 1983 at the rate ofper cent (, with interest
at the rate of per cent (%) per a	nnum from
the date hereof until the principal amount shall he	ave been
fully paid, such interest being payable [semiannua on the day of [and	
year, and at the maturity hereof, [interest to mat	
being payable only upon presentation and surrender	of the
coupons hereto attached as they severally become d	ue*]. Both
principal hereof and interest hereon are hereby ma	de payable
in lawful money of the United States of America at	
, Tennessee.	· · · · · · · · · · · · · · · · · · ·

This note is subject to prepayment prior to maturity at the option of the county, in whole or in part on 1982, and on any interest payment date thereafter, at the principal amount hereof and accrued interest to the date of prepayment. Thirty days' notice of intended prepayment shall be given by publication of an appropriate notice one time in a newspaper of general circulation in the county unless the holder of this note shall have waived such notice. Any such prepayment shall be applied first upon the accrued interest and then next applied upon the unpaid principal hereof. The county may require presentment of this note for endorsement of the prepayment in case the prepayment is in part and for surrender in case the prepayment is in full.

^{*} to appear only in coupon notes

This note is one of an issue of notes aggregating \$4,000,000 issued under authority of and in full compliance with the Constitution and Statutes of Tennessee, including Sections 5-10-501 to 5-10-509, inclusive, Tennessee Code Annotated, for the purpose of anticipating the proceeds of school bonds to be issued by the county under authority of Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, in the principal amount of not less than \$4,000,000 and for the purpose of extending the maturity of a like principal amount of bond anticipation notes maturing on ______, 1981.

It is hereby certified, recited and declared that all acts, conditions and things required to be done, exist, happen and be performed precedent to and in the issuance of this note in order to make this note a legal, valid and binding obligation of the county, have been done, have existed, have happened and have been performed in regular and due time, form and manner as required by law, and that this note and the issue of which it is a part 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

Section 5-10-509 provides that neither the principal nor the interest of bond anticipation notes issued pursuant to the provisions of Sections 5-10-501 to 5-10-509, inclusive, Tennessee Code Annotated, shall be taxed by the State of Tennessee or by any county or municipality therein.

IN WITNESS WHEREOF the County of Sullivan, by its Board of County Commissioners, has caused this note to be signed by its County Executive with his manual or facsimile signature, countersigned by its County Clerk with her manual signature, and sealed with the official seal of the county or a facsimile thereof [and the coupons attached to this note to bear the facsimile signatures of said County Executive and County Clerk*], all as of the _____ day of _____, 1981.

Countoned and de	•	<u>.</u>	•
Countersigned:	County Executive		
•			

County Clerk

^{*} to appear only in coupon notes

(Form of Coupon to be attached to Coupon Notes)

Number	\$
On theday of to which this coupon is appurtenan called for prepayment and provision	n for the payment thereof duly
made, Sullivan County, Tennessee, shown hereon in lawful money of th	
Tennessee, upon present coupon, being interest then due on Note (Extension), dated	
	(facsimile signature) County Executive
Countersigned:	
(facsimile signature) County Clerk	

Section 6. The County Executive and County Clerk are hereby authorized and directed to make application to the state director of local finance for his approval of the extension of the maturity date of the maturing notes and to present a certified copy of this resolution to such official.

Section 7. For the purpose of providing funds with which to pay interest accruing on the notes and the principal thereof at maturity there shall be 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 notes, or any of them, are outstanding, in amounts sufficient for that purpose. Principal or interest coming due at any time when there shall be insufficient funds on hand to pay the same shall be promptly paid when due from the general fund or other available funds of the county and rembursement shall be made to such fund or funds in the amount thus advanced when taxes provided for that purpose shall have been collected; provided, however, that when the bonds in anticipation of which these notes are issued shall have been issued, the principal proceeds of such bonds in an amount not exceeding the principal amount of the notes issued hereunder and then outstanding shall be applied to the retirement of the principal amount of the

Section 8. The notes shall be sold by the County Executive in whole or in part from time to time at not less than par and accrued interest. The action of the County Executive in selling such notes and fixing the interest rate or rates thereon, but not exceeding twelve per cent per annum, and fixing the form and denominations of such notes shall be binding on the county and this Board of County Commissioners, and no further action by this Board of County Commissioners shall be necessary in reference thereto.

Section 9. The notes shall be prepared 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 agreed purchase price. The proceeds of the notes shall be used solely for the purpose of retiring the principal amount of the maturing notes.

The county recognizes that the purchasers and holders of the notes will have accepted them on, and paid therefor a price which reflects, the understanding that interest thereon is exempt from federal income taxation under laws in force at the time the notes shall have been delivered. In this connection the county agrees that it shall take no action which may render

the interest on any of the notes subject to federal income taxation and that the principal proceeds of the sale of the notes shall be devoted to and used with due diligence for the purpose for which the notes are hereby authorized to be issued. The County Executive, the County Trustee and the County Clerk of the county, or any of them, are hereby authorized to execute on behalf of the county an Arbitrage Certificate to assure the purchasers and holders of the notes that the proceeds of the notes are not expected to be used in a manner which would or might result in the notes being "arbitrage bonds" under Section 103(c) of the Internal Revenue Code of 1954, as amended, or the regulations of the United States Treasury Department currently in effect or proposed. Such Arbitrage Certificate shall constitute a representation and certification of the county and no investment of note proceeds or of moneys accumulated to pay the notes herein authorized shall be made in violation of the expectations prescribed by said Arbitrage Certificate.

Section 10. If any section, paragraph or provision of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution.

Section 11. All orders or resolutions in conflict herewith are hereby repealed to the extent of such conflict, and this resolution shall take effect from and after its passage.

Adopted and approved this 29th day of June, 1981.

County Executive

Attest:

Following full discussion by the members of the Board of County Commissioners it was thereupon moved by Robert Ammons and seconded by Bill Poe that said resolution be adopted. Upon roll being called the following voted:

Aye.

Akard, Ammons, Barnes, Blalock, Bledsoe, Cosby, Dixon, Fleenor, Greene, Harr, Heape, Hendrickson, Hood, Houser, Icenhour, Keener, King, Langstaff, McKamey, Mills, Morrell, Poe, Smith, Thomas.

Nay:

Arrington.

(Other Business)

Upon motion duly made, seconded and passed, the Board of County Commissioners adjourned.

County Executive

Attest:

county Clerk

STATE OF TENNESSEE)
COUNTY OF SULLIVAN

I, Marjorie S. Harr, hereby certify that I am the duly qualified and acting County 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 Board of County Commissioners of said county held on June 29, 1981; 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 \$4,000,000 School Bond Anticipation Notes (Extension) of said county and the other matters therein set out.

WITNESS my official signature and the seal of said county this 29th day of June , 1981.

MANY D. MANI County Clerk

(SEAL)

BE IT REMEMBERED that the Board of County Commissioners of Sullivan County, Tennessee, acting as the county legislative body of said county, met in open, public, <u>adjourned regular</u> session at the County Courthouse in Blountville, Tennessee, at 7:00 o'clock P.M., on June 29, 1981.

Present and presiding the Honorable Lon V. Boyd, County Executive; also present Marjorie S. Harr, County Clerk, and the following County Commissioners, to wit:

Akard, Ammons, Arrington, Barnes, Blalock, Bledsoe, Cosby, Dixon, Fleenor, Greene, Harr, Heape, Hendrickson, Hood, Houser, Icenhour, Keener, King, Langstaff, McKamey, Mills, Morrell, Poe, Smith, Thomas.

Absent:

None.

(Other Business)

The following resolution was thereupon introduced and read in full:

RESOLUTION authorizing the issuance of \$875,000 Bond Anticipation Notes of Sullivan County, Tennessee, providing the details thereof, authorizing the sale thereof and levying taxes for the payment thereof.

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

 \mathcal{N}^{*}

WHEREAS on July 19, 1978 the Quarterly County Court of Sullivan County, Tennessee (the "county") adopted a resolution entitled "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" (the "1978 Resolution"); and

WHEREAS on October 15, 1979 the Board of County Commissioners of the county adopted a resolution entitled "Resolution of Sullivan County, Tennessee, authorizing and directing the sale thereof, levying taxes to pay the principal of and interest on said bonds and repealing a certain resolution" (the "1979 Resolution") which repealed the 1978 Resolution; and

WHEREAS said Board on July 24, 1980 adopted a resolution entitled "Resolution amending a certain resolution authorizing the issuance and providing the details of \$4,875,000 School Bonds, Serie 1978A, of Sullivan County, Tennessee, and ratifying and confirming the adoption of said resolution, as amended" (the "1980 Resolution") which amended the 1979 Resolution; and

WHEREAS no bonds have been issued pursuant to the 1978 Resolution, the 1979 Resolution or the 1980 Resolution; and

WHEREAS on June 8, 1981 said Board adopted a resolution (the "1981 Resolution") providing the details of \$4,875,000 School Bonds, Series 1981, of the county, to replace the bonds authorized by the 1978 Resolution, the 1979 Resolution and the 1980 Resolution, and authorizing and directing the sale thereof, levying taxes for the payment thereof and repealing the 1978 Resolution, the 1979 Resolution and the 1980 Resolution; and

WHEREAS by Section 5-10-502, Tennessee Code Annotated, counties are authorized, after approval by the State Director of Local Finance, to issue and sell interest-bearing bond anticipation notes for all county purposes for which general obligation bonds can be legally authorized and issued by a county; and

WHEREAS pursuant to said Section 5-10-502, Tennessee Code Annotated, and a resolution adopted by this Board of County Commissioners on April 21, 1980, the county has issued its Bond Anticipation Notes (the "maturing notes") in the principal amount of \$4,000,000, being dated August 1, 1980 and maturing August 1 1981, in anticipation of the issuance of a like principal amount of bonds authorized by the 1978, 1979 and 1980 Resolutions (now replaced by the 1981 Resolution); and

WHEREAS it was anticipated at the time of issuance of the maturing notes that such notes would be paid when due from the proceeds of bonds issued for the purpose of erecting, repairing, furnishing and equipping school buildings in and for the county; and

WHEREAS market conditions are unfavorable for the issuance of bonds at this time and this Board of County Commissioners has heretofore on June 29, 1981 adopted a resolution authorizing the issuance and sale of \$4,000,000 School Bond Anticipation Notes (Extension) of the county (the "extension notes"), extending the maturity of the maturity notes; and

whereas it is now necessary and desirable to authorize and issue, in addition to the extension notes, \$875,000 amount of bond anticipation notes of the county in anticipation of the remaining portion of the bonds authorized by the 1981 Resolution for the purpose of erecting, repairing, furnishing and equipping school buildings in and for the county:

NOW, THEREFORE, Be It Resolved by the Board of County Commissioners of Sullivan County, Tennessee, acting as the county legislative body of said county, as follows:

Section 1. For the purpose of erecting, repairing, furnishing and equipping school buildings in and for the county and in anticipation of the proceeds of not less than a like principal amount of bonds to be issued by the county under authority of Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, there shall be issued the bond anticipation notes of the county in the principal amount of \$875,000 (the "notes"). The notes shall be designated "School Bond Anticipation Notes", shall be dated as of the date thereof or such earlier date as may be agreed upon by the County Executive and the purchaser or purchasers of the notes, shall mature two years thereafter, shall be in such denomination or denominations as may be agreed upon by the County Executive and the purchasers of the notes, and shall be numbered serially beginning with number one.

Section 2. Said notes shall be subject to prepayment prior to maturity at the option of the county as a whole, or in part, one year from the date thereof and on any interest payment date thereafter, at the principal amount thereof and accrued interest to the date of prepayment. Thirty days' notice of intended prepayment shall be given by publication of an appropriate notice one time in a newspaper of general circulation in the county, but the holder of any note intended for prepayment may waive such notice.

	Sect	tion	<u>3</u> .	All	of	the	notes	sha.	ll be	payab.	le,	both
principal	and	inte	rest	, 1r	1 18	awful]	mone	y or	tne	ourced	Sta	ices
of America	a at											

Section 4. The notes shall be signed by the County Executive with his manual or facsimile signature and countersigned by the County Clerk with her manual signature and sealed with the official seal of the county or a facsimile thereof. The notes shall bear interest from the date of the notes until the principal amount shall have been fully paid at such rate or rates not exceeding twelve per cent (12%) per annum, payable semiannually or annually as may be agreed upon by the County Executive and the purchaser or purchasers of the notes. The notes may be issued without coupons or as coupon notes, as may be agreed upon by said County Executive and the purchaser or purchasers of such notes at the time of sale thereof. Interest on all coupon notes shall be evidenced by coupons attached to each of such notes bearing the facsimile signatures of said County Executive and County Clerk.

Section 5. The notes and coupons attached to coupon notes shall be in substantially the following form, the language and omissions to be appropriately completed when the notes are prepared:

(Form of Note)

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF SULLIVAN

SCHOOL BOND ANTICIPATION NOTE

Number	• *	*	
KNOW ALL MEN BY THESE PRESENTS: That	the	County	of
Sullivan (the "county"), in the State of Tennes	see,	hereby	acknowl-
edges itself to owe and for value received prom	nises	to pay	to
harman the sum of		עו ומם	a rs
(\$) on the day of at the rate of per cent (%) per cent (.9,	with i	nterest
at the rate of per cent (%) pe	r an	num from	ur [']
the date beredi until the brincipal amount suc.	TT 110	AC DCGIT	
fully paid, such interest being payable [semiar	nual	ly]_[an	nuallyj
on the day of [and year, and at the maturity hereof, [interest to] or ea	ch
year, and at the maturity hereof, [interest to	matu	rity he	reof
being payable only upon presentation and surrer	nder	or the	
coupons hereto attached as they severally become	ne du	e*], B	oth
principal hereof and interest hereon are hereby	, mad	le payab	le
in lawful money of the United States of America	at		
	_		<u> </u>
, Tennessee.			

This note is subject to prepayment prior to maturity at the option of the county, in whole or in part on 19_, and on any interest payment date thereafter, at the principal amount hereof and accrued interest to the date of prepayment. Thirty days' notice of intended prepayment shall be given by publication of an appropriate notice one time in a newspaper of general circulation in the county unless the holder of this note shall have waived such notice. Any such prepayment shall be applied first upon the accrued interest and then next applied upon the unpaid principal hereof. The county may require presentment of this note for endorsement of the prepayment in case the prepayment is in part and for surrender in case the prepayment is in full.

* to appear only in coupon notes

This note is one of an issue of notes aggregating \$875,000 issued under authority of and in full compliance with the Constitution and Statutes of Tennessee, including Sections 5-10-501 to 5-10-509, inclusive, Tennessee Code Annotated, for the purpose of anticipating the proceeds of school bonds to be issued by the county under authority of Sections 49-701 to 49-720, inclusive, Tennessee Code Annotated, in the principal amount of not less than \$875,000.

It is hereby certified, recited and declared that all acts, conditions and things required to be done, exist, happen and be performed precedent to and in the issuance of this note in order to make this note a legal, valid and binding obligation of the county, have been done, have existed, have happened and have been performed in regular and due time, form and manner as required by law, and that this note and the issue of which it is a part 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.

Section 5-10-509 provides that neither the principal nor the interest of bond anticipation notes issued pursuant to the provisions of Sections 5-10-501 to 5-10-509, inclusive, Tennessee Code Annotated, shall be taxed by the State of Tennessee or by any county or municipality therein.

IN WITNESS WHEREOF the County of Sullivan, by its Board of County Commissioners, has caused this note to be signed by its County Executive with his manual or facsimile signature, countersigned by its County Clerk with her manual signature, and sealed with the official seal of the county or a facsimile thereof [and the coupons attached to this note to bear the facsimile signatures of said County Executive and County Clerk*], all as of the _____ day of _____, 19___.

Countersigned:	County Executive	
County Clerk		:

* to appear only in coupon notes

(Form of Coupon to be attached to Coupon Notes)

Number			• •	ě	\$	
	•					•
		*				
On to which this called for promade, Sullivant shown hereon	epayment an County. T	d provisio ennessee	on for the will pay	e payment to bearer	the amo	unt
coupon, being Note, dated	ennessee, u interest t	hen due o	n its Scho	nd surrend ool Bond A	er of th nticipat	is ion
· •		y 189 .	(fac	simile sigounty Exec	nature) utive	
Countersigned	:					
(facsimi Count	<u>le signatur</u> y Clerk	e)				

Section 6. For the purpose of providing funds with which to pay interest accruing on the notes and the principal thereof at maturity there shall be 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 notes, or any of them, are outstanding, in amounts sufficient for that purpose. Principal or interest coming due at any time when there shall be insufficient funds on hand to pay the same shall be promptly paid when due from the general fund or other available funds of the county and reimbursement shall be made to such fund or funds in the amount thus advanced when taxes provided for that purpose shall have been collected; provided, however, that when the bonds in anticipation of which these notes are issued shall have been issued, the principal proceeds of such bonds in an amount not exceeding the principal amount of the notes issued hereunder and then outstanding shall be applied to the retirement of the principal amount of the notes.

Section 7. The notes shall be sold by the County Executive in whole or in part from time to time at not less than par and accrued interest. The action of the County Executive in selling such notes and fixing the interest rate or rates thereon, but not exceeding twelve per cent per annum, and fixing the form, date and denominations, of such notes shall be binding on the county and this Board of County Commissioners, and no further action by this Board of County Commissioners shall be necessary in reference thereto.

Section 8. The notes shall be prepared 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 agreed purchase price and following the approval of the state director of local finance for the issuance of the notes. The proceeds of the notes shall be deposited in a special fund and used solely for the purpose for which the notes were authorized.

The county recognizes that the purchasers and holders of the notes will have accepted them on, and paid therefor a price which reflects, the understanding that interest thereon is exempt from federal income taxation under laws in force at the time the notes shall have been delivered. In this connection the county agrees that it shall take no action which may render the interest on any of the notes subject to federal income taxation and that the principal proceeds of the sale of the notes shall be devoted to and used with due diligence for the purpose for which the notes are hereby authorized to be issued. The County Executive, the County Trustee and the County Clerk of the county, or any of them, are hereby authorized to execute on behalf of the county an Arbitrage Certificate to assure the purchasers and holders of the notes that the proceeds of the notes are not expected to be used in a manner which would or

might result in the notes being "arbitrage bonds" under Section 103(c) of the Internal Revenue Code of 1954, as amended, or the regulations of the United States Treasury Department currently in effect or proposed. Such Arbitrage Certificate shall constitute a representation and certification of the county and no investment of note proceeds or of moneys accumulated to pay the notes herein authorized shall be made in violation of the expectations prescribed by said Arbitrage Certificate.

Section 9. If any section, paragraph or provision of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution.

Section 10. All orders or resolutions in conflict herewith are hereby repealed to the extent of such conflict, and this resolution shall take effect from and after its passage.

Adopted and approved this 29th day of June, 1981.

County Executive

Attest:

Following full discussion by the members of the Board of County Commissioners it was thereupon moved by Robert Ammons and seconded by Bill Poe that said resolution be adopted. Upon roll being called the following voted:

Aye:

Akard, Ammons, Barnes, Blalock, Bledsoe, Cosby, Dixon, Fleenor, Greene, Harr, Heape, Hendrickson, Hood, Houser, Icenhour, Keener, King, Langstaff, McKamey, Mills, Morrell, Poe, Smith, Thomas.

Nay:

Arrington.

(Other Business)

Upon motion duly made, seconded and passed, the Board of County Commissioners adjourned.

County Executive

Attest:

-10-

STATE OF TENNESSEE
COUNTY OF SULLIVAN

I, Marjorie S. Harr, hereby certify that I am the duly qualified and acting County 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 Board of County Commissioners of said county held on June 29, 1981; 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 \$875,000 School Bond Anticipation Notes of said county and the other matters therein set out.

WITNESS my official signature and the seal of said county this 29th day of June , 1981.

(SEAL)

TEP:fas 6-24-81

					À,
		V	NO.	3.	
TO THE HONORABLE LON V. BOYD	, JUDGE, ANI	MEMBERS O	F THE	SULLIVAN CO	UNTY
BOARD OF COMMISSIONERS IN A	djourned	SESSION			
MET THIS THE 29th DAY	Y OF June	. 19	81 .		
		_ *		: Highway Appı	
	r	Œ30E0110N	IN KE		opriati
				\$ 6 6,000.00	
BE IT RESOLVED THAT					
The Sullivan County Board	of Commission	ers appropria	te \$ 6 6	.000 00 in the	
Highway Fund in the follow			ice you	7000.00 111 6116	
Asphalt Plant - meterials		<u>. ;</u>			
The Source of funding will	he sale of a	cnhalt			
				_	
Be it also resolved that t	the following	transters be	approv	ed:	
From: Trustee's Commi Supervision & E				\$ 2,500.00	
Maint. & Repair				25,000.00	
Fixed Charges		12210-200		1,000.00	
Fixed Charges	_ _	12210-500		7,000.00	
TO: Insurance & Bon		11040-500		6,000.00	
County Matching		11060-500		1,700.00	
Maint, & Repair Maint, & Repair	of Bridges -	12150-200		100,00 5,000.00	
Asphalt Plant		12160-100		700.00	
Asphalt Plant		12160-400		24,000.00	
		······································		·	
	·				
		 			
				···	
NTRODUCED BY COMMISSIONER			ATED (COST:	
ECONDED BY COMMISSIONER	Kenny	PAID	FROM_		_FUND
OMMISSION ACTION:	Nay	DATE	SUBMIT	TTED:	
OLL CALL:		***************************************			
OICE VOTE:		7 5.7.7		ounty Clerk	
COMMITTEE ACTION:	APPRO	VED:	DI	SAPPROVED:	

Rules Wained 35 Vol.

		NO. 4	·
TO THE HONORABLE LON V. BOYD,	JUDGE, AND MEM	BERS OF THE SULL	IVAN COUNTY
BOARD OF COMMISSIONERS IN	ADJOURNED SE	SSION	-
MET THIS THE29th DAY	/ OF	_, 19 <u>81</u>	
	RESOL	JTION IN RE: Cont	ract - State of
		Ten	RE: Moreland
		Dr.	& S.R. 93 Inter
BE IT RESOLVED THAT	•		
The Sullivan Coutny Board	of Commissioners an	prove the planned	morovements of
the intersection of State			
			DIOTEMOTICS.
are to be made by the Tenn	essee Department Of	Transportation.	· · · · · · · · · · · · · · · · · · ·
		and her the grant	- 0
Be it also resolved that F			in County
Board of Commissioners on	April 28, 1981, is	nereby repealed.	
	<u>, ; ,, , , , , , , , , , , , , , , , , </u>		
	· · · · · · · · · · · · · · · · · · ·		· .
·		· - · · · · · · · · · · · · · · · · · ·	
INTRODUCED BY COMMISSIONER	Akard	ESTIMATED COST	
INTRODUCED BY COMMISSIONER _ SECONDED BY COMMISSIONER		ESTIMATED COST	
SECONDED BY COMMISSIONER		· ·	FUND
SECONDED BY COMMISSIONER COMMISSION ACTION: Aye		PAID FROM	FUND
SECONDED BY COMMISSIONER COMMISSION ACTION: Aye ROLL CALL:	Smith.	PAID FROM	FUND
SECONDED BY COMMISSIONER COMMISSION ACTION: Aye	Smith.	PAID FROM	FUND
SECONDED BY COMMISSIONER COMMISSION ACTION: Aye ROLL CALL:	Smith.	PAID FROM	FUND
SECONDED BY COMMISSIONER COMMISSION ACTION: Aye ROLL CALL: VOICE VOTE:	Sm.+6 Nay	PAID FROM	FUND
SECONDED BY COMMISSIONER COMMISSION ACTION: Aye ROLL CALL: VOICE VOTE:	Sm.+6 Nay	PAID FROM	FUND

6/29/81 puned 1/27 mm

RESOLUTION electing to qualify County under the provisions of Tennessee Code Annotated, Sections 7-60-101 et. seq., and designating financial advisor and underwriter.

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 _____, 1981 Public Acts (Senate Bill No. 1022) 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

WHEREAS Section 13-23-121(d), Tennessee Code Annotated, as added by Chapter of the 1981 Public Acts (Senate Bill No. 1061), 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 Section 13-23-121(d), Tennessee Code Annotated, further provides that for the calendar year 1981 the chief executive officer or chairman of the legislative body of any county, as authorized by a duly passed resolution of the legislative body of such county, may until August 1, 1981 notify the agency in writing of its election to qualify under the provisions of the Act during the calendar year 1981:

NOW, THEREFORE, Be It Resolved by the Board of County Commissioners of County, Tennessee, that said county does hereby elect to qualify under the provisions of Tennessee Code Annotated, Sections 7-60-101 et. seq., during the calendar year 1981, and the County Executive is authorized and directed to provide the agency with a duly certified copy of this resolution prior to August 1, 1981 together with a letter notifying the agency of the election of the county to so qualify and requesting reallocation to the county of its portion of the state ceiling.

Be It Further Resolved that Goldman, Sachs & Co., New York, New York, and associates, is hereby designated as financial advisor to and underwriter for the county in connection with the issuance of all bonds of the county issued pursuant to that portion of the state ceiling reallocated to the county for the calendar year 1981 pursuant to the election referred to in the next preceding paragraph hereof.

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

ННН:1p 6-9-81

MET THIS THE 16th DAY OF RESOLUTION IN RE: BE IT RESOLVED THAT Whereas Mr. Ernest N. Carrier , a constable in the second Civil District has recently passed away: Therefore be it resolved that Mr. David Leonard be appointed to fill the unexpired term of constable in the Second Civil District. INTRODUCED BY COMMISSIONER IN STEMPS DESTINATED COST: SECONDED BY COMMISSIONER WITH STAND COMMISSION ACTION: Nay ROLL CALL: VOICE VOTE: DISAPPROVED: COMMITTEE ACTION: APPROVED: _____

48		NO.	7	
TO THE HONORABLE LON V. B	OYD, JUDGE, AND ME			COUNTY
BOARD OF COMMISSIONERS IN				000111
MET THIS THE 293		, 19 8%		•
•		LUTION IN RE:	BUDGET	
		•	TRANSFERS	
		_		
BE IT RESOLVED THAT		**		
The Sullivan County Board o	f Commissioners approv	e the following	transfers:	·
GENERAL FUND:				
	030.1	650.00		
FROM: Unallocated - 1	1150	650.00		·
TO: State Probation Office	- 11240.2	400.00		
FROM: Unallocated	- 11150.	400.00		·
HEALTH & WELFARE				
TO: County Home 8010.1		200.00		· ···· · · · · · · · · · · · · · · · ·
8010.3		400.00		
FROM: Unallocated 11150		600.00		
			4	
				· · · · · · · · · · · · · · · · · · ·
				·····
INTRODUCED BY COMMISSIONER	}	ESTIMATED CO		
SECONDED BY COMMISSIONER _				
COMMISSION ACTION:		DATE SUBMITT		
ROLL CALL:	Nay			
		Cou	nty Clerk	
VOICE VOTE:		BY:		
COMMITTEE ACTION:	- APPROVED:	DIS	APPROVED:	
	• ••••• •			•

Rules Wained & Roll Call 6/29/81 pranes

6/29/8/ pund 9/37 rote

No). <u>8. </u>
TO THE HONORABLE LON V. BOYD, JUDGE, AND MEMBERS OF THE	HE SULLIVAN COUNTY
BOARD OF COMMISSIONERS INadjourned SESSION	
MET THIS THE 29th DAY OF, 19 81	
RESOLUTION IN I	RE: Full Time
	County Judge
BE IT RESOLVED THAT	
The Sullivan County Board of Commissioners approve the	chang e in the
position of County Judge from a part-time to a full-time	e basis. This
change is to be effective July 1, 1981.	
Be it also resolved that the compensation for this posi	tion shall be the
\$25,000.00/year adjusted annually for inflation, which	
Quarterly County Court in July, 1974.	
This action is necessary to comply with provisions of S	ection 5-6-101 et,seq.
T.C.A. and with a State Attorney General's opinion date	d Jun3 23, 1981.
INTRODUCED BY COMMISSIONER TIME ESTIMATED	COST:
SECONDED BY COMMISSIONER Barnes PAID FROM	FUND
COMMISSION ACTION: DATE SUBM	
Aye Nay ROLL CALL:	
	County Clerk
BY:	
COMMITTEE ACTION: APPROVED:	DISAPPROVED:
	· · · · · · · · · · · · · · · · · · ·
	, <u> </u>
P.o. Wained - 2	
Rules Waried - 23 Rell Call-Passed.	•
Lan Care - 1 smill.	4

BOARD OF COMMISSIONERS IN	Adjourne	ed SES	SION		
MET THIS THE 29	DAY OF _	JUNE	, 19 <u>81</u>	·	
		RESOLU	TION IN R	E: TAX RELEASE	: <u>s</u>
				<u>1979 & 198</u>	10
					
BE IT RESOLVED THAT					
The Sullivan County Bo	oard of Comm	nissioners ap	prove the t	ax releases as	
per the list submitted	d by the Cou	inty Trustee,	Frances Ha	arrell.	
			 		
					
		·····			
	<u> </u>				
				· · · · · · · · · · · · · · · · · · ·	·
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INTRODUCED BY COMMISSIONER	R HIA	-	ESTIMATED	COST:	
SECONDED BY COMMISSIONER	' à '				
COMMISSION ACTION:			DATE SUBM		T OTAT
Aye	Nay				
ROLL CALL:				County Clerk	 .
VOICE VOTE:	·		BY:		
CCMMITTEE ACTION:	•	APPROVED:		DISAPPROVED:	

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TO THE HONORABLE SULLIVAN COUNTY COURT, BLOUNTVILLE, TENNESSEE

The office of Frances Harrell, Trustee of Sullivan County wishes to submit the following releases. Which were checked and approved by Property Assessor, Gil Hodges.

- 1. That David H. Hodges of the 16th dist., be released the assessment of \$3,847, for the year 1979, house burned in August.
- 2. That Bluff City Coal Yard of the 16th dist., be releases the assessment of \$7,530, for year 1979, due to owner not receiving personal property notice.

The following are 1980 releases

- 3. That C. L. Bowers ET AL of the 1st. dist., be released the assessment of \$187, garden area of property floods.
- 4. That Beulah B. Loudermilk of the 1st dist., be released the assessment of \$2,665, house was gutted by fire, but adjustment failed to be made before 1980 tax roll was completed.
- 5. That Sam Rutherford of the 1st. dist., be released the assessment of \$140, error in calculated acreage.
- 6. That Larry E. Casady of the 2nd dist., be released the assessment of \$4535, property was sold to City of Bristol, Tn.
- 7. That Gordon E. Rhea Jr. of the 3rd. dist., be released the assessment of \$582, mobile home was removed, but failed to be changed on index card.
- 8. That ABCO Investment Corp. of the 4th dist., be released the assessment of \$7,655, on State Supreme Court ruling leased equipment was not taxable, this failed to get deleted on tax roll.
- 9. That George B. McKamey of the 4th dist., be released the assessment of \$702, appraisal included extra bath, recreational room appraised as living quarters and error in square footage.
- 10. That LAwrence V. Koty of the 4th dist., be released the assessment of \$404, property was sold to the City of Bristol, Tn.
- 11. That Flutterby Cloth & Craft Shop of the 5th dist., be released the assessment of \$4,497, there was a change in name and type of business, no personal property form was received, the assessment on the previous business was left on tax roll for above in error.
- 12. That Haven G. Pullon of the 5th dist., be released the assessment of \$1940, he did not own property and acreage was incorrect.
- 13. That Clarence Rodefer of the 6th dist., be released the assessment of \$1448, complete release. was made and a pick up made because new house on property was missed by assessor.

- 14. That Robert Earl Jones of the 7th dist, be released the assessment of \$518, mobile home was removed from property, but owner failed to notify assesor in time to make correction on tax roll.
- 15. That Robert Earl Jones of the 7th dist., be released the assessment of \$410, wrong model of mobile home assessed.
- 16. That Ronnie T. Wallace of the 7th dist., be released the assessment of \$50, silos were removed in June 1980.
- 17. That Avery D. Crussell of the 8th dist., be released the assessment of \$4,483, house was left off this property since 1976, and assessed on another, in error.
- 18. That J. D. Crussell of the 8th dist., be released the assessment of \$2850, house has been appraised on this property in error since 1976.
- 19. That AMF Incorporated of the 10th dist., be released the assessment of \$11,520, State Supreme Court ruled that leased property was not to be assessed the delete failed to get taken off tax roll.
- 20. That S. G. Lord of the 10th dist., be released the assessment of \$7315, house was not completed until March 1980.
- 21. That A M F Incorporated of the 11th dist., be released the assessment of \$581, State Supreme Court ruled that leased property was not taxable, but it appear on tax roll in error.
- 22. That American Hospital Sup Corp. Property Administration of the 11th dist. be released the assessment of \$926, State Supreme Court ruled leased property was not taxable in Nov. 29. 1979. but it was not taken off tax roll.
- 23. That AMF Incorporated of the 11th dist., be released the assessment of \$8,232, State Supreme Court ruled that leased property was not taxable Nov. 29, 1979, but this failed to be taken off tax rell.
- 24. That Opal Seals Doughtery of the 11th dist., be released the assessment of \$1797, error in rate , property index card was changed in error.
- 25. That J. Perry Miller Jr & Jack T. Miller of the 11th dist., be released the assessment of \$5676, property was sold to City of Kingsport.
- 26. That J. Perry Miller Sr. of the 11th Dist., be released the assessement of \$2062, property sold to City of Kingsport.
- 27. That J. Perry Miller Er of the 11th dist., be released the assessment of \$2004, property was sold to City of Kingspot.
- 28. That J. Perry Miller Sr. of the 11th dist., be released the assessment of \$2010, property was sold to the City of Kingsport.

- 29. That Fred Davidson of the 12th dist., be released the assessment of \$115, property was taken by State .
- 30. That Herdis O. Ward of the 12th dist., be released the assessment of \$120, State Supreme Court ruled that leased property was not taxable in Nov. 29, 1979, but this was not taken off tax roll.
- 31. That Roy T. Davenport of the 13th dist., be released the assessment of \$495, after field inspection by assessor the grade of house as well as topo on land was changed.
- 32. That Fieldon M. Freeman of the 13th dist., be released the assessment of \$90, following a field check property was found to be land locked.
- 33. That Nickels Performance Systems of the 14th dist., be released the assessment of \$1500, personal property double assessed.
- 34. That James R. Salyers of the 15th dist., be released the assessment of of \$643, property floods and power lines run across land.
- 35. That William L. Salyers of the 15th dist., be released the assessment of \$1,048, property floods and power lines run across land.
- 36. That Earl Wilson of the 15th dist., be released the assessment of \$723, rear of property floods and power lines run across land.
- 37. That Larry Creed of the 16th dist., be released the assessment of \$1476, depreciation on the house was changed.
- 38. That Linda Massengill Finney of the 16th dist., be released the assessment of \$648, mobile home was not on property when assessed, Due to a divorce, letter was addressed to her ex-husband and she did not receive notice.
- 39. That David H. Hodges of the 16th dist., be released the assessment of \$840, pool was destroyed after the house burned in 1979.
- 40. That Grace Nickels of the 16th dist., be released the assessment of \$607, assessor felt depreciation on house should be made.
- 41. That Edgar L. Reece of the 16th dist., be released the assessment of \$812, house has no attic, inside is in poor condition and mobile home was assessed as house..
- 42. That Bluff City Coal Yard of the 16th dist., be released the assessment \$12,030, due to a wrong address and owners name was wrong, rightful owner never received personal property letters.
- 43. That Anderson M & M Sales of the 17th dist, be released the assessment of \$\pi7500\$, Supreme Court ruled that leased property should not be assessed; \$\pi\$ his failed to be deleted from tax roll.

44. That Arnolds Shoe Shop of the 17th dist., be released the assessment of \$153, State Supreme Court ruled that leased property should not be assessed this failed to get taken off tax roll.

on period 47 of

- 45. That Bristol Tn Housing Authority of the 17th Dist., be released the assessment of \$400, index card failed to be coded exempt, was on tax roll in error.
- 46. That Bristol Tn Housing Authority of the 17th dist., be released the assessment of \$598, index card failed to be coded exempt, was on tax roll in error.
- 47. That Carl R. Moore, Trustee of the 17th dist., be released the assessment of \$34.00 due the index card being coded wrong, property was outside when it should have been inside the city.
- 48. That Geraldine Pullon of the 17th dist., be released the assessment of \$1010, sold to city of Bristol.
- 49. That MAry Booher Shipley of the 17th dist., be released the assessment of \$1606, this should have been deleted, but failed to get deleted on tax roll.
- 50. That Clyde R. Smith of the 17th dist., be released the assessment of \$673, assessor found the depreciation on house should be changed.
- 51. That Timothy E. Valentine of the 17th dist., be released the assessment of \$2691, Duplex was classified as commercial.
- 52. That J. S. Ford of the 18th dist., be released the assessment of \$667, appraisal was figured on the deed acreage which was in error by CLT, in correct-ingthis error it was found the calculated acreage should be 19 acres instead of 17 acres. The original was 25 acres.
- 53. That Wilbur G. Garst of the 18th dist., be released the assessment of \$560, assessor said error in grade of land was discovered.
- 54. That Fess Brown of the 19th dist., be released the assessment of \$345, garage was assessed on property in error.
- 55. That Lewis Rouse of the 19th dist., be released the assessment of \$2156, house was in need of repairs and the topo on 1 and needed adjustment.
- 56. That Lewis Rouse of the 19th dist., be released the assessmentof \$3005, house was in need of repairs and topo on land needed adjustment.
- 57. That Phillips Garage of the 21sr dist., be released the assergment of \$13,726, supreme Court of Tu ruled that leased property was not to be taxed, but failed to get taken off tax roll.
- 58. That Bertha Cox of the 22nd dist., we released the assessment of \$333.

mobile home was moved from property, and failed to get deleted.

- 59. That Tandy Silcox of the 1st dist., be released the assessment of \$1520 house appraised on property that had been removed since 1976.
- 60. That W. C. Baker of the 3rd dist., be released the assessment of \$5638, house burnes July 20, 1980.
- 61. That Don Weddle of the 3rd dist., be released the assessment of \$1822, house destroyed by fire Jan. 1st, 1980.
- 62. That Image Maker Hair Styling of the 17th dist., be released the assessment of \$1200, business was closed in Dec. 1979, should have been taken off tax roll.
 63. that Joe Fleming of the 11th dist., be released the assessment of \$262,
- 64. That Joseph L. Vance of the 16th dist., be released the assessment of \$3148, error was made in appraisal, should have been split appraisal.

automobile was included in personal property in error.

- 65. That Jim Moore of the 1st dist., be released the assessment of \$798, failed to takedepreciation on house and error in apprasial on land.
- 66. That Lassie Herron of the 11 dist., be released the assessment of \$1718, house was torn down and assessor failed to change assessment.
- 67. That Tandy Silcox of the 1st. dist., be released the assessment of \$435, for the year 1979. House was torn down and assessor failed to make changes for 1979.
- 68. That Donald Ray Salley of the 10th dist., be released the assessment of \$1320, error in classification only 1 acre should have been 40%.
- 69. That Amy McKinney of the 16th dist., be released the assessment of \$320, error was made in acreage.
- 70. That John Roy Holt of the 7th dist., be released the assessment of \$295, assessed in error to Mr. Holt.
- 71. That Gary Lewis of the 21st dist., be released the assessment of \$223, error in appraisal on mobile home.
- 72. That Jimmy Ray Baldwin of the 1st. dist., be released the assessment of \$1780, house burned October, 1979, should not have been on tax roll for 1980 73. That Delores W. Easley of the 14th dist., be released the assessment of \$1012, house appraised on wrong footage.
- 74. That James E. Easley of the 14th dist., be released the assessment of \$335. Topo on land was changed.

- 75. That Paul Wayne Ragsdale of the 10th dist., bereleased the assessment of \$3472, land owner states his house was only 50% complete Jan. 1st, 1979 and will not be complete before 1982.
- 76. That Pet Dairy Products of the 11th dist., be released the assessment of \$247,976, Double Assessment.
- 77. That Frank Buckles Jr of the Ilth dist., be released the assessment of \$4500, personal property double assessed.
- 78. That Mabel Buck Bailey of the 17th dist., be released the assessment of \$1875, fire damage to house in June 1980.
- 79. That Elsie Richmond ETAL of the 4th dist., be released the assessment \$20,333, this property was approved for classification under the agricultural Land act of 1976.
- 80. That Fleenor E. Lowe of the 9th dist., be released the assessment of \$298, property was all transferred in error to Fleenor.
- 81. That Walter E. Bolling of the 17th dist., be released the assessment of \$993, mobile home was classified in error.
- 82. That Juanita Hammonds & Ed McKay of the 12th dist., be released the assessment of \$50, State Hwy 137 took all of property but was not taken off Tax roll.
- 83. That Nell Flora Henderson of the 12th Dist., be released the assessment of \$13, for 1980, Hwy 137 of the State, took property but was not taken off tax roll.
- 84. That Nell Flora Henderson of the 12th dist., be released the assessment of \$13, for the year 1979, State Hwy 137 took all of property but was not taken off tax roll.
- 85. That Christ Ministries Fellowship of the 17th dist., be released the assessment of \$1540, State Board exempted this property as of Jan. 26, 1980.
- 36. That Christ Ministries fellowship of the 17th dist., be released the assessment of \$18,548. This corrects the previous release, that was in error by Property Assessor.
- 87. That William T. Blalock of the 8th dist., be released the assessment of \$130, lot was appraised in error.
- 88. That Blue Cross & Blue Shield Insurance of Tn. of the 11th dist., be released the assessment of \$1776, automobile was assessed in error was not in Sullivan County.

- 89. That Stone Drive Texaco of the 12th dist., be released the assessment of \$5653, double assessment.
- 90. That C. Rita Groseclose of the 11th dist., be released the assessment of \$1482, Two houses condemed by City of Kingsport in 1979.
- 91. That John Beidleman of the 17th dist., be released the assessment of \$1215, property sold to the City Of Bristol, Tn.
- 92. That Joanne Blevins Core of the 17th dist., be released the assessment of \$537, sold to the City of Bristol, Tn.
- 93. That Odum Electric Service , INC of the 17th dist., be released the assessment of \$3,000, error was made in assessed value by property assessor.
- 94. That Guy M. Rutter of the 17th dist., be released the assessment of \$393, sold to the City of Bristol, Tn.
- 95. That Carlos Lane of the 6th dist., be released the assessment of \$78, appraisal on trailer was in error.
- 96. That Fraternal Order of Eagles #3141 of the 11th dist., be released the assessment of \$1680, error in assessing acreage.
- 97. That James Allen Glover of the 6th dist., be released the assessment of \$583, mobile home moved from property in 1979.
- 98. That Sarah G. Deck of the 18th dist., be released the assessment of \$2,189, sold to Tri Cities Airport.
- 99. That Kingsport Oil Corporation of the 12 dist., be released the assessment of \$4,788, remaining land cannot be used , no access.
- 100. That C. T. Hopkins Heirs of the 3rd. dist., be released the assessment of \$883, this parcel taxed does not exist. For year 1979.
- 101. That Lenora B. Harr of the 5th dist., be released the assessment of \$2683, buildings on this property double assessed. Refund for 1979 taxes.
- 102. That American Legion Post #123 of the 11th dist., be released the assessment of \$2560, depreciation on building needed to be changed and also, portion of building should be exempt. for the year 1979.
- 103. That Annie V. Goad of the 13th dist., be released the assessment of \$178, house was torn down, adjustment failed to be made for 1979.
- 104. That FLoyd L. Whitehead of the 17th dist., be released the assessment of \$741, for the year 1979, property was classified as commercial in error.
- 105. That Houser Bros. Used Car Parts of the 2nd dist., be released the assessment of \$333, mobile home was figured in error. For 1980.
- 106. That James A. Berry of the 2nd dist., be released the assessment of \$303, property was sold to City of Bristol.

ALL 1980 TAXES

- 107. That James H. Berry of the 2nd dist., be released the assessment of \$1163, property was sold to City of Bristol.
 - 108. That William A. Berry of the 2nd dist., be released the assessment of \$620. property was sold to the City of Bristol.
- 109. That Terry Lee Gibson of the 2nd dist., be released the assessment of \$4593, property was sold to the City of Bristol.
- 110. That Terry Lee Gibson of the 2nd dist., be released the assessment of \$105, property was sold to the City of Bristol.
- 111. That James Harrison of the 2nd dist., be released the assessment of \$648, property was sold to the City of Bristol.
- 112. That Clarence L. Hatton of the 2nd dist., be released the assessment of \$1513, property was sold to the City of Bristol.
- 113. That George W. Leonard of the 2nd dist., be released the assessment of \$328, property was sold to the City of Bristol
- 114. That Jennings H. Leonard of the 2nd dist., be released the assessment of \$1068, property sold to the City of Bristol.
- 115 That Jewell Michaels of the 2nd dist., be released the assessment of \$778, property was sold to the City of Bristol.
- 116. That Fred T. Potter of the 2nd dist., be released the assessment of \$208, property was sold to the City of Bristol.
- 117. That Edward Stone of the 2nd dist., be released the assessment of \$563, property was sold to the City of Bristol.
- 118. That Robert L. Trinkle of the 2nd dist., be released the assessment of \$403, property was sold to the City of Bristol.
- 119. That Dorothy Wyatt Wilson of the 2nd dist., be released the assessment of \$398. property was sold to the City of Bristol.
- 120. That C. T. Hopkins Heirs of the 3rd dist., be released the assessment of \$883, property does not exist.
- 101. That Mountain View Associates of the 4th dist., be released the assessment of \$37,142, five Apartment units were not complete January 1, 1980.
- 122. That Lenora 3. Harr of the 5th dist., be released the assessment of \$2683, buildings on this property were double assessed.
- 123. That Burley Roller of the 6th dist. be released the assessment of \$462, house site was assessed on property in error.
- 124. That Howard Dwight Croy of the 7th dist., be released the assessment of \$810, classified as commercial in error.

- 125. That Martha Hauk Massey of the 7th dist., be released the assessment of \$1908, mobile home was double assessed.
- 126. That Danard D. Thomas of the 7th dist., be released the assessment Of \$9245, building was destroyed by fire August1, 1980.
- 127. That American Legion Post #123 of the 11th dist., be released the assessment of \$2560, depreciation on buildings needed to be changed and a portion of building should be exempt.
- 128. That Roy Glenn Davis of the 11th dist., be released the assessment of \$483. Change made on field card did not get on the computer.
- 129. That Crown Enterprises, Inc. of the 11th dist., be released the assessment of \$598,167, change of percentage by Motor Carrier Act of 1980.
- 130. That George W. Livesay of the 11th dist., be released the assessment of \$2915, refund for two months assessment house not complete.
- 131. That David H. Stauffer Jr of the 11th dist., be released the assessment of \$12,433, refund was made as house was not complete January 1,1980.
- 132. That Mamie S. Todd of the 11th dist., be released the assessment of \$3118, property was classified as commercial in error. refund
- 133. That Danny M. Whited of the 12th dist., be released the assessment of
- \$720, all of a lot was transferred to Whited when he only bought 17 ft.
- 134. That Annie V. Goad of the 13th dist., be released the assessment of \$178, house was torn down in 1978.
- 135. That Paul J. Herron Jr of the 14th dist., be released the assessment of \$933, lot 10 was transferred in error. Refund.
- 136. That William Poole of the 15th dist., be released the assessment of \$5063, incorrect figures were entered on index card resulting in an error.
- 137. That Louise M. Smith of the 16th dist., be released the assessment of \$383, building torn down in 1979. Refund.
- 138. That Edith R. Allen of the 17th Dist., be released the assessment of \$4,040, percentage changed by Motor Carrier Act of 1980.
- 139. That Edith Allen of the 17th dist., be released the assessment of \$1062, percentage changed by Motor Carrier Act of 1980
- 140. That John Beidleman of the 17th dist., be released the assessment of \$1845, sold to the City of Bristol.
- 141. Ms. William G. Beidleman of the 17th dist., be released the assessment of \$3027, sold to the City of Bristol.

142. That J. Edward Faucette of the 17th dists, be released the assessment of \$5,222, percentage changed by Motor Carrier Act of 1980.

 $\mathcal{P}_{i,j} = \{ f_i \mid i = 1 \}$

- 143. That William A. Griffin of the 17th dist., be released the assessment of \$2184, error was made in appraisal for 1980.
- 144. That Clarence L. Hatton of the 17th dist., be released the assessment of \$1438, property was sold to City of Bristol.
- 145. That Holston Garment Mfg. Co. of the 17th dist., be released the assessment of \$11,170, personal property was forced assessment.
- 146. That Mattie Boward of the 17th dist., be released the assessment of .81725, sold to the City of Bristol.
- #147. That Floyd L. Whitehead of the 17th dist., be released the assessment of \$741, property was classified as commercial in exper.
- 148. That Charles M. Main of the 21st dist., be released the assessment of \$\\ \$\\$455, error in acreage since 1976.
- 149. That Frances Marrell, Trustee be released for the Year 1979 on the Following:

Delinquent Realty	\$480,1 5 8.28	
Delinquent Pick aps	8,651.58	
Delinquent Utilities	1,566.94	
Releases by State To.	81,749.37	
Releases by County	23,008.40	
	\$525 137 57	-

AND THEREUPON COURT ADJOURNED TO MEET AGAIN JULY 20, 1981.

COUNTY CHAIRMAN