#### MARCH 21, 1983

## MONDAY MORNING, MARCH 21, 1983

# 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 MORNING, MARCH 21, 1983, 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, ARRINGTON, BLALOCK, CARROLL, CHILDRESS, DEVAULT, FERGUSON, HEAPE, HENDRICKSON, HOOD, ICENHOUR, KETRON, KING, LANGSTAFF, MCKAMEY, MILHORN, MILLS, MORRELL, NICHOLS, OLTERMAN, RUSSIN, THOMAS, WILLIAMS.

COMMISSIONERS ABSENT:

Trimate BR 11, \$ 183

# Sullivan County

P. O. BOX 96 BLOUNTVILLE, TENNESSEE 37617



Lon V. Boyd
County Executive

March 14, 1983

Dear Commissioner:

The Sullivan County Board of Commissioners will meet on Monday, March 21, 1983, at 9:00 a.m. at the Courthouse in Blountville.

The first 30 minutes will be reserved for public comments, if any.

I am enclosing a copy of the agenda and minutes of committee meetings, concerning their recommendations.

Arrangements have been made for the Sullivan County Commission to have lunch at the Jacob Creek Job Corp. We will be leaving the courthouse at 11:30 a.m. and return around 2:30 p.m. Plans are being made to tour Jacob Creek Job Corp. and Observation Knob Park. Please make arrangements to attend this luncheon and tour.

Sincerely yours,

Lon V. Boyd

LVB/vm

PHONE 615/2 7

KUSOPOTIONS	FOR SECOND READ	ING:	
RESOLUTION	IN RE:		STREET NAMING & COUNTY ROAD MAINTENANCE TAK
Sullivan Co Department now connect yards, to a proposed ro	unty on Rt. 6, be take over the roa s with the West ( n old county road ad is now black t ied by a petition	emmed road located in the enamed Myron Drive and to administenance of said My Carters Valley Road and ed that intersects with Note topped and is in fair connisigned by thirty-eight	that the County Highway fron Drive. This road extends som 250 to 300 orth Holston Drive. The edition. This resolution
INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
Ferguson	Arrington	Executive	Failed 3 for & 3 aga
COMMISSION	ACTION: Deferred	i 2/21/83	
	Aye Nay Al	osent Pass	
ROLL CALL:		PAID F	'ROM: FUND
VOICE VOTE:		ESTIMA	TED COSTS:
COMMENTS:			
			•
RESOLUTION	IN RE:		UNUSED SICK LEAVE
Executive C unused sick employee. THEREFORE V sick leave	committee to invest leave to be convicted to be convicted which an employed thereas, this political executive Commit	verted to creditable serv byee handbook now places e may accumulate, and; icy penalizes employees v	cions concerning allowing vice upon retirement by the limits on the amount of who do not use their sick lue Cross/Blue Shiled payers 6 months probationery
AMENDMENT:			
AMENDMENT:	SECONDED BY	REFERRED TO	COMMITTEE ACTION
AMENDMENT: ments on reperiod.  INTRO BY	SECONDED BY Hendrickson	REFERRED TO Executive	Approved 2/2/83
AMENDMENT: ments on re period. INTRO BY McKamey		Executive	
AMENDMENT: ments on re period. INTRO BY McKamey	Hendrickson	Executive d 2/21/63 Absent Pass	

--2-

	eport			
RESOLUTION IN	RE:			JUVENILE SHELTER CARE CENTER
that the Sull	ivan County You offenders" as C	ith Home v committed	ill admit all childr to said facility by	ren alleged to be un- the Juvenile Judges of ws: 37-214 Subsection B.
for more than cause to beli shall such a catory hearing	twenty-four (2 leve the child be child be detain ng. Nothing her children in she	24) hours has violated for more rein shall elter care	excluding determinated a valid court ordered than seven (7) do not be prohibit the court	ays prior to an adjudi- from ordering the and such placement shall
INTRO BY	SECONDED BY		REFERRED TO	COMMITTEE ACTION
Mills	Russin		Administrative	Approved subject to approval of guidelines
COMMISSION AC	CTION: Deferred	1 2/21/83		
	Aye Nay	Absent	Pass	
ROLL CALL:			PAID FROM:	FUND
VOICE VOTE:			ESTIMATED	COSTS:
COMMENTS: Co	opy of proposed	rules at	tached.	,
RESOLUTION I	N RE:			NEW FIRE STATION IN COOKS VALLEY AREA
Volunteer Figure 1 the Cooks	re Department t Valley Area. These funds wil	o assist	in the establishment	to the Warriors Path of a new fire station ents of \$15,000.00 have
Volunteer Find in the Cooks AMENDMENT:	re Department t Valley Area. These funds wil	o assist	in the establishment	of a new fire station
Volunteer Fi in the Cooks AMENDMENT: been secured	re Department t Valley Area. These funds wil	o assist	in the establishment	c of a new fire station ents of \$15,000.00 have  COMMITTEE ACTION
Volunteer Find the Cooks AMENDMENT: been secured INTRO BY Mills	re Department t Valley Area. These funds wil  SECONDED BY Russin	o assist	in the establishment paid until committme  REFERRED TO  Administrative	c of a new fire station ents of \$15,000.00 have  COMMITTEE ACTION  Approved with amendment
Volunteer Find the Cooks AMENDMENT: been secured INTRO BY Mills	re Department t Valley Area. These funds wil  SECONDED BY Russin Blalock	o assist l not be 2/21/83	in the establishment paid until committme  REFERRED TO  Administrative Budget  Pass	c of a new fire station ents of \$15,000.00 have  COMMITTEE ACTION  Approved with amendments No action
Volunteer Find the Cooks AMENDMENT: been secured INTRO BY Mills	re Department t Valley Area. These funds wil  SECONDED BY  Russin Blalock  CTION: Deferred	o assist l not be 2/21/83	in the establishment paid until committme  REFERRED TO  Administrative Budget  Pass	c of a new fire station ents of \$15,000.00 have  COMMITTEE ACTION  Approved with amendment

RESOLUTION 1	IN RE:		35 M.P.H. SPEED LIMIT
BE IT RESOLV	/ED THAT, a speed lated on Weaver Pike	limit of 35 m.p.h. be place in the third Civil Distr	ced on "Triangle Curve" rict.
1NTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
McKamey	Hendrickson	Administrative	*Deferred 3/7/83
COMMISSION A	ACTION: First Read	ling 2/21/83	
	Aye Nay Abse	ent Pass	-
ROLL CALL:	<del></del>	PAID FRO	DM: FUND
VOICE VOTE:		ESTIMATED	COSTS:
COMMENTS: *	Deferred until sa sign should be pl	fety coordinator could be aced.	present and state where
RESOLUTION I	N RE:		VEHICLES PARKING ON
			COUNTY RIGHT-OF-WAY
recommendati	on concerning vehi	van County Executive Comm cles that are parking on	uittee study and make a the County Right-of-way.
BE IT RESOLV recommendati INTRO BY	ED THAT, the Sulli on concerning vehi SECONDED BY	van County Executive Comm cles that are parking on REFERRED TO	uittee study and make a
recommendati	on concerning vehi	cles that are parking on	uittee study and make a the County Right-of-way.
recommendati INTRO BY McKamey	on concerning vehi	cles that are parking on  REFERRED TO  Executive	uittee study and make a the County Right-of-way.  COMMITTEE ACTION
recommendati INTRO BY McKamey	on concerning vehi <u>SECONDED BY</u> Hendrickson	REFERRED TO Executive ing 2/21/83	uittee study and make a the County Right-of-way.  COMMITTEE ACTION
recommendati INTRO BY McKamey	on concerning vehi  SECONDED BY  Hendrickson  CTION: First Read	REFERRED TO Executive ing 2/21/83 ent Pass	uittee study and make a the County Right-of-way.  COMMITTEE ACTION
recommendati INTRO BY McKamey COMMISSION A	on concerning vehi  SECONDED BY  Hendrickson  CTION: First Read	cles that are parking on  REFERRED TO  Executive  ing 2/21/83  ent Pass  PAID FRO	uittee study and make a the County Right-of-way.  COMMITTEE ACTION  Approved 3/2/83
recommendati INTRO BY McKamey COMMISSION A ROLL CALL:	on concerning vehi  SECONDED BY  Hendrickson  CTION: First Read	cles that are parking on  REFERRED TO  Executive  ing 2/21/83  ent Pass  PAID FRO	tittee study and make a the County Right-of-way.  COMMITTEE ACTION Approved 3/2/83  M:FUND
recommendati INTRO BY McKamey COMMISSION A ROLL CALL: VOICE VOTE:	on concerning vehi  SECONDED BY  Hendrickson  CTION: First Read  Aye Nay Abso	cles that are parking on  REFERRED TO  Executive  ing 2/21/83  ent Pass  PAID FRO	tittee study and make a the County Right-of-way.  COMMITTEE ACTION  Approved 3/2/83  M:FUND  D COSTS:
recommendati  INTRO BY  McKamey  COMMISSION A  ROLL CALL:  VOICE VOTE:  COMMENTS:  RESOLUTION 10  BE IT LESOLVI Sume of \$20,0	on concerning vehi  SECONDED BY  Hendrickson  CTION: First Read.  Aye Nay Absolute  N RE:  ED THAT, the Sulliv  000.00 to the Sulliv	REFERRED TO Executive  ing 2/21/83  ent Pass PAID FRO ESTIMATE	COMMITTEE ACTION  Approved 3/2/83  M: FUND  D COSTS:  \$20,000.00 TO THE SUL  COUNTY RESCUE SQUAD  ssioners appropriate the
recommendati  INTRO BY  McKamey  COMMISSION A  ROLL CALL:  VOICE VOTE:  COMMENTS:  RESOLUTION 10  BE IT LESOLVI Sume of \$20,0	on concerning vehi  SECONDED BY  Hendrickson  CTION: First Read.  Aye Nay Absolute  N RE:  ED THAT, the Sulliv  000.00 to the Sulliv	REFERRED TO Executive  ing 2/21/83  ent Pass PAID FRO ESTIMATE	COMMITTEE ACTION  Approved 3/2/83  M: FUND  D COSTS:  \$20,000.00 TO THE SUL  COUNTY RESCUE SQUAD  ssioners appropriate the

	Aye Nay Ab	sent Pass	
ROLL CALI	·	PAID FRO	DM: FUND
VOICE VOI	`E:	ESTIMATE	CD COSTS:
COMMENTS:		mittee deferred until a rescue Squad could appear be new ambulance.	
RESOLUTIO	ON IN RE:		RAY FRAZIER RADIO CALL NUMBER
he is eff Departmen BE IT FUR	icient at Radio Opera at. THER RESOLVED THAT,	ations as required by Sull the Sullivan County Sherif	· -
INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
Ferguson	Arrington Ketron	Administrative	Disapproved 3/7/83
COMMISSIC	ON ACTION: First Read	ding 2/21/83	· ·
	Aye Nay Abso	ent Pass	
ROLL CALL		PAID FRO	OM: FUND
VOICE VOI	E:	ESTIMATE	CD COSTS:
	Committee disapproback to the Sherif	ved until Mr. Frazier atte f's Dept.	ends school and referred
			WEGINAN DINIB DADA
RESOLUTIO	N IN RE:		TRANSFER \$8,000.00
following From: 12	OLVED THAT, the Sull budget transfer in t 010 - 100 \$4,000.00 080 - 300 \$4,000.00 080 - 200 \$8,000.00	ivan County Board of Commi the Highway fund.	ssioners approve the
INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
McKamey	Williams	Budget Executive	Approved 3/2/83 Approved 3/2/83
WAIVER OF	RULES REQUESTED	•	•
COMMISSIC	N ACTION:		

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		Aye	Nay	Absent	Pass			
	ROLL CALL:					PAID FROM:		FUND
	VOICE VOTE:				<del></del>	ESTIMATED CO	osts:	·
	COMMENTS:							
10.	RESOLUTION I	N RE:					BUDGET AMENDM \$400,000.00 - DEBT SERVICE	
	\$400,000.00	in the	intere	st on Deb	t Account	rd of Commission of the General opriation will	Debt Service F	und
	INTRO BY	SECO	NDED BY		REFERR	ED TO	COMMITTEE ACT	ION
	Williams		-		Budget			
	COMMISSION A	CTION:						
		Луе	Nay	Absent	Pass			
	ROLL CALL:					PAID FROM: 0	General Debt Se	rvice FUND
	VOICE VOTE:					ESTIMATED CO	STS: \$400,000	.00
	COMMENTS:						•	
11.	RESOLUTION I	N RE:					RURAL DEBT SE \$3,000.00 BUD	
·	\$3,000.00 in	the De	bt Ser	vice Expe	nse Accoun	rd of Commissic t of the Rural ill be unapprop	Debt Service F	und.
	INTRO BY	SECON	IDED BY		REFERR	ED TO	COMMITTEE ACT	ION
	Williams				Budget			
	COMMISSION A	CTION:						
		Љуе	Nay	Absent	Pass			
	ROLL CALL:					PAID FROM: F	ural Debt Serv	ice FUND
	VOICE VOTE;					ESTIMATED CO	STS: \$3,000.0	<u>o</u>
	COMMENTS:							

12.	RESOLUTION	IN RE:
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NO PARKING SIGNS ON JO ANN DR. & NORMA DR.

BE IT RESOLVED THAT, a no parking sign be placed on Jo Ann Drive at the intersection of Aurawood Dr. and a no parking sign be placed on Norma Drive at the intersection of Aurawood Drive.

INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
Hood	Carroll	Administrative	
COMMISSION A	CTION:		
	Aye Nay Absent	Pass	•
ROLL CALL:		PAID FROM	FUN
VOICE VOTE:	· · · · · · · · · · · · · · · · · · ·	ESTIMATED	COSTS:
COMMENTS:	att .		¥
RESOLUTION I	N DD.		25 M.P.H. SPEED LIM
BE IT RESOLV in the 9th C approximatel	ED THAT, a speed limi ivil District. This y 1/10 mile long with	t of 25 p.m.h. be place speed limit is requested 10 houses and numerous	SIGN ON HUFFMAN HIL d on Huffman Hill Road d because the road is
BE IT RESOLV in the 9th C approximatel sign between	ED THAT, a speed limi ivil District. This y 1/10 mile long with Knob Road and Piney	speed limit is requested 10 houses and numerous Flats Watauge Road.	SIGN ON HUFFMAN HIL d on Huffman Hill Road d because the road is children on it. Place
BE IT RESOLV in the 9th C approximatel	ED THAT, a speed limi ivil District. This y 1/10 mile long with	speed limit is requested 10 houses and numerous Flats Watauge Road.  REFERRED TO	SIGN ON HUFFMAN HIL  d on Huffman Hill Road d because the road is children on it. Place  COMMITTEE ACTION
BE IT RESOLV in the 9th C approximatel sign between	ED THAT, a speed limi ivil District. This y 1/10 mile long with Knob Road and Piney	speed limit is requested 10 houses and numerous Flats Watauge Road.	SIGN ON HUFFMAN HIL d on Huffman Hill Road d because the road is children on it. Place
BE IT RESOLV in the 9th C approximatel sign between INTRO BY	ED THAT, a speed limi ivil District. This y 1/10 mile long with Knob Road and Piney SECONDED BY Hendrickson	speed limit is requested 10 houses and numerous Flats Watauge Road.  REFERRED TO	SIGN ON HUFFMAN HIL  d on Huffman Hill Road d because the road is children on it. Place  COMMITTEE ACTION
BE IT RESOLV in the 9th C approximatel sign between INTRO BY McKaney	ED THAT, a speed limi ivil District. This y 1/10 mile long with Knob Road and Piney SECONDED BY Hendrickson	speed limit is requested 10 houses and numerous Flats Watauge Road.  REFERRED TO	SIGN ON HUFFMAN HIL  d on Huffman Hill Road d because the road is children on it. Place  COMMITTEE ACTION
BE IT RESOLV in the 9th C approximatel sign between INTRO BY McKaney	ED THAT, a speed limi ivil District. This y 1/10 mile long with Knob Road and Piney  SECONDED BY  Hendrickson  CTION:	speed limit is requested 10 houses and numerous Flats Watauge Road.  REFERRED TO  Administrative	SIGN ON HUFFMAN HIL  d on Huffman Hill Road d because the road is children on it. Place  COMMITTEE ACTION  Approved 3/7/83
BE IT RESOLV in the 9th C approximatel sign between INTRO BY McKaney COMMISSION A	ED THAT, a speed limi ivil District. This y 1/10 mile long with Knob Road and Piney  SECONDED BY  Hendrickson  CTION:	speed limit is requested 10 houses and numerous Flats Watauge Road.  REFERRED TO  Administrative  Pass  PAID FROM	SIGN ON HUFFMAN HIL  d on Huffman Hill Road d because the road is children on it. Place  COMMITTEE ACTION  Approved 3/7/83

14.	RESOLUTION	IN	RE:

PLEDGE OF ALLEGIANCE TO U.S. FLAG IN PUBLIC SCHOOLS

BE IT RESOLVED THAT, at the beginning of every school day, that all students in Sullivan County Schools be given the privilege to pledge allegiance to the flag of the United States of America.

	S.B. 51, pre Assembly, wh	ER RESOLVED THAT, the Su esented by Lashlee, and lich would require publi beginning of each schoo	HB 55 by Dills, filed i c school students to pl	n the 93rd General
	INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
	Russin	Morrell		•
	COMMISSION A	CTION:		
		Aye Nay Absent	Pass	
	ROLL CALL:	<del></del>	PAID FROM:	FUNE
	VOICE VOTE:		ESTIMATED CO	OSTS:
	COMMENTS:			
15.	RESOLUTION I	N RE:		NO PARKING SIGNS ON RONALD DRIVE
	Valley. The	ED THAT, no parking sign se signs should be place end of Ronald Drive.	ns be pl aced on Ronald ed in the area at the b	Drive located in Cooks row of the hill on the
	INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
	Russin	Blalock	Administrative	Approved 3/7/83
	COMMISSION A	CTION:		
		Aye Nay Absent F	Pass	
	ROLL CALL:		PAID FROM:	FUND
	VOICE VOYS:		ESTIMATED CO	osts:
	COMMENTS:			

#### 16. RESOLUTION IN RE:

INTRO BY

SECONDED BY

AMBULANCE SERVICE FUNC

COMMITTEE ACTION

BE IT RESOLVED THAT WHEREAS, the Sullivan County Ambulance Service has six licensed Paramedics and two more will complete training in December, 1983. The basic life-saving equipment required to utilize Paramedic Skills and save lives is the Monitor-Defibrillator. The long term objective is to have one defibrillator per ambulance (4 total).

WHEREAS, the Sullivan County Ambulance Service now has two Monitor-Defibrillators, acquired with funds donated by business and industry, but needs one more at once for use by the two new paramedics in order to serve the county adequately with advanced life saving service. The delivered price of a Monitor-Defibrillator will range from \$6,400.00 to \$7,000.00, depending on the brand and options desired. The Ambulance Service has \$2,800.00 unobligated in capital outlay funds requiring \$3,800.00 to \$4,000.00 additional to purchase the Monitor-Defibrillator. WHEREAS, the two defibrillators now in use will generate approximately \$6,000.00 in revenue this year, since a token charge of \$15.00 is made for each application. On this basis the funds needed will be amortized in approximately 16 months. The life of this equipment is estimated at five years.

NOW, THEREFORE BE IT RESOLVED THAT, the Sullivan County Ambulance Service capital outlay account be augmented by an amount not to exceed four thousand dollars for the purchase of a defibrillator.

REFERRED TO

	Mills	•			Admin	istrative	Approved 3	/7/83
	COMMISSION AC	CTION:						
		Aye	Nay	Absent	Pass			
	ROLL CALL:				,	PAID FROM	: <u>Unallocated</u>	FUND
	VOICE VOTE:				<del></del>	ESTIMATED	COSTS: \$4,000	.00
	COMMENTS: W	AIVER (	OF RULE	s		•		
7.	RESOLUTION IN	RE:					MAINTAINING SCHOOLD AFT HAVE BEEN C	ER THEY
•	Sullivan Cour closes any se conditions by	nty Book chool : y the S	ard of in Sull Sulliva	Education Livan County an County	n that in nty, said School De	the event sai school shall	sioners request d Board of Educ be maintained i 1 said building oners.	ation n usable
	INTRO BY	SECO	NDED BY	<u>r</u>	REFEI	RRED TO	COMMITTEE A	CTION
	Carroll	Hood						
	COMMISSION A	CTION:						
		Aye	Nay	Absent	Pass			
	ROLL CALL:					PAID FROM	1:	FUND
	VOICE VOTE:					ESTIMATE	COSTS:	

18. RESOLUTION IN RE:

DEFER FILLING THE VACANCY IN THE SECOND COMMISSIONER DISTRICT.

BE IT RESOLVED THAT, a legal notice has been given for an election to be held by this body on this date, to fill the vacancy due to the resignation of Mr. Ralph Harr from the 2nd Commissioner District in Sullivan County.

WHEREAS, legislation is now pending in the State Legislature by Senate Bill #321 introduced by Senator Rucker, and House Bill #1074 by Representative Murphy, to remove the alleged conflict of interest that was involved in Mr. Harr's resignation. In the event this legislation passes, it will make Mr. Harr eligible to serve on the County Commission.

NOW THEREFORE BE IT RESOLVED THAT, the Sullivan County Board of Commissioners defer and/or adjourn the election to fill the vacancy in the 2nd Commissioner District until the next regular session on April 18, 1983.

	INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
	DeVault	Icenhour		
	COMMISSION A	CTION:		
		Aye Nay Absent	Pass	
	ROLL CALL:		PAJD FROM	: FUND
	VOICE VOTE:		ESTIMATED	COSTS:
	COMMENTS:			
19.	RESOLUTION I	N RE:		\$12,900.00 BUDGET AMENDMENT -SHERIFF'S DEPARTMENT
·	\$12,900.00 i are to compe Program at \$	n the Personal Servionsate the Sullivan Co	ounty deputies who atten- urce of funding for this	ff's budget. These funds ded the In-Service Training
	INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
	Williams	Неаре		
	COMMISSION A	CTION: Aye Nay Absent	Pass	
	ROLL CALL:		PAID FROM	: General FUND
	VOICE VOTE:		ESTIMATED	COSTS: \$12,900.00
	COMMENTS: WA	IVER OF RULES		(State Funds)

#### 20. RESOLUTION IN RE:

APPROPRIATE \$127,600.0 FOR REPLACEMENT OF BRIDGES

BE IT RESOLVED THAT, the Sullivan County Board of Commissioners appropriate the sum of \$127,600.00 as it's 20% share of the Federal Aid Bridge Repair to replace the following bridges: (1) Beidleman Creek - \$48,000.00, (2) Beaver Creek - \$180,000.00, (3) Horse Creek - \$250,000.00, (4) Indian Creek - \$160,000.00. These are preliminary figures.

Under this projec the Federal Governmane will pay 80% and local governing bodies pay 20%. The State of Tennessee must be advised by April 30, 1983, if these funds are to be used by Sullivan County.

NOW THEREFORE BE IT RESOLVED THAT, the Sullivan County Board of Commissioners appropriate \$127,600.00 as it's share for the replacement of these 4 bridges.

	INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION:
•	Williams	Morrell	Executive Budget	Approved 3/2/83
	COMMISSION A	CTION:		
•		Aye Nay Absent	Pass	1.4
	ROLL CALL:		PAID FROM:	Unallocated Surplus FUNL
	VOICE VOTE:	· · ·	ESTIMATED C	OSTS: \$127,600.00
	COMMENTS:			
21.	RESOLUTION I	N RE:		GENERAL HIGHWAY MAP OF SULLIVAN COUNTY
	attached map	which locates the nam	County Board of Commissi es of roads in Sullivan hway Map of Sullivan Cou	County and that said
	INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
	Thomas	Hood	Executive	
	COMMISSION A	CTION:		
		Aye Nay Absent	Pass	
	ROLL CALL:		PAID FROM:	FUNI
	VOICE VOTE:		ESTIANTED C	OSTS:

# NOTARIES ELECTED

MRS. HELEN T. ADAMS

PAT BASS

BLANCHE E. BISHOP

ELIZABETH CRADIC R. EDWARD CLEEK

ROBIN B. CRESS

EVELYN M. DAVIES

LINDA NEWMAN FLEENOR

LINDA GRILLS

WILLIAM W. HAWKINS

IDA MABLE HOLLEY

SHERRY K. HYATT R. GRANT HYATT

DON R. JENNINGS

SHIRLEY DORTON MILLSAP JOHN R. LESUEUR, JR.

AVA JOAN MORRISON

HOWARD MOODY, JR.

SHARON MCMAHILL

LILLIAN GARNETT PRICE

LISA K. SIZEMORE

NAT H. THOMAS

21	
4.	
NO. 224	

	DAY OF NOVEMBER 19 8302.
લા	RESOLUTION IN RE: Street Naming and
	County Road Mainte
	Takeover
E IT RESOLVED THAT	12 CD, Myron
An unnamed road located in th	he 12th Civil District of Sullivan County on Route 6,
be named Myron Drive and that	t the County Highway Department take over the road
maintenance of said Myron Dri	ive. This road now connects with the West Carters
Valley Road and extends some	250 to 300 yards, to an old county road that intersects
with North Holston Drive. The	The proposed road is now black topped and is in fair
condition. This resolution	is accompanied by a petition signed by thirty-eight (38)
property owners adjoining the	is road.
AMENDMENT: This road will	be accepted if it is brought up to the Planning
Commission Stan	ndards and is approved by the Sullivan County
Planning Commis	sion.
Intro by: Will	liams Seconded by: Childress
	6.17
NTRODUCED BY COMMISSIONE	7 -0-2
ECONDED BY COMMISSIONER	
20011000	a B arrice to DATE SUBMITTED:
	Nay
COMMISSION ACTION: Aye	Nay County Clerk
COMMISSION ACTION: Aye COLL CALL:	County Clerk
Aye COLL CALL: COICE VOTE:	County Clerk BY:
COMMISSION ACTION: Aye COLL CALL: COICE VOTE:	County Clerk
COMMISSION ACTION: Aye COLL CALL: COICE VOTE:	County Clerk BY:
COMMISSION ACTION: Aye ROLL CALL:	County Clerk BY:

#### PETITION

We, the undersigneds, respectfully petition Sullivan County to recognize and maintain (Autority County) at Route 6 in West Carters Valley, as a county road.

# SIGNATURES

Harman Francis

Wanda & durands

William Suaptur Sp.

Phyllis Sumptu

John F. Adams

John James

Milly Farmer

Milly Farmer

Cola Barker

Cola Barker

Chand Haynes

Jeren Ramany

Hawar Kicharder

Eller Hall

Enony J Bare

38

NO. 36.	
	_

TO THE HONORABLE LO	ON V. BOY	D, JUDGE, AND	MEMBERS OF	THE SULLIVAN CO	YTNUC
BOARD OF COMMISSION	NERS IN _	-REGULAR Adj.	SESSION		
MET THIS THE $\widehat{\mathscr{C}}$	] _ <del>17th</del> D	Maxch Ay of <u>January</u>	<u>√</u> , 19 <sub>8</sub>	3•	
	•	RI	SOLUTION IN	RE: <u>JUVENILE S</u>	HELTER
				CARE CENTE	ER
		•			de-t 871 in b
BE IT RESOLVED THAT	<b>r</b>	·			
That for Sullivan C	ounty to be	e in compliance	vith TCA 37-21	4 that the Sulliv	an
County Youth Home w					•
as committed to sai					
The provision of th	-				
				uly shall not be	detained
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Shall not be co.	nsidered de	ecencion within	ne meaning of	this section.	
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COPPLISSION ACTION:	Aye	Nay	DAIL DO	, DITT TTED.	ganiphi.
ROLL CALL:			<u> </u>	County Clerk	
VOICE VOTE:	<del>X</del>		BY:		
COMMITTEE ACTION:		APPRO		DISAPPROVED:	
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Court (Frederic S. Le Clercq), 8 Mem. St. U.L.

37-213. Taking into custody - Grounds. - (a) A child may be taken into custody:

- (1) Pursuant to an order of the court under this chapter;
- (2) Pursuant to the laws of arrest;
- (3) By a law-enforcement officer, social worker of the department of human services, or duly authorized officer of the court, if there are reasonable grounds to believe that the conditions specified in § 37-214(a)(2) exist.
- (4) By a law-enforcement officer or duly authorized officer of the court if there are reasonable grounds to believe that the child has run away from his parents, guardian, or other custodian.

(b) \* \* \*

[Acts 1970 (Adj. S.), ch. 600, § 13; 1977, ch. 482, § 14; 1981, ch. 247, § 2.]

Amendments. The 1981 amendment, in subdivision (a)(3), substituted "conditions specified in § 37-214(a)(2) exist" for "child is suffering from illness or injury or is in immediate danger from his surroundings, and that his removal is necessary" and made other minor changes.

Effective Dates. Acts 1981, ch. 247, § 7.

Parts of Section Affected. As only subsection (a) was affected by amendment, the remainder of this section was not set out in this supplement.

Section to Section References. This sec-

tion is referred to in § 37-215.

Law Heviews. A Critical Survey Developments in Tennessee Family Law in 1976-77, VI. Juvenile Courts (Neil P. Cohen), 45 Tenn. L. Rev. 469.

A Critical Survey of Developments in Tennessee Family Law in 1976-77, VIII. Child Abuse (Neil P. Cohen), 45 Tenn. L. Rev. 493.

The Tennessee Court System - Chancer Court (Frederic S. Le Clercq), 8 Mem. St. U.L. Rev. 281.

37-214. Detention or shelter care of child prior to hearing on petition. -- (a) A child taken into custody shall not be detained or placed in shelter care prior to the hearing on the petition unless there is probable cause to believe that:

- (1) The child has committed the delinquent or unruly act with which he is charged, or
- (2) The child is a neglected, dependent or abused child, and in either case his detention or shelter care is required because the child is subject to an immediate threat to his health or safety to the extent that delay for a hearing would be likely to result in severe or irreparable harm, or the child may abscond or be removed from the jurisdiction of the court, and in either case, there is no less drastic alternative to removal of the child from the custody of his parent, guardian or legal custodian available which would reasonably and adequately protect the child's health or safety or prevent the child's removal from the jurisdiction of the court pending a hearing.
- (b) [Effective January 1, 1983.] Children alleged to be unruly shall not be detained for more than twenty-four (24) hours excluding nonjudicial days unless there has been a detention hearing and a judicial determination that there is probable cause to believe the child has violated a valid court order, and i i no event shall such a child be detained for more than seven (7) days prior t, an adjudicatory hearing. Nothing herein shall prohibit the court from ordering the placement of children in shelter care where appropriate, and such

§ 1; 198 Compil 882, § 5 ]

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section (b uary 1, 1! prior to th that wher able, all u not be det hours excl shall not b including herein sh the placen appropriat considered section.

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37-215 - (a) A

(1) \* \*

(2) Bri care faci. believed prompt t taking th the court § 37-213( be filed as is taken i (b) \* \* [Acts 197 § 4.1

Amendm the third se Effective July 1, 1981

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JUVENILE COURTS

37-215

placement shall not be considered detention within the meaning of this section. [Acts 1970 (Adj. S.), ch. 600, § 14; 1979, ch. 289, § 3; 1980 (Adj. S.), ch. 595, § 1; 1981, ch. 247, § 3; 1982 (Adj. S.), ch. 882, § 1.]

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I not be al days on that ler, and 's prior of from and such Compiler's Notes. Acts 1982 (Adj. S.), ch. 882, § 5 provides that the amendment of subsection (b) by that act shall take effect on January 1, 1983. The provisions of subsection (b) may be that date read:

prior to that date read:

"(b) It is the intent of the general assembly that whenever treatment resources are available, all unruly children except runaways shall not be detained for more than twenty-four (24) hours exclusive of nonjudicial days. Runaways shall not be detained for more than five (5) days including weekends and holidays. Nothing herein shall prohibit the court from ordering the placement of children in shelter care where appropriate, and such placement shall not be considered detention within the meaning of this section."

Amendments. The 1981 amendment, in subdivision (a/2), substituted the present provisions (a/2), substituted the present provisions for the former provisions which read: "The child is a neglected, dependent or abused child, and in either case his detention or care is required to protect the person or property of thers or of the child, or because the child may abscond or be removed from the jurisdiction of the court, or because he has no parent, guardian, or custodian er other person able to provide supervision and care for him and return him to the court when required, or an order for his detention or shelter care has been made by the court pursuant to this chapter."

The 1982 amendment, in subsection (b), substituted the present provisions for the former provisions which read:

"(b) It is the intent of the general assembly that whenever treatment resources are available, all unruly children except runaways shall not be detained for more than twenty-four (24) hours exclusive of nonjudicial days. Runaways shall not be detained for more than five (5) days including weekends and holidays. Nothing herein shall prohibit the court from ordering the placement of children in shelter care where appropriate, and such placement shall not be considered detention within the meaning of this section."

Effective Dates. Acts 1981, ch. 247, § 7. July 1, 1981.

Acts 1982 (Adj. S.), ch. 882, § 5. January 1, 1983.

Section to Section References. This section is referred to in §§ 37-213, 37-217, 37-228.

Law Reviews. A Critical Survey of Developments in Tennessee Family Law in 1976-77, VI. Juvenile Courts (Neil P. Cohen), 45 Tenn. L. Rev. 469.

The Tennessee Court System — Chancery Court (Frederic S. Le Clercq), 8 Mem. St. U.L. Rev. 281.

37-215. Custody — Release to proper party — Warrant for custody. — (a) A person taking a child into custody shall within a reasonable time:
(1) \* \* \*

(2) Bring the child before the court or deliver him to a detention or shelter care facility designated by the court or to a medical facility if the child is believed to suffer from a serious physical condition or illness which requires prompt treatment. He shall give notice thereof, together with a reason for taking the child into custody, to a parent, guardian, or other custodian and to the court. If the child is taken into custody pursuant to the provisions of § 37-213(a)(3) prior to the filing of a petition, a petition under § 37-220 shall be filed as soon as possible but in no event later than two (2) days after the child is taken into custody excluding Saturdays, Sundays and legal holidays.

[Acts 1970 (Adj. S.), ch. 600, § 15; 1976 (Adj. S.), ch. 745, § 1; 1981, ch. 247, § 4.]

Amendments. The 1981 amendment added the third sentence to subdivision (a)(2).

Effective Dates. Acts 1981, ch. 247, § 7. July 1, 1981.

Parts of Section Affected. As only subdivision (al(2) was affected by amendment, the remainder of the section was not set out in this supplement.

TO THE HONORABLE LON V. BOYD, COUNTY EXECUTIVE AND THE MEMBERS OF THE SULLIVAN COUNTY BOARD OF COMMISSIONERS IN Regular SESSION THIS THE 21st DAY OF February , 19 83 . RESOLUTION AUTHORIZING 35 M.P.H. SPEED LIMIT SIGN ON TRIANGLE CURVE FEREAS, TENNESSEE CODE ANOTATED SECTION , AUTHORIZES COUNTIES TO NOW THEREFORE BE IT RESOLVED by the Board of County Commissioners of Sullivan County, Tennessee assembled in Regular Session on the 21st day of  $\underline{\text{February}}$ ,  $19\underline{83}$ , THAT A speed limit of 35 m.p.h. be placed on "Triangle Curve that is located on the Weaver Pike in the third Civil District, Comm. ds to blocation of Signi All resolutions in conflict herewith be and the same are rescended insofar as such conflict This resolution shall become effective on \_\_\_\_\_\_, 19\_\_\_\_, the public welfare requiring it. Duly passed and approved this day of , 19 . ATTESTED: APPROVED: Date: Date: County Clerk County Executive INTRODUCED BY COMMISSIONER McKamey ESTIMATED COSTS: SECONDED BY COMMISSIONER Hendrickson FUND: COMMISSION ACTION: Aye Nay ROLL CALL VOICE VOTE X-MITTEE ACTION APPROVED DISAPPROVED Administrative \*Deferred COMMENTS: \*Until safety cordinator could be present and state where sign should be placed.

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RESOLUTION NO. SQ
MBERS OF THE SULLIVAN COUNTY
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ssioners of Sullivan County, day of <u>February</u> , 19 <sub>83</sub> ,
make a recommendation concerning
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rescended insofar as such conflict
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):
Date:
MATED COSTS:
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TO THE HONORABLE LON V. BOYD, COUNTY EXECUTIVE A SOARD OF COMMISSIONERS IN Regular SE	SSTON
CHIS THE 21st DAY OF Markey,	19 83 .
RESOLUTION AUTHORIZING VEHICLES PARKING ON	*
William Tarias T	
TOTAL CONTRACTOR OF CONTANT	Market Co.
WHEREAS, TENNESSEE CODE ANOTATED SECTION	, ADTROXIZES COUNTIES TO
,	
NOW THEREFORE BE IT RESOLVED by the Board of Co Tennessee assembled in <u>Regular</u> Session on t	nunty Commissioners of Sullivan County, he <u>21st</u> day of <u>February</u> , 19 <sub>83</sub>
THATthe Sullivan County Executive Committee	study and make a recommendation concerning
vehicles that are parking on the County	Right-of-Way.
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	same are rescended insofar as such conflict
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TO THE HONORABLE LON V.	BOYD, COUNT	Y EXECUTIVE	AND THE MEDBERS O	OF THE SULL!	VAN COUNTY	 :
BOARD OF CONNISSIONERS	IN Regular	r SE	ESSION			
THIS THE 21st DAY	OF March	·	19_83			
RESOLUTION AUTHORIZING	HIGHWAY I	FUND BUDGE	TRANSFER \$8,000.	00	·	
			•		-	
WHEREAS, TENNESSEE CODI	E ANYTATED SE	CTION	ALTHORIZES COL	INTIES TO		gazani s. ig.
WHEREAS, TENNESSEE COD	C WOTHIED DE	.011011	, rankoluzela coc		· · · · · · · · · · · · · · · · · · ·	
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NOW THEREFORE BE IT RE Tennessee assembled in	SOLVED by the Regular	Board of Co Session on t	ounty Commissioner The _21st day of	s of Sulliv	van County,	19_83
THAT The Sullivan Cou	inty Board of	Commissione	rs approved the fo	llowing bud	get transf	er
in the Highway Fund.			<u> </u>			
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12080 - 300						
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TO: 12080 - 200		\$8,00	0.00	•		
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	RESOLUTION NO. /2.
TO THE HONORABLE LON V BOYD COUNTY EXECUT	TIVE AND THE MEMBERS OF THE SULLIVAN COUNTY
BOARD OF COMMISSIONERS IN Regular	
THIS THE 21st DAY OF March	
RESOLUTION AUTHORIZING NO PARKING CO	
NO PARKING . C	ON JO ANN DR. & NORMA DR.
FREAS, TEXNESSEE CODE ANOTATED SECTION	, AUTHORIZES COUNTIES TO
NOW THEREFORE BE IT RESOLVED by the Board o	f County Counissioners of Sullivan County,
Tennessee assembled in Regular Session	on the 21st day of March , 19 83
THAT A no parking sign be placed on Jo Ann	Drive at the intersection of Aurawood Dr.
and a no parking sign be placed on Norma D	Orive at the intersection of Aurawood Dr.
	·
Property.	the same are rescended insofar as such conflict
This resolution shall become effective on	, 19, the public welfar
Duly passed and approved this day of	f , 19 .
ATTESTED:	APPROVED:
Date:	D-4
County Clerk	County Executive
INTRODUCED BY COMMISSIONER Hood	ESTIMATED COSTS:
SECUNDED BY COMMISSIONER	
COMMISSION ACTION: Age Nay	
ROLL CALL	
VOICE VOICE	=
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	RESOLUTION NO. <u>/3.</u>
TO THE HONORABLE LON V. BOYD, COUNTY EXEC	JUTIVE AND THE MEMBERS OF THE SULLIVAN COUNTY
BOARD OF COMMISSIONERS IN Regular	
IHIS THE 21st DAY OF March	, 19 <u>83</u> .
RESOLUTION AUTHORIZING 25 M.P.H. SPEED	LIMIT SIGN ON HUFFMAN HILL ROAD
LUEDENS TENNIESSEE CODE ANYTATED SECTION	, AUTHORIZES COUNTIES TO
MILEON, III WOLL COSE (MORRIES DEOFTER)	, Ibinotella coccide to
· · · · · · · · · · · · · · · · · · ·	
	· .
NOW THEREFORE BE IT RESOLVED by the Board Tennessee assembled in Regular Session	of County Commissioners of Sullivan County, on on the <u>21st</u> day of <u>March</u> , 19 83,
THAT A speed limit of 25 M.P.H. be place	ed on Huffman Hill Road in the 9th Civil District.
This speed limit is requested becau	use the road is approximately 1/10 mile long with
	it. Place sign between Knob Road and Piney Flats
	10. Flace Sign between MOD Road and Filley Flacs
Watauga Road.	
All recolutions in conflict herorith be a	md the same are rescended insofar as such conflict
exists.	the the same are rescended misoral as such confirm
This resolution shall become effective on requiring it.	, 19, the public welfar
Duly passed and approved this day	of, 19
ATTESTED:	APPROVED:
	Date:
County Clerk	County Executive
INTRODUCED BY COMMISSIONER McKamey	ESTIMATED COSTS:
SECONDED BY COMMISSIONER Hendrickson	
COMMISSION ACTION: Aye Na ROLL CALL	y
voice vote	
COMMITTEE ACTION APPRO	OVED DISAPPROVED DATE
Administrative X	3/7/83
90.00	
COMMENTS:	0 010 14:
	d-R4A Ubuce
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-207

RESOLUTION NO. TO THE HONORABLE LON V. BOYD, COUNTY EXECUTIVE AND THE MENTERS OF THE SULLIVAN COUNTY BOARD OF COMMISSIONERS IN Regular SESSION THIS THE 21st DAY OF March , 19 83 . RESOLUTION AUTHORIZING \_\_\_\_ PLEDGE OF ALLEGIANCE TO U.S. FLAG IN PUBLIC SCHOOLS TEREAS, TENNESSEE CODE ANOTATED SECTION 5-5-109 , AUTHORIZES COUNTIES TO Transact Business NOW THEREFORE BE IT RESOLVED by the Board of County Commissioners of Sullivan County, Tennessee assembled in Regular Session on the 21st day of March , 1983 , THAT At the beginning of every school day, that all students in Sullivan County Schools be given the privilege to pledge allegiance to the flag of the United States of America. BE IT FURTHER RESOLVED THAT, the Sullivan County Commission endorse and support S.B. 51 presented by Lashlee, and HB 55 by Dills and filed in the 93rd General Assembly, which would require public school students to pledge allegiance to U.S. flag at the beginning of each school day. Students who object may be excused. All resolutions in conflict herewith be and the same are rescended insofar as such conflict exists. requiring it. Duly passed and approved this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_. APPROVED: ATTESTED: Date: County Clerk County Executive INTRODUCED BY COMMISSIONER \_\_\_Russin\_\_\_\_ ESTIMATED COSTS: \_\_\_\_NONE SECONDED BY COMMISSIONER : \_\_\_Morrell FUND: NONE COMPLISSION ACTION: Nay ROLL CALL  $\circ$ VOICE VOTE AMITTEE ACTION APPROVED DISAPPROVED DATE Knoed -1

TO THE HONORABLE ION V. BOYD, C				
			OF THE SULLIVA	N COUNTY
BOARD OF COMMISSIONERS IN Re				
THIS THE 21st DAY OF Ma	rch .	19_83		
RESOLUTION AUTHORIZING NO PAR	KING SIGNS ON RO	NALD DRIVE		
WHEREAS, TENNESSEE CODE ANOTATE	ED SECTION	AITHORIZES COL	INTIFS TO	<del></del>
WILLESS, TEMESSEE COSE AND ALL	D BLOT LOCK	, minimicales wi	5K1113 10	
			<del></del>	<del>-</del>
NOW THEREFORE BE IT RESOLVED by Tennessee assembled inRegula	y the Board of C r Session on	ounty Commissioner the <u>21st</u> day of	rs of Sullivan	County, 19 83
THAT No parkings signs be pla	ced on Ronald Dr	ive located in Coc	ok Valley. The	ese signs
should be placed in the				
Ronald Drive.			<del></del>	
	<del></del>		·	
<u> </u>			<u> </u>	· · · · · · · · · · · · · · · · · · ·
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			- <del> </del>	· · · · · · · · · · · · · · · · · · ·
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<u> </u>				
All resolutions in conflict her exists.	rewith be and the	e same are rescend	ded insofar as	such conflict
exists.			•	e .
			•	e .
exists.  This resolution shall become effective requiring it.	ffective on		, 19, th	e .
exists.  This resolution shall become effectiving it.  Duly passed and approved this	ffective on		, 19, th	e .
exists.  This resolution shall become effectiving it.  Duly passed and approved this ATTESTED:	ffective on day of _		, 19, th	e public welfar
exists.  This resolution shall become effectiving it.  Duly passed and approved this ATTESTED:  Date of the passed and approved the passed approved the pa	ffective on	APPROVED: .	, 19, th	e .
exists.  This resolution shall become effectiving it.  Duly passed and approved this ATTESTED:  Date County Clerk	ffective on day of _	APPROVED: .  County Executiv	, 19, th	e public welfar
exists.  This resolution shall become ef requiring it.  Duly passed and approved this	ffective on day of _ te:	APPROVED:  County Executive ESTIMATED (	, 19, th	e public welfar
exists.  This resolution shall become ef requiring it.  Duly passed and approved this	ffective on day of _	APPROVED: .  County Executiv	, 19, th	e public welfan
exists.  This resolution shall become efrequiring it.  Duly passed and approved this	ffective on day of te: Russin	APPROVED:  County Executive ESTIMATED (	, 19, th	e public welfan
exists. This resolution shall become efrequiring it. Duly passed and approved this	ffective on day of te: Russin	APPROVED:  County Executive ESTIMATED (	, 19, th	e public welfan
exists. This resolution shall become efrequiring it. Duly passed and approved this ATTESTED:  Date County Clerk  ENTRODUCED BY COMMISSIONER  SECONDED BY COMMISSIONER  COMMISSION ACTION: Aye ROLL CALL VOICE VOTE	ffective on day of  te:  Russin  Blalock  Nay	APPROVED:  County Executiv  ESTIMATED (  FUND:	, 19, th	e public welfar
exists. This resolution shall become efrequiring it. Duly passed and approved this	ffective on day of te: Russin	APPROVED:  County Executive ESTIMATED (		e public welfan
exists. This resolution shall become efrequiring it. Duly passed and approved this ATTESTED:  Date County Clerk  ENTRODUCED BY COMMISSIONER  SECONDED BY COMMISSIONER  COMMISSION ACTION: Aye ROLL CALL VOICE VOTE	ffective on day of  te:  Russin  Blalock  Nay	APPROVED:  County Executiv  ESTIMATED (  FUND:	, 19, th	e public welfar
exists. This resolution shall become efrequiring it. Duly passed and approved this ATTESTED:  Date County Clerk  ENTRODUCED BY COMMISSIONER  SECONDED BY COMMISSIONER  COMMISSION ACTION: Aye ROLL CALL  VOICE VOTE  COMMITTEE ACTION	day ofday of	APPROVED:  County Executiv  ESTIMATED (  FUND:		e public welfar
exists. This resolution shall become efrequiring it. Duly passed and approved this ATTESTED:  Date County Clerk  ENTRODUCED BY COMMISSIONER  SECONDED BY COMMISSIONER  COMMISSION ACTION: Aye ROLL CALL  VOICE VOTE  COMMITTEE ACTION	day ofday of	APPROVED:  County Executiv  ESTIMATED (  FUND:		e public welfar
exists. This resolution shall become efrequiring it. Duly passed and approved this ATTESTED:  Dat County Clerk INTRODUCED BY COMMISSIONER SECONDED BY COMMISSIONER COMMISSION ACTION: Aye ROLL CALL VOICE VOTE COMMITTEE ACTION  Administrative	day ofday of	APPROVED:  County Executive ESTIMATED ( FUND:  DISAPPROVED	DATE 3/7/83	e public welfar
exists. This resolution shall become efrequiring it. Duly passed and approved this ATTESTED:  Dat County Clerk  INTRODUCED BY COMMISSIONER  SECONDED BY COMMISSIONER  COMMISSION ACTION: Aye ROLL CALL VOICE VOTE  COMMITTEE ACTION  Administrative	day ofday of	APPROVED:  County Executive ESTIMATED ( FUND:  DISAPPROVED		e public welfar

RESOLUTION NO.  $\frac{209}{28}$ .

TO THE HONORABLE LON V. BOYN BOARD OF COMMISSIONERS IN	D, COUMIY EXECUTIV Regular		OF THE SULL	IVAN COUNTY
THIS THE 21st DAY OF	March			
RESOLUTION AUTHORIZING		· · · · · · · · · · · · · · · · · · ·	OND COMMISSI	ONER DISTRICT
WHEREAS, TENNESSEE CODE ANO	TATED SECTION	, AUTHORIZES CC	OUNTIES TO	
No.				
				•
NOW THEREFORE BE IT RESOLVED Tennessee assembled in Reg	D by the Board of (	County Commissione the <sub>21st</sub> day of	rs of Sulli	van County,
THAT a legal notice has bee	n given for an elec	ction to be held by	v this body	on this date.
to fill the vacancy du	e to the resignation	on of Mr. Ralph Ha	rr from the	2nd Commissionér
District in Sullivan C	ounty.			
WHEREAS, legislation i	s now pending in th	ne State Legislatu	ce by Senate	Bill #321
introduced by Senator	Rucker, and House I	3ill #1074 by Repre	sentative M	urphy, to remove
the alleged conflict o				
event this legislation				
Commission.				
NOW THEREFORE BE IT	RESOLVED THAT, the	Sullivan County Bo	ard of Comm	issioners
defer and/or adjourn	the election to fi	11 the vacancy in	the 2nd Com	missioner
District until the n	ext regular session	on April 18, 1983	· 3 <u>.</u>	
All resolutions in conflict exists.	herewith be and th	e same are rescend	ded insofar	as such conflict
This resolution shall become requiring it.	e effective on		_, 19,	the public welfare
Duly passed and approved thi	s day of _		_, 19	
ATTESTED:		APPROVED:		
County Clerk	Date:	County Executiv	re	Date:
INTRODUCED BY COMMISSIONER _	DeVau) t	ESTIMATED (	XOSTS:	
CONDEID BY CONVESSIONER	Icenhour	FUND:	<del></del>	
CONTRISSION ACTION: Ay	e Nay		<del>- 0</del> -	
VOICE VOITE	<u> </u>			
CONTRITTEE ACTION	APPROVED	DISAPPROVED	DATE	
massas	Posed			
- Cyclia	By A Rol	l Cell		
and the state of t				

	RESOLUTION NO. 19.
TO THE HONORABLE LOW V. BOYD, COUNTY EXECUTIV	
BOARD OF COMMISSIONERS IN Regular	SESSION
THIS THE 21st DAY OF MARCH	, 19 <u>83</u>
RESOLUTION AUTHORIZING \$12,900.00 BUDGET AM	ENDMENT - SHERIFF'S DEPARTMENT
WHEREAS, TENNESSEE CODE ANOTATED SECTION	, AUTHORIZES COUNTIES TO
	-
<del>*************************************</del>	
NOW THEREFORE BE IT RESOLVED by the Board of Tennessee assembled in Regular Session on	County Commissioners of Sullivan County, the <u>21st</u> day of <u>March</u> , 19 83
	·
	ers appropriate \$12,900.00 in the Personal
Services Account of the Sheriff's budge	t. These funds are to compensate the
Sullivan County deputies who attended t	he In-Service Training Program at \$150.00 each.
The source of funding for this appropri	ation will be funds received from the State of
•	deton will be funds fecerved from the State of
Tennessee.	
	- 010.
All resolutions in conflict herewith be and the exists.	he same are rescended insofar as such conflict
This resolution shall become effective on	, 19, the public welfar
Ouly passed and approved this day of	, 19
ATTESTED:	APPROVED:
Date:	Date:
County Clerk	County Executive
MTRODUCED BY COMMISSIONER Williams	ESTIMATED COSTS: \$12,900.00
ECONDED BY COMMISSIONER Heape	FUND: General (State Funds)
OMMISSION ACTION: Aye Nay	
OLL CALL <u>33</u> <u>0</u>	
OICE VOTE	pations.
ONTHITTEE ACTION APPROVED	DISAPPROVED DATE
OMENTS:	
3/21/83- Faccod	
RAA ROLL C	200
THE MORE C	~~~~

					MO. 21.
TO THE HONORABLE LON V	. BOYD, COU	MIY EXECUTIVE	AND THE MEYBERS	OF THE SULI	LIVAN COUNTY
BOARD OF COMMISSIONERS					
THIS THE LIST DAY	OF <u>March</u>	· · · · · · · · · · · · · · · · · · ·	19_83		
RESOLUTION AUTHORIZING	GENERA	L HIGHWAY MAP	OF SULLIVAN COUNT	Y	
	~ <del></del>		· - · · · · · · · · · · · · · · · · · ·		
	_				
TEREAS, TENNESSEE COL		SECTION	, AUTHORIZES CO	INTIES TO	
			•	-	
41.70					
NOW THEREFORE BE IT RE Tennessee assembled in	SOLVED by t	he Board of Co _ Session on	ounty Counissione the <u>21st</u> day of	rs of Sulli March	ivan County, 1983
THAT _ the Sullivan Co	unty Board (	of Commissione	rs approve the att	ached map	which locates
the names of roads	in Sullivar	County and t	hat said map be ap	proved as	th General
Highway Map of Sul	livan County	/·			
	4				
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4.1.1					
All resolutions in conexists.	flict herew	ith be and the	e same are rescend	ded insofa	as such conflict
This resolution shall requiring it.	become effe	ctive on		_, 19	the public welfar
	1 .1 *			10	
Duly passed and approv	red this	day or		_, 19	
ATTESTED:			APPROVED:		
County Clerk	Date:		County Executiv	ze.	Date:
•	CNIED		ESTIMATED (		• '
INTRODUCED BY CONNESSI		nas		,00101	
SECONDED BY CONTESSION	ER <u>Hoo</u> o	3	FUND:		
COMPLISSION ACTION:	Ауе	Nay			
ROLL CALL DICE VOIE	$\Delta$				
SOMMETTE ACTION		APPROVED	D:SAPPROVED	DATE	
331.7 12.7 (1.33)					
	_				
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CONTENTS:		<u> </u>			
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	<u>R4 1</u>	4 (Juce	)		

212	RESOLUTION NO. 22,
TO THE HONORABLE LON V. BOYD, COUNTY EXECUTIVE	AND THE MEMBERS OF THE SUILLIVAN COUNTY
BOARD OF COMMISSIONERS IN REGULAR SE	SSION
THIS THE @!st DAY OF MARCH	19_83.
RESOLUTION AUTHORIZING SUBLEASING PROPERTY TO	GUNNINGS RURITAN CLUB
WHEREAS, TENNESSEE CODE ANOTATED SECTION	AUTHORIZES COUNTIES TO
NOW THEREFORE BE IT RESOLVED by the Board of Co Tennessee assembled in Regular Session on t	unty Commissioners of Sullivan County, he _21st _day of _ March, 19_83 _,
THATwHEREAS, the Gunnings Ruritan Club has ex	pressed an interest in obtaining a parcel of
land in its community for the purpose of erecti	ng a community center; and
WHEREAS, this parcel of land, 36 one hundredths	of one acre and triangular in shape, located
near the center of the Gunnings Community between	en Shipley Ferry Road and Interstate 81, is
owned by the State of Tennessee; and,	
WHEREAS, Interstate 81 was routed through the G	unnings Community over a decade ago placing a
hardship on the Gunnings Ruritan Club because m	any of its members lived in the path of the
highway and were forced to relocate to other ar	eas; and,
WHEREAS, the Gunnings Ruritan Club is requestin	g the State of Tennessee to give or lease
this property to the Club for the purpose of bu	ilding a community center; and,
WHEREAS, the Tennessean District of Ruritan Nat	ional, dedicated to the betterment and
growth of the communities represented by Rurita	n Clubs, hereby recognize the efforts of
the Gunnings Ruritan Club.	
NOW THEREFORE BE IT RESOLVED THAT, the Sullivan	County Board of Commissioners pass a
resolution requesting the State of Tennessee to	lease this land to the County at which
time the County would sublease this property to	Gunnings Ruritan Club, for community purposes.
All resolutions in conflict herewith be and the exists.	e same are rescended insofar as such conflict
This resolution shall become effective onrequiring it.	, 19, the public welfare
Duly passed and approved this day of	, 19 .
ATTESTED:	APPROVED:
	Date:
County Clerk	County Executive
INTRODUCED BY COMMISSIONER Nichols	ESTIMATED COSTS:
SECONDED BY COMMISSIONER Akard	FUND:
COMMISSION ACTION: Aye Nay	
ROLL CALL	
VOICE VOTE 23	
COMMITTEE ACTION APPROVED	DISAPPROVED DATE
•	
COMMENTS. 261/183_ Red A Maina	)
COMMENTS: 3/21/63-RAA Voice	)

	RESOLUTION NO. 23.
TO THE HONORABLE LON V. BOYD, COUNTY EXECUTIVE	AND THE MENBERS OF THE SULLIVAN COUNTY
BOARD OF COMMISSIONERS IN Regular S	SESSION
THIS THE 21st DAY OF MARCH ,	19_83
RESOLUTION AUTHORIZINGSOLID_WASTE_LANDFILL	
THE ACTION TO SEE AND ANY PARTETY SECTION	APPLIAND TOTAL CONTRACTOR CONTRACTOR
FREAS, TENNESSEE CODE ANOTATED SECTION	, AUTHORIZES COUNTIES TO
NOW THEREFORE BE IT RESOLVED by the Board of C Tennessee assembled in Regular Session on	County Connissioners of Sullivan County, the 21st day of March , 1983,
THAT The Sullivan County Board of Commissione	
	sand (\$10,000.00) dollars for the purpose of
locating a landfill disposal of solid wast	e from Sullivan County. This money will be
used for engineering services, core drilli	ng, and investing and evaluation of properties.
This money is not to be spent before prior	approval is received from the Sullivan County
Board of Commissioners.	
All resolutions in conflict herewith be and the exists.	e same are rescended insofar as such conflict
This resolution shall become effective on requiring it.	, 19, the public welfare
Duly passed and approved this day of _	, 19
· · · · · · · · · · · · · · · · · · ·	,
ATTESTED:	APPROVED:
Date: County Clerk	County Executive ,
.0 1 1.	
INTRODUCED BY COMMISSIONER	ESTIMATED COSTS: \$10,000.00
SECONDED BY COMMISSIONER / KULTUNU	FUND: General - unallocated
COMPHISSION ACTION: Aye Nay	
ROLL CALL	
ICE VOTE <u>add</u>	
MITTEE ACTION APPROVED	DISAPPROVED DATE
COMENTS:	
3/21/83- Paggid	
0.011	
RYA (louce)	

RESOLUTION NO. 24.
BERS OF THE SULLIVAN COUNTY
ZES COUNTIES TO
ssioners of Sullivan County, day of, 19_83_,
that have a litter problem, and;
re to establish a clean community
nty Board of Commissioners authorize
ssibility of establishing the Clean
authorized to prepare an
se funds are available.
rescended insofar as such conflict
, 19, the public welfare
, 19
): 
Date:
MATED COSTS:
):

BOARD OF CUPPILSSICNERS IN Regular	ESSION
RESOLUTION AUTHORIZING CLEAN COMMUNITY SYS	тем
WHEREAS. TENNESSEE CODE ANOTATED SECTION	, AUTHORIZES COUNTIES TO
THAT WHEREAS, there exist in Sullivan County some areas that have a litter problem, and;  WHEREAS, interested citizens of Sullivan County desire to establish a clean community system in Sullivan County, and;  NOW THEREFORE BE IT RESOLVED THAT, the Sullivan County Board of Commissioners authorited to V. Boyd, County Executive to investigate the possibility of establishing the Clean Community System for Sullivan County, and;  BE IT FURTHER RESOLVED THAT, the County Executive be authorized to prepare an application for grant funds is it is determined these funds are available.  All resolutions in conflict herewith be and the same are rescended insofar as such conflict exists.	
NOW THEREFORE BE IT RESOLVED by the Board of County Commissioners of Sullivan County, Tennessee assembled in Regular Session on the 21st day of March , 19 83  THAT WHEREAS, there exist in Sullivan County some areas that have a litter problem, and; WHEREAS, interested citizens of Sullivan County desire to establish a clean community system in Sullivan County, and;  NOW THEREFORE BE IT RESOLVED THAT, the Sullivan County Board of Commissioners authoriz  Lon V. Boyd, County Executive to investigate the possibility of establishing the Clean Community System for Sullivan County, and;  BE IT FURTHER RESOLVED THAT, the County Executive be authorized to prepare an application for grant funds is it is determined these funds are available.  All resolutions in conflict herewith be and the same are rescended insofar as such conflict exists.  This resolution shall become effective on, 19, the public welf- requiring it.  Duly passed and approved this day of, 19  APPROVED:  Date:	
NOT THE DECORE BE IT DESCRIPTION by the Board of C	comety Commissioners of Sullivan County
Tennessee assembled in Regular Session on	the 21st day of March , 198
THAT WHEREAS, there exist in Sullivan County	some areas that have a litter problem, and;
WHEREAS, interested citizens of Sullivan	County desire to establish a clean communit
system in Sullivan County, and;	
NOW THEREFORE BE IT RESOLVED THAT, the S	ullivan County Board of Commissioners author
•	
	executive he authorized to prepare an
application for grant funds is it is det	ermined these funds are available.
application for grant funds is it is det All resolutions in conflict herewith be and th	ermined these funds are available.
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on	ermined these funds are available. e same are rescended insofar as such confli
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on requiring it.	ermined these funds are available.  e same are rescended insofar as such confli
application for grant funds is it is det  All resolutions in conflict herewith be and th exists.  This resolution shall become effective on requiring it.  Duly passed and approved this day of	ermined these funds are available.  e same are rescended insofar as such confli
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on requiring it.  Duly passed and approved this day of	ermined these funds are available.  e same are rescended insofar as such confli
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on requiring it.  Duly passed and approved this day of ATTESTED:  Date:	e same are rescended insofar as such confliction of the public well and the public well are also as a such confliction of the public well approved:  APPROVED:  Date:
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on requiring it.  Duly passed and approved this day of  ATTESTED:  Date: County Clerk	e same are rescended insofar as such confliction of the public we.
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on requiring it.  Duly passed and approved this day of  ATTESTED:  Date:  County Clerk  INTRODUCED BY COMMISSIONER williams	e same are rescended insofar as such confliction.
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on requiring it.  Duly passed and approved this day of  ATTESTED:  Date:  County Clerk  INTRODUCED BY COMMISSIONER williams  SECONDED BY COMMISSIONER williams	e same are rescended insofar as such confliction.
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on requiring it.  Duly passed and approved this day of ATTESTED:  Date:  County Clerk  INTRODUCED BY COMMISSIONER williams  SECONDED BY COMMISSIONER Williams  SECONDED BY COMMISSIONER Nay	e same are rescended insofar as such confliction.
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on	e same are rescended insofar as such confliction.
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application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on	e same are rescended insofar as such confliction.
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on	e same are rescended insofar as such confliction.
application for grant funds is it is det  All resolutions in conflict herewith be and the exists.  This resolution shall become effective on	e same are rescended insofar as such confliction.

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TO THE HONORABLE LON V.	BOYD, JUDGE,	AND MEMBERS	OF THE SULLIVAN	
COUNTY QUARTERLY COURT I	N	)dj	SESSION	
MET THIS THE	21	DAY OF M	<u>Jarch, 1983</u>	
		RESOLUTION	IN RE: Amendment to	Vocationa
BE IT RESOLVED THAT	•		Adult Program	l
WHEREAS, fund	ls were budge:	ted under gu	ide lines provided	
by the state, and				
			become available for	,
adult education program			n	
			llowing funds be bud	
				getea:
Revenue		Appropriation		<del></del>
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INTRODUCED BY ESQ.		EST	IMATED COST:	
SECONDED BY ESQ.	·	PAI	D FROM	FUND
COURT ACTION:		DAT	E SUBMITTED:	
Aye ROLL CALL 22	Nay			
VOICE VOTE			nty Court Clerk	
.COMMITTEE ACTION:	APPROVEI		DISAPPROVED:	
	<u> </u>	<del></del>		
FISCAL AGENT:	<del></del>			
, a/21/K2-	Paran	1	_	
3/01/63-	R4 /4	Roll	Call,	
				-

NO	•	20	<u></u>	
			SULLIVAN	

TO THE HONORABLE LON V. BOYD, JUDGE,	AND MEMBERS OF THE SULLIVAN
COUNTY QUARTERLY COURT IN	ady. session
MET THIS THE $2l$	DAY OF March, 1983
	RESOLUTION IN RE: Amendment to Vocational Budget for Vocational Ed
BE IT RESOLVED THAT	Budget 101 Youteland 16
WHEREAS, certain Federal	funds were not known at budget
preparation time, and	
WHEREAS, Federal funds fo	or program improvement for vocational
office education have become availa	ble.
THEREPORE BE IT RESOLVED	That the 3773.10 (vocational equipment)
be increased by \$46,620.00 for the	purchase of word/data processing
equipment.	
All funds are Federal and	d are received through the State of
Tennessee, Department of Education	
	•
INTRODUCED BY ESQ.	ESTIMATED COST:
SECONDED BY ESQ.	PAID FROMFUND
COURT ACTION:	DATE SUBMITTED:
Aye Nay ROLL CALL $23$	
VOICE VOTE	County Court Clerk
	BY:
COMMITTEE ACTION: APPROV	ED: DISAPPROVED:
<u> </u>	
FISCAL AGENT:	
	r-

3/21/83- Passed Roll Call

# HOUSE BILL NO. 208

PASSED: _	March	10,	1983	
r wording -	<del></del>			 

SPEAKER OF THE HOUSE OF REPRESENTATIVES

SPEAKER OF THE SENATE

APPROVED this 16th day of March 19 83

Caren alexarden
GOVERNOR

- 8. RAY FRAZIER RADIO CALL NUMBER
- 9. HIGHWAY FUND BUDGET TRANSFER \$8,000.00
- 14. PLEDGE OF ALLEGIANCE TO U.S. FLAG IN PUBLIC SCHOOLS
- 18. DEFER FILLING THE VACANCY IN THE 2nd COMMISSIONERS DISTRICT
- 19. \$12,900.00 BUDGET AMENDMENT SHERIFF'S DEPT.
- 25. AMENDMENT TO VOCATIONAL ADULT PROGRAM
- 26. AMENDMENT TO VOCATIONAL BUDGET FOR VOCATIONAL EQUIPMENT
- 28. PROBATE COURT

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FORE THE CO	OURT	. 8		9.		14		18		19		25	;	26		28			
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	AKARD .	<b>ر</b> X .		Х		Х		Х		Х	٠ ا	х		Х		χ		<u></u>	
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<u>_</u>	BLALOCK	Р		X		Х		Х	•	Х		Х		Χ		X	ļ		_
(	CARROLL	. P		Х		Х		Х		X		Х		χ		X		1_	<u> </u>
	CHILDRESS		Х	Х		Х		Х		Х		Х		Χ		Х	<u> </u>	<u> </u>	
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	FERGUSON	Χ.		Х		χ		Х		Х		X		Χ	<u>.</u>	X		1	_
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	HENDRICKSON	X.	<u> </u>	χ.	<u> </u>	Х		Х		X	Ŀ	X		Х	L		X		
	HOOD	P		X		χ٠		χ		X	<u> </u>	<u>X</u> ·		X	_	X			
	ICENHOUR		Х	Х		Х		χ.	L	х	<u> </u>	X		- X	L	X	$\perp$	$\perp$	
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#### PRIVATE CHAPTER NO. 33

# HOUSE BILL NO. 208

By Montgomery, Yelton, Moore (Sullivan), Whitson

Substituted for: Senate Bill No. 39

#### By Moore

AN ACT to create and establish a court in and for Sullivan County, Tennessee, designated as the Probate Court of Sullivan County; to define its powers and jurisdiction and divest the county judge of the same; to provide for a judge of said court; to fix the compensation for this additional duty; and to provide a clerk for said court.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. A Probate Court is hereby created and established for Sullivan County to be known as the Probate Court of Sullivan County, Tennessee.

SECTION 2. The Probate Court shall have general, common law and statutory jurisdiction, original and exclusive, over all probate matters matters making and arising in said county to the same extent as is now or may hereafter be conferred upon courts of this state under the common law or the statutes thereof, and to hear, try and determine all probate matters in Sullivan County, Tennessee.

SECTION 3. There is hereby created the Office of Probate Judge for the Probate Court of Sullivan County, Tennessee. The duly elected and qualified Judge of Part II of the Chancery and Law Courts for Bristol, Blountville and Kingsport shall be the Probate Judge for the Probate Court of Sullivan County, Tennessee and shall serve in this capacity without additional compensation.

SECTION 4. The Probate Court shall be held in continuous term or session.

SECTION 5. The Judge of the Probate Court shall have authority to hold Chambers Court at any location within Sullivan County for the dispostion of probate matters.

SECTION 6. The Judge of the Probate Court shall be clothed with the same powers and jurisdiction as to extraordinary process as is now provided by law for Chancellors, Circuit Judges, Criminal Court Judges, Special Judges and Special Chancellors in this state.

SECTION 7. All process shall be returnable to the Probate Court at Blountville, Tennessee.

SECTION 8. The procedural rules for the Probate Court shall be the Tennessee Rules of Civil Procedure and such local rules as are promulgated by the Probate Judge.

SECTION 9. All Chancellors, Circuit Judges, Criminal Court Judges, Special Judges and Special Chancellors shall have the right and power to sit by interchange for the Probate Judge.

SECTION 10. The venue for all probate matters in Sullivan County shall be in said Probate Court at Blountville, Tennessee.

SECTION 11. There is hereby created the office of Clerk of the Probate Court, whose powers, duties and responsibilities relating to probate matters shall be the same as those conferred by law upon Clerk and Masters of this state, including, but not limited to those powers set forth in Tennessee Code Annotated, Section 16-16-203. The Probate Clerk shall maintain his or her office at Blountville, Tennessee, and all files and records of the Probate Court shall be physically located at Blountville, Tennessee.

SECTION 12. The Probate Clerk, including his or her deputy or deputies, shall be appointed by the Judge of the Probate Court. The expenses of the office of the Clerk of the Probate Court, including the salaries of all personnel, shall be paid by Sullivan County. The salaries of the Probate Clerk and his or her deputy clerks, if any, shall be set by the Board of Commissioners of Sullivan County. The clerk and deputy clerks shall subscribe to the same oath of office as is administered to Clerk and Masters in this state. Bonds same or similar to those executed by Clerk and Masters in this state shall be required of the Probate Clerk and his or her deputies.

SECTION 13. All probate matters pending in any court in Sullivan County on the date of passage of this Act shall automatically be transferred to the Probate Court where said matters shall be tried or otherwise determined. The Clerks and/or Clerk and Masters of such other courts where probate matters are pending shall forthwith transfer all proceedings and papers to the Clerk of the Probate Court who shall procure and maintain the proper books, records and minutes of the Probate Court of Sullivan County, Tennessee. All records of closed probate matters shall be transferred by the Sullivan County Clerk to the Probate Court.

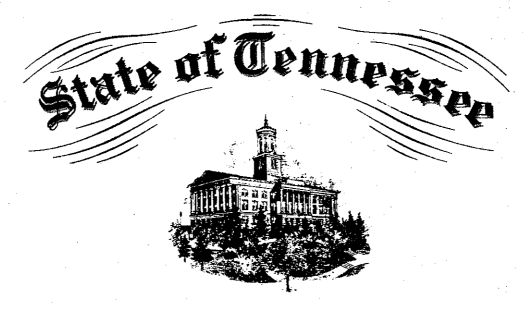
SECTION 14. After the final order of settlement is entered in any estate probated in whole or in part in the Chancery Courts of Sullivan County during the period from September 1, 1982 until the effective date of this Act, no party to the estate proceeding, nor anyone bound by the findings in the estate proceeding, may later question the validity of said probate proceeding on the ground of improper venue.

SECTION 15. This Act shall have no effect unless it is approved by a two-thirds (2/3) vote of the Board of Commissioners of Sullivan County before April 1, 1983. Its approval or nonapproval shall be proclaimed by the presiding officer of the Board of Commissioners and certified by him to the Secretary of State.

SECTION 16. For the purpose of approving or rejecting the provisions of this Act, it shall be effective upon becoming a law, the public welfare requiring it. For all other purposes, it shall become effective on April 1, 1983, upon being approved as provided in Section 15.

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TO THE HONORABLE LON V. BOYD, CO	UNTY EXECUTIVE A	ND THE MEMBERS O	F THE SUL	LIVAN COUNTY
BOARD OF COMMISSIONERS IN Reg	gular SESS	SION	٠	
THIS THE DAY OF Marc	<u>h</u> , 19	9_83		
RESOLUTION AUTHORIZING PROBAT	re court - Pouse i	BILL NO. 208		
TEREAS, TENNESSEE CODE ANOTATEL		ALTHORIZES COL	NTIFS TO	
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No.	<u></u>		<del> </del>	
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NOW THEREFORE BE IT RESOLVED by Tennessee assembled in Regular	the Board of Cou Session on th	nty Commissioner e 21st day of	s of Sull March	ivan County, , 19 <u>83</u> ,
THAT the Board of County Commiss	sioners approve P	rivate <u>Chapter No</u>	о. 33 — Ho	use Bill No. 208 -
By Montgomery, Yelton, Moore (	Sullivan), Whitso	n - Substituted	or: Senat	e Bill No. 39
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by Moore.  Which is " an act to create an				
designated as the Probate Cour				
divest the county judge of the	same; to provide	for a judge of	said count	y; to fix the com-
pensation for this additional	duty; and to prov	ide a clerk for	said court	
A copy is hereto attached and	is made a part of	this resolution	as though	quoted verbatim.
All resolutions in conflict here exists.	with be and the	same are rescend	ed insofa	r as such conflict
This resolution shall become effectiving it.	fective on		, 19	, the public welfar
Duly passed and approved this _	day of		. 19 .	
		APPROVED:		
ATTESTED:		AT INDVED.		Dana
County Clerk Date	<b>2</b> :	County Executiv	'e	Date:
INTRODUCED BY CONNESSIONER	dilliamo	ESTIMATED C	OSTS:	•
SECONDED BY COMMISSIONER	Ctroman	FUND:		
CONMISSION ACTION: Aye	Nay ⊿			
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COMMITTEE ACTION	APPROVED	DISAPPROVED	DATE	•
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# department of State

Fo all to whom these Presents shall come, Greeting: I, Gentry Crowell, Secretary of State of the State of Tennessee, do hereby certify that the annexed is a true copy of

PRIVATE CHAPTER NO. 33
HOUSE BILL NO. 208
PRIVATE ACTS OF 1983

the original of which is now on file and a matter of record in this office.

In Testimony Whereof, I have hereunto subscribed my Official Signature and by order of the Governor affixed the Great Seal of the State of Tennessee at the Department in the City of Nashville, this 17th day

of March

, A.D. 19 83.



Gentry Crowell

AND THEREUPON COURT ADJOURNED TO MEET AGAIN APRIL 18, 1983.

COUNTY CHAIRMAN,