#### OCTOBER 17, 1983

#### MONDAY MORNING, OCTOBER 17, 1983

### BE IT REMEMBERED THAT:

COUNTY COMMISSIONERS MET PURSUANT TO ADJOURNMENT FOR A REGULAR SESSION OF SULLIVAN COUNTY BOARD OF COMMISSIONERS OF BLOUNTVILLE, TENNESSEE MET IN SESSION THIS MONDAY MORNING, OCTOBER 17, 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:

ARRINGTON, BARNES, BLALOCK, CARROLL, CHILDRESS, DEVAULT, FERGUSON, HEAPE, HENDRICKSON, HOOD, ICENHOUR, KETRON, KING, MCKAMEY, MILHORN, MILLS, A. MORRELL, R. MORRELL, NICHOLS, OLTERMAN, RUSSIN, THOMAS, WILLIAMS.

COMMISSIONERS ABSENT: LANGSTAFF.

#### OCTOBER 17, 1983

#### MONDAY MORNING, OCTOBER 17, 1983

#### BE IT REMEMBERED THAT:

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COUNTY COMMISSIONERS MET PURSUANT TO ADJOURNMENT FOR A REGULAR SESSION OF SULLIVAN COUNTY BOARD OF COMMISSIONERS OF BLOUNTVILLE, TENNESSEE MET IN SESSION THIS MONDAY MORNING, OCTOBER 17, 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:

ARRINGTON, BARNES, BLALOCK, CARROLL, CHILDRESS, DEVAULT, FERGUSON, HEAPE, HENDRICKSON, HOOD, ICENHOUR, KETRON, KING, MCKAMEY, MILHORN, MILLS, A. MORRELL, R. MORRELL, NICHOLS, OLTERMAN, RUSSIN, THOMAS, WILLIAMS.

COMMISSIONERS ABSENT: LANGSTAFF. OCTOBER 17, 1983

APPROVAL OF QUARTERLY REPORTS

ALL QUARTERLY REPORTS SUBMITTED FOR THE PERIOD ENDING SEPTEMBER 30, 1983, AND MARKED AS SUCH IN QUARTERLY COURT DOCKET BOOK NUMBER 6, PAGES 14 and 15, WERE RECEIVED AND ADOPTED BY VOICE VOTE OF THE COUNTY COMMISSION AND FILED WITH CLERK AS A MATTER OF RECORD. 44 ± 1

P. O. BOX 96 **INTVILLE, TENNESSEE** Ð 37617

Sullivan County



PHONE 615/323-7135

Lon V. Boyd County Executive

October 18, 1983

#### Dear Commissioner:

I am enclosing a copy of the resolutions which were considered at the County Commission meeting on October 17, 1983.

If you have any corrections, please contact this office inmediately.

The next regular Commission meeting will be Monday, November 21, 1983 at 9:00 a.m.. In the event we receive a certified tax rate from the State of Tennessee in time for an earlier meeting, I will call an adjourned session to set the Sullivan County tax rate.

I am also enclosing a copy of the letter that I have just received concerning the lifting of the moratorium for the connecting of the Piney Flats wastewater treatment line to the City of Bristol wastewater treatment plant.

The Committees will meet as follows:

Budget Committee - October 26, 1983 at 7:00 p.m. - Courthouse

Executive Committee - October 24, 1983 at 7:00 p.m. - Courthouse Bring budget books November 2, 1983 at 7:00 p.m. - Courthouse

Administrative Committee - November 7, 1983 at 7:00 p.m. - Courthouse

Sincerely yours,

Lon V. Baydrem Lon V. Boyd

LVB/vm

Executive'	s Report
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1. RESOLUTION IN RE:

#### ROADS TO ADD TO ATLAS

BE IT RESOLVED THAT the following roads be added to the Atlas.

Sherrill Drive - off Rock Springs Sullivan - 13th C.D.
 Duncan Road in the 1st C.D.

INTRO BY SECONDED BY REFERRED TO COMMITTEE ACTION McKamey Hendrickson Executive

COMMISSION ACTION: Remove from docket 10/17/83

Aye Nay Absent Pass

ROLL CALL:	 <del></del>	 	PAID FROM	FUND	
VOICE VOIE:	 	 	ESTIMATED	COSTS :	-
COMMENTS :					

2. RESOLUTION IN RE:

BIDS BE AWARDED BY PURCHASING AGEND ON BASIS BE RECOGNIZED COMPETENCE AND INTEGRITY

BE IT RESOLVED THAT WHEREAS, T.C.A. 12-4-106 states that contracts by counties, cities, metropolitan governments, towns, utility districts and other municipal and public corporations of this state for legal services, fiscal agent of financial advisors or advisory services, educational consultants, and similar services by professional persons or groups of high ethical standards, shall not be based upon competitive hids, but shall be awarded on the basis of recognized competence and integrity, and;

WHEREAS, until recently the Sullivan County Purchasing Agent's office has advertised for bid in the above service, and;

WHEREAS, the results have shown a savings in tax dollars for the Sullivan County taxpayer.

NOW THEREFORE BE IT RESOLVED THAT, the Sullivan County Commission request that Sullivan County State Legislators work to delete or amend T.C.A. 12-4-106, so that bidding for the said service will again be lawful in Sullivan County.

INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION	
McKamey	Hendrickson	Executive	Approved	

COMMISSION ACTION: Passed 10/17/83

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	Ауе	Nay	Absent	Pass		•
ROLL CALL:	.21	·_1_	ㅗ	<u>.                                    </u>	PAID FROM	FUND
VOICE VOTE:					ISTIMATED COSTS :	

3. RESOLUTION IN RE:

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STOP SIGN ON BELVEDERE STREET

BE IT RESOLVED THAT, a stop sign be placed on Belvedere Street where it intersects Green Hills Drive in Colonial Heights.

INIRO_BY	SECONDED BY	REFERRED_TO	COMMITTEE ACTION
Russin	Mills	Administrative	Approved

COMMISSION ACTION: Passed 10/17/83

	Aye	Nay	Absent	Pass	
ROLL CALL:	<u> </u>				PAID FROMFUND
VOICE VOIE:	X				ESTIMATED COSIS:
COMMENTS :					

#### Executive's Report

4. RESOLUTION IN RE:

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#### STOP ALL AID & TRADE TO COMMINIST NATIONS

BE IT RESOLVED THAT WHEREAS, the President and the Congress possess the constitutionally mandated authority to stop the sale and licensing for sale to the Soviet Union and other Communist nations of American equipment, supplies, and technology, and:

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WHEREAS, these same national officials also have the authority to stop all loans, credits and rescheduling of debts with all Communist nations and further to terminate all pacts that lead to indirect U.S. financing of Communist nations, and

WHEREAS, the people of the United States are currently being taxed approximately \$200 billion annually to defend out nation against a Communist military might that has largely been built with American aid and trade, and

WHEREAS, the termination of these types of aid and trade to the Soviet Union and other Communist nations would reduce the potential for nuclear war by denying these potential adversaries vital funding, equipment and technology,

BE IT RESOLVED THAT this elected body of County Commissioners respectfully requests President Ronald W. Reagan, Senator Howard Baker, Senator Jim Sasser and Congressman James H. Quillen to take appropriate action to stop supplying any kind of funding, aid and trade to the Soviet Union and all Communist Nations. AMENIMENT: that world adversely affect our national security.

Amendment by Russin - Seconded by Mills

INIRO BY		SECOND	ED BY	REFERR	D_TO	COMMITTEE ACTI	QN			
Arrington		Blaloc	k	. •						
COMMISSION ACTION: - Passed 10/17/83										
	Aye	Nay	Absent	Pass						
ROLL CALL:	<u>18</u> 22	<u>5</u> 1	$\frac{1}{1}$		PAID FROM	1	FUND			
VOICE VOIE:					ESTIMATEI	0 00STS :				
COMMENTS:										

Executive's Report

-5-

"5. RESOLUTION IN RE:

TRANSFER OF COUNTY PROPERTY KNOWN AS THE "OLD FOLKS HOME" TO BRISTOL COMMUNITY ROMES, INC.

BE IT RESOLVED THAT WHEREAS, Sullivan County is the owner of certain real estate upon which is located a structure formerly known as the "Old Folks Hone", and

WHEREAS, said structure is in a dilapitated, run down condition; and

WHEREAS, a resolution has been previously submitted to the commission to authorize the burning of said structure; and

WHEREAS, Bristol Community Homes, Inc., a charitable organization with principal offices at 710 State Street, Bristol, Tennessee, has been organized for the purpose of owning and operating a group home for handicapped and mentally retarded persons in Sullivan County, Tennessee; and

WHEREAS, said Bristol Community Homes, Inc. has been assured of a loan from the Tennessee Housing Development Agency if it can acquire a tract of property to construct a group home, and

WHFREAS, Bristol Community Homes, Inc. has retained an architect to study the structure known as the "old Folks Home" and has been advised that it can be renovated, remodeled and additions built thereto. Further, that it can be used as a group home to house nine to eleven handicapped and/or mentally retarded persons.

NOW THEREFORE, BE IT RESOLVED THAT, the Board of Commissioners of Sullivan County, Tennessee deed said property consisting of the structure described above and approximately acres of land to Bristol Community Homes, Inc. for the purposes herein stated.

INTRO BY -	SECONDED BY	REFERRED TO	COMMITTEE ACTION
Icenhour	Nichols	Executive	Disapproved 10/5/83

COMMISSION ACTION: Deferred 10/17/83

	Ауе	Nay	Absent	Pass	
ROLL CALL:					PAID FROMFUND
VOICE VOTE:	<b>~~</b>				ESTIMATED COSTS :
COMMENTS :					

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Executi	ve's	Report	F
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6. RESOLUTION IN RE:

#### SENIOR CITIZENS OF CHINOLAPIN

BE IT RESCLVED THAT, the Senior Citizen Club of Chinquapin, that has 40 plus members become participants in the appropriation of said fund for such organization.

BE IT FURTHER RESOLVED THAT, Chinquapin Senior Citizen Club be included in the coming budget year 1984.

INIRO BY		SECOND	<u>D BY</u>	1	REFERRED T	Q	COMMITTEE AC	LION	
Hendrickson	·	McKaneg	7	1	Administra	tive	approved		
COMMISSION ACTION: Passed 10/17/83									
	Ауе	Nay	Absent	Pass	•			• .	
ROLL CALL:					PA	ID FROM		FUND	
VOICE VOIE:	<u>_X</u>			<u> </u>	ES	TIMATED	COSTS :	·	

COMMENTS:

7. RESOLUCTION IN RE:

TERM OF COUNTY CONSTABLE

BE IT RESCLVED THAT, the Sullivan County Commission approve by a two- thirds (2/3) majority vote to increase the term of office of constable from two (2) years to four (4) years. Such increase shall apply to the constables elected at the regular election mext following the passage of the resolution and thereafter the election for the office of constable shall be held every four (4) years. This is in accordance to T.C.A. 8-10-101 and it's entirety and specifically 8-10-101 subsection "B" as it applies to Sullivan County.

INTRO BY		SECOND	ED BY		REFERRED TO	COMMITTEE ACTION	
Carroll		Ferguson		Administrative	Approved		
COMMISSION	ACTION	: Pass	eð 10/17.	/83	•	·	
	Aye	Nay	Absent	Pas:	S		
ROLL CALL:	22	<u>_1</u> '	_1		PAID FROM	FUND	
VOICE VOIE:					ESTIMATED	005TS:	
<u> </u>							

COMMENTS :

Executive's Report

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#### 8. RESOLUTION IN RE:

#### EFFICIENCY AUDIT FOR SULLIVAN COUNTY OPERATIONS

BE IT RESCIVED THAT, an efficiency audit be conducted for all departments and general operations funded by the Sullivan County Board of Commissioners.

BE IT FURTHER RESCLVED THAT, this efficiency audit committee be appointed by the County Executive and will consist of four (4) County Commissioners, one of whom will be the Committee Chairman, and eight (8) private citizens residing in Sullivan County.

findings to the Sullivan County Board of Commissioners at the regular mession in November, 1984.

INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION
Russin	Nichols Arrington	Budget Executive Administrative	

COMMISSION ACTION: First Reading

·	Ауе	Nay	Absent	Pass		
ROLL CALL:	<u> </u>	<u></u>		<del></del>	PAID FROMFUND	
VOICE VOIE:			<del></del>		ESTIMATED COSTS :	
COMMENTS :				÷		

#### Executive's Report

#### 9. RESOLUTION IN RE:

#### CLOSING PART OF OLD WEST SHIPLEY FERRY ROAD

BE IT RESCLVED THAT, the Sullivan County Board of Commissioners approve the closing of part of the Old West Shipley Ferry Road in the 14th Civil District. Beginning at State Route 36, then Southwest 710' long. This road was relocated 710' long. This road was relocated

-8-

about 150' to the south and this section is no longer used as a county road.

NOW THEREFORE BE IT RESOLVED THAT, this section be closed and that the section running through the Guy Ford property be given to them.

INIRO BY	SECONDED BY				REFERRE	<u>D TO</u>	COMMITTEE ACTION		
Russin		Mills			Executi	ve	approved 10/5/83		
COMMISSION	ACTION	: Passe	ed 10/17,	/83	- Waiv	er of Rule	S		
	Aye	Nay	Absent	Pass	5		•		
ROLL CALL:	22.	<b>_</b>	1			PAID FROM	IFUND		
VOICE VOIE:				•		ESTIMATED	005TS:		

COMMENTS:

10. RESOLUTION IN RE:

#### EXECUTING STATE AID OR BRIDGE GRANT CONTRACTS

\_\_FUND

BE IT\_RESOLVED THAT, the Sullivan County Board of Commissioners designates and \_ authorizes the County Executive, the contracting authority to execute all documents, instruments or contracts necessary to execute State Aid or Bridge Grant Contracts with the Department of Transportation, of the State of Tennessee.

INTRO BY	SECONDED BY	REFERRED TO	COMMITTEE ACTION									
Langstaff	Nichols	Executive	approved 10/5/83									
COMMISSION ACTION: - Passed 10/17/83 WAIVER OF RULES												
Ауе	Nay Absent Pas	S	· · · · · · · · · · · · · · · · · · ·									

ROLL CALL:	23		<u>1</u>	 PAID FROM
VOICE VOTE:		_		ESTIMATED COSTS :

COMMENTS:

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	Executive's	а <sup>т</sup>	·		<b>-9-</b>					
1.	RESOLUTION	IN RE:						NO PARKING SIGNS AT INTERSECTION OF SILVER GROVE ROAD & RIVERSIDE ROAD		
	BE IT RESOL Grove Road	VED THA	\T no pa verside	arking s Road in	igns the	be plac 16th Ciy	ed at the vil Distric	intersect: t.	ion of Silv	'er
	INIRO BY		SECONDI	ED BY		REFERREI	010	COMMITTEE A	CTION	
	McKamey		Hendric	ckson		Administ	rative	approved		
	COMMISSION .	ACTION	: Waive	er of Ru	les –	- Passed	10/17/83			
		Ауе	Nay	Absent	Pase	3			•	
	ROLL CALL:	<u>`</u>					PAID FROM		FUND	
	VOICE VOTE:	Σ.		<b></b> .			ESTIMATED	006TS :		
	COMMENTS :									
12.	RESOLUTION	IN RE:						SPEED LIMPT ON ROBINWOO		
	BE IT RESO Robinwood R		HAT SP	eed lim	it s	igns of	25 miles	per hour l	be posted	on
	INTRO BY		SECONDI	<u>ed by</u>		REFERRE	<u>. 70</u>	COMMITTEE A	CTION	-
	Russin		Mills			Administ	rative	Approved		
	COMMISSION	ACTION	: Waive	er of Ru	les -	· Passed	10/17/83			
		Aye	Nay	Absent	Pass	5.				
	ROLL CALL:		_				PAID FROM	<u></u>	FUND	
	VOICE VOIE:	<u>_x</u>					ESTIMATED	00515:		
	COMMENTS:	-						•	****	
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	Executive's	Repor	E .	-		-10-	· · ·					- - 
13.	RESOLUTION	in re:					· · ·		INIT SIC			
	BE IT RESOL Road.	VED IH	AT spec	ed limit	sign	s of 25	miles per	r hour be	posted (	on Mito	hell	
	INTRO BY		SECON	DED BY		REFERE	ED TO	COMMITT	TE ACTIC	2N		. <i>'</i>
	COMPLISSION	ACTION	: Waiy	ver of Ri	les	- Pas	sed 10/17,	/83				
	Russin		Mills			Admini	strative	Approve	đ.			
		Ауе	Nay	Absent	Pas	5					•	•
	ROLL CALL:				<b></b>		PAID FR	DM MC		FUND	· .	
	VOICE VOTE:	<u>لا</u>		_	<b></b>		ESTIMAT	D COSTS:_			-	
	COMMENTS :											
14.	RESOLUTION	IN RE:							TION OF			
	BE FT RESCL Sullivan Co tires, old the attache hundred (50 above, afte	unty P inner d docu 0) pou	urchas tubes a ment. nds of	ing Agen and line The fiv old inne	t to s (b e hu er tu	sell i y seale ndred bes and	used reca d bids) to (500) tir   liners a	ppable and the high es and and te to be a	nd non-1 nest bid pproxima sold as	recapp der, as ately capti	able 5 per five	
	Proposed bi	d open	ing dat	æis: W	<i>ledne</i>	sday, N	iovember 2,	, 1983.				
	INTRO BY		SECON	DED BY		REFERE	ED TO	COMMITY	TEE_ACTIO	2N		
	A. Morrell	·	Icenh	our								•
	COMMISSION	ACTION	: WAIN	TER OF R	JLES	- Pass	ed 10/17/8	83 1 1				
		Aye	Nay	Absent	Pas	s						•
	ROLL CALL:	<u>22</u>		2	<u></u>		PAD FR	XM		FUND		
	VOICE VOIE:	<b>—</b> .					ESTIMATI	m coere`:_			- * •	• '

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Executive's	Report		-11-		
RESOLUTION 1	IN RE:			<u></u>	ROADS TO BE ADDED TO ATLAS
INTRO BY	SI	XOONDED_BY	REFERRE	<u>01 TO</u>	COMMITTEE ACTION
McKaney	Fe	erguson	Executi	ve	Approved 10/11/83
COMMISSION A	CTION:	Waiver of Ru	iles — Passed	10/17/83	
	Aye Na	y Absent	Pass		
ROLL CALL:				PAID FROM	FUND
VOICE VOIE:	<u>x</u>	<b></b> .	-	ESTIMATED	COSTS :
COMMENTS:				• .	• • •
RESOLUTION I	NRE:				SULLIVAN COUNTY ELECT TO QUALIFY FOR HOUSING FUND WITH UNDERWRITTERS CONSULTAN
BE IT RESOL administer m	NED THA Nortgage	T WHEREAS, subsidy bond	Sullivan Co  s for low-in	unty has come housin	the option to locally Ng, and;
			rtion of t	his progr	am is currently being
WHEREAS, it	may be a	dvantegeous	to the count	y to admini	ister it's own program.
to administe	er the mo	rtgage subsi	T, Sullivan dy bond pro	County Boan gram for t	d of Commissioners elects he County in accordance
INIRO BY	SE	CONDED BY	REFERRE	<u>O TO</u>	COMMITTEE ACTION
Williams	Ba	rns			
COMMISSION A	CTION:	WAIVER OF RU	LES - Passed	10/17/83	•
•	Aye Na	y. Absent	Pass	•	
ROLL CALL:	<u>19</u> _4	<u>_1</u>	<b></b>	PAID FROM	FUND
VOICE VOIE:	<u> </u>	. <u></u>	•••-	ESTIMATED	COSTS:
	E IT RESCIVED THAT the following roads be added to the atlas. 1. McConnell ad - 12th Civil District 2. Bates Road - 12th Civil District NIRO EX SECONDED EX REFERED TO COMMITTEE ACTION CKamey Ferguson Executive Approved 10/11/83 DYMISSION ACTION: Waiver of Rules - Passed 10/17/83 Aye Nay Absent Pass CLL CALL: PAID FROMFUND DICE VOTE: X FUND DICE VOTE: X ESTIMATED COSTS: DYMENTS: ESCLUTION IN RE: SULLIVAN COUNTY ELECT TO COULLIFY FOR PROSING FUND WITH LUDEGRATURES CONSULTANTS E IT RESOLVED THAT WHEREAS, Sullivan County has the option to locally chinister mortgage subsidy bonds for low-income housing, and; HEREAS, Sullivan County's portion of this program is currently being chinister the mortgage subsidy bond program for the County in accordance ith the attached resolution. WITHEREFORE BE IT RESOLVED THAT, Sullivan County Board of Commissioners elects to administer the mortgage subsidy bond program for the County in accordance ith the attached resolution. WITHEREFORE BE IT RESOLVED THAT, Sullivan County Board of Commissioners elects to administer the mortgage subsidy bond program for the County in accordance ith the attached resolution. WINGSION ACTION: WAIVER OF HILES - Passed 10/17/83 Aye Nay Absent Pass LL CALL: 19 _4 _1 PAID FROMFUND				

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Executive's Report

#### 17. RESOLUTION IN RE:

#### RELEASE OF TAXES BY COUNTY TRUSTEE

BE IT RESOLVED THAT WHEREAS, certain erroneous and double assessments have been noted in the 1981 tax books, and;

-12--

WHEREAS, these errors have been checked and approved by the Property Assessor.

NOW THEREFORE BE IT RESOLVED THAT, the Sullivan County Board of Commissioners release the County Trustee of 144 items with an assessment totaling \$598,389.97 (as per the attached list).

INTRO BY		SECOND	ED BY	REFERRE	<u>or c</u>	COMMITTEE ACTION						
Williams		A. Mor.	A. Morrell									
COMMISSION ACTION: WAIVER OF RULES - Passed 10/17/83												
	Aye	Nay	Absent	Pass								
ROLL CALL:	22	_2	_1	- -	PAID FROM		FUND					
VOICE VOTE:					ISTIMATED	COSTS:						

COMMENTS:

18. RESOLUTION IN RE:

#### ASBESTOS LAWSUIT

BE IT RESCLVED THAT, the Sullivan County Board of Commissioners authorizes Lon V. Boyd, County Executive, John S. McLellan, III, County Attorney and the Sullivan County Board of Education to bring a lawsuit on behalf of Sullivan County and the Sullivan County Board of Education against any and all firms which provided asbestos to Sullivan County schools and to any other firms it may be necessary to bring into this action.

INTRO BY	SECOND	<u>D BY</u>	REFERRED TO	COMMITTEE ACTI	ON								
Blalock	Olterma	n	:										
COMMISSION ACTION: First Reading 10/17/83													
Ауе	Nay	Absent Pa	5 <b>5</b>		· · · · · · · · ·								
ROLL CALL:		<u> </u>	PAID FROM	·	_FUND								
VOICE VOIE:			ESTIMATED	COSTS :	· · · · · · · · · · · · · · · · · · ·								
COMMENTS:			• •		· · · · · ·								

STATE OF TENNESSEE

OCTOBER 17, 1983

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# ELECTION OF NOTARIES

1-1										
	SHARON E. JOHNSON	K. M. HUTTON, JR.	GEORGE J. HARDING	CAROL J. HARLESS	H. HAYDEN HANNABASS	JAMES H. FLANAGAN, JR.	CAROL LEE EDWARDS	DAVID W. BLANKENSHIP	JACKIE B. BAILEY	
GARY EARL GROSS ELMER EARL GROSS	BARBARA ZOLLMAN	THOMAS R. WILSON	GLENDA T. VENABLE	JEANNE E. UBALDINI	JOAN SHELTON	G. A. RACHEL	JUANITA B. MILHORN	PATTY C. MABRY	GEORGE W. LEE	

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558 to the honorable lon v.			RESOLUTION NO
TO THE HONORABLE LON V. BOARD OF CONVESSIONERS			ST THE SUBJURN COUNTE
THIS THE 26th DAY	-		
			ON BASIS
	BE_RECOGNIZED_C	COMPETENCE AND INTEGRIT	Y
WHEREAS, TENNESSEE CODI	E ANOTATED SECTION	AUTHORIZES CO	UNTIES TO
	•		
NOW THEREFORE BE IT RE Tennessee assembled in	SOLVED by the Board Adjourned Session	of County Commissione on the <u>26th</u> day of	rs of Sullivan County, September
THAT WHEREAS, T.C.A. 1	2-4-106 states that a	contracts by counties,	cities, metropolitan
governments, towns, u	tility districts and	other municipal and p	ublic corporations of t
······································		·;	advisory services, edu
			oups of high ethical st
			on the basis of recogni
WHEREAS until recently	the Sullivan County	Purchasing Agent's of	fice has advertised for
in the above service	, and;		
WHEREAS, the results	have shown a savings	in tax dollars for th	e Sullivan County taxpa
NOW THEREFORE BE IT R	ESOLVED THAT, the Su	llivan County Commissi	on request that Sulliva
County State Legislat	ors work to delete o	r amend T.C.A. 12-4-10	6, so that bidding for
said service will aga	in be lawful in Sull	ivan County.	
•			ded insofar as such co
exists. This resolution shall	become effective on	October 17,	_, 19_ <u>83_</u> , the public
exists. This resolution shall requiring it.			
exists. This resolution shall i requiring it. Duly passed and approve	ed this <u>17th</u> day		
exists. This resolution shall requiring it. Duly passed and approv ATTESTED:	ed this <u>17th</u> day	of <u>October</u> APPROVED: Lon V. Ba	
exists. This resolution shall i requiring it. Duly passed and approv ATTESTED:	ed this <u>17th</u> day	of October	_, 19 <u>_83</u>
exists. This resolution shall requiring it. Duly passed and approv ATTESTED:	ed this <u>17th</u> day	of <u>October</u> APPROVED: Lon V. Ba	, 19 <u>83</u> . Superior Date
exists. This resolution shall f requiring it. Duly passed and approve ATTESTED: County Clerk INTRODUCED BY CONMISSIO	Date: ONER <u>McKamey</u>	of <u>October</u> APPROVED: <i>County Executi</i> ESTIMATED	, 19 <u>83</u> . Superior Date
exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY CONMISSION SECONDED BY COMMISSION	Date: ONER <u>McKamey</u>	of <u>October</u> APPROVED: <i>Lan Y D</i> County Executi ESTIMATED FUND:	, 19 <u>83</u> . Superior Date
exists. This resolution shall i requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY CONMISSION SECONDED BY CONMISSION COMMISSION ACTION: ROLL CALL	Date: Date: ONER ERHendrickson	of <u>October</u> APPROVED: <i>Lan Y D</i> County Executi ESTIMATED FUND:	, 19 <u>83</u> . Superior Date
exists. This resolution shall i requiring it. Duly passed and approve ATTESTED: County Clerk INTRODUCED BY CONMISSION SECONDED BY COMMISSION COMMISSION ACTION: ROLL CALL VOICE VOTE	Date: Date: ONER <u>McKamey</u> ER <u>Hendrickson</u> Aye Nay 	of <u>October</u> APPROVED: <i>Lan Y K</i> County Executive ESTIMATED FUND: Absent 1	_, 19 <u>83_</u> .
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TO THE HONORABLE DON V.	BOYD, COUNT	Y EXECUTIV	E AND THE MEMBER	S OF THE SULLIVAL	1 COUNTY
BOARD OF COMMISSIONERS I	N <u>ADJOURI</u>	NED .	SESSION		
THIS THE <u>26th</u> DAY O	F <u>SEPTEM</u>	BER	, 19 <u>83</u> .		
RESOLUTION AUTHORIZING _	STOP SIGN	ON BELVEDE	RE STREET		
· · ·				-	
	· · · · · · · · · · · · · · · · · · ·			· · ·	
EREAS, TENNESSEE CODE	ANOTATED SE	CTION	, AUTHORIZES (	COUNTLES TO	
					· · · · · · · · · · · · · · · · · · ·
NOW THEREFORE BE IT RESO Tennessee assembled in	Adjourned	Session on	the $26$ th day of	of <u>September</u>	, 19 <u>83</u> ,
THAT <u>A stop sign be pla</u>	ced on Belve	edere Stree	t where it inters	sects Green Hills	Drive
in Colonial Height					
				· · · · · · · · · · · · · · · · · · ·	
**************************************					
			· · · · · · · · · · · · · · · · · · ·		
		<b></b> ,			
	## <b>*</b> \	· · · · · · · · · · · · · · · · · · ·			
					······
All resolutions in confli			·····		· · · · · · · · · · · · · · · · · · ·
All resolutions in conflience exists. This resolution shall bec	ict herewit	n be and th	e same are resce	nded insofar as	such conflict
All resolutions in confli exists. This resolution shall bea requiring it.	ict herewith	n be and th .ve on <u>oct</u>	e same are resce	ended insofar as , 19 <u>83</u> , the	such conflict
All resolutions in confli exists. This resolution shall bec requiring it.	ict herewith	n be and th .ve on <u>oct</u>	e same are resce	ended insofar as , 19 <u>83</u> , the	such conflict
All resolutions in confli exists. This resolution shall bec requiring it. Duly passed and approved	ict herewith	n be and th .ve on <u>oct</u>	e same are resce	ended insofar as , 19 <u>83</u> , the	such conflict
All resolutions in confli exists. This resolution shall bed requiring it. Duly passed and approved ATTESTED:	ict herewith	n be and th .ve on <u>oct</u>	e same are resce ober 17 October APPROVED:	ended insofar as , 19 <u>_83</u> , the , 19 <u>_83</u> .	such conflict
All resolutions in confli exists. This resolution shall bed requiring it. Duly passed and approved ATTESTED: County Clerk	ict herewith come effecti this <u>17th</u> Date:	n be and th .ve on <u>oct</u> _ day of _	e same are resce ober 17 October APPROVED: County Execut	ended insofar as , 19 <u>_83</u> , the , 19 <u>_83</u> . Auch / com	such conflict public welfare Date:/0//1/82
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All resolutions in confli exists. This resolution shall been requiring it. Duly passed and approved ATTESTED: County Clerk INTRODUCED BY COMMISSIONER SECONDED BY COMMISSIONER SECONDED BY COMMISSIONER COMMISSION ACTION: ROLL CALL DICE VOTE COMMITTEE ACTION	ict herewith come effecti this <u>17th</u> <u>Date:</u> <u>R</u> <u>Russin</u> <u>Mills</u> Aye <u>x</u>	Nay	e same are resce	ended insofar as , 19 <u>83</u> , the , 19 <u>83</u> . Rycl/cm ive COSTS: DATE	such conflict public welfare Date:/0//1/82
All resolutions in confliences exists. This resolution shall been requiring it. Duly passed and approved ATTESTED: County Clerk INTRODUCED BY COMMISSIONER SECONDED BY COMMISSIONER SECONDED BY COMMISSIONER SECONDED BY COMMISSIONER COMMISSION ACTION: ROLL CALL 'DICE VOTE COMMITTEE ACTION	ict herewith come effecti this <u>17th</u> <u>Date:</u> <u>R</u> <u>Russin</u> <u>Mills</u> Aye <u>x</u>	Nay	e same are resce	ended insofar as , 19 <u>83</u> , the , 19 <u>83</u> . Rycl/cm ive COSTS: DATE	such conflict public welfare Date:/0//1/82

TO THE HONORABLE LON V. BOYD, JUDGE, AND MEMBERS OF THE SULLIVAN COUNTY BOARD OF COMMISSIONERS IN <u>Adjourned</u> SESSION

MET THIS THE \_26th DAY OF \_ September , 19 83 .

RESOLUTION IN RE: STOP ALL AID & TRADE TO COMMUNIST งไม่กากพิจ

BE IT RESOLVED THAT

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WHEREAS the President and the Congress possess the constitutionally mandate suthority to stop the sale and licensing for sale to the Soviet Union and other Communist nations of American equipment, supplies, and technology, an WHEREAS these same national officials also have the authority to stop all loans, credits and rescheduling of debts with all Communist nations and further to terminate all pacts that lead to indirect U.S. financing of Communist nations, and

Whereas the people of the United States are currently being taxed approxima ly \$200 billion annually to defend our nation against a Communist military might that has largely been built with American aid and trade, and WHEREAS the termination of these types of aid and trade to the Soviet Uniand other Communist nations would reduce the potential for nuclear war by denying these potential adversaries vital funding, equipment and technolony BE UT THEREFORE RESOLVED that this elected body of County Commissioners respectfully requests President Ronald W. Reagan, Senator Howard Baker, Senator Jim Sasser and Congressman James H. Guillen to take appropriate action to stop supplying any kind of funding, aid, and trade to the Soviet Union and all Communist Nations,

4A. AMENDMENT: that world adversely effect our national security. (By Russin 2nd by Williams

INTRODUCED BY COMMI	SSIONER	a.B.C	Insington	ESTIMAT	ED COST: 1 den Stan	ops
SECONDED BY COMMISS	SIONER	B	12/ock	PAID FR	OMF	UND
COMMISSION ACTION:	•	Nov	Absent	DATE SU	BMITTED:	
ROLL CALL: 4A.	Aye 18 22	Nay 5	1 1		County Clerk	<u></u>
VOICE VOTE:			<u> </u>	ВÝ:		
COMMITTEE ACTION:		•	APPROVED :		DISAPPROVED:	
				1. S.		
		· ,			<u></u>	
					·····	

	RESOLUTION NO.
TO THE HONORABLE LON V. BOYD, COUNTY EXECUTIVE	
BOARD OF COMMISSIONERS IN Regular S	ESSION
THIS THE DAY OF,	19 <u>83</u> .
RESOLUTION AUTHORIZING	muapin
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· · · · · · · · · · · · · · · · · · ·	
	, AUTHORIZES COUNTIES TO
NOJ THEREFORE BE IT RESOLVED by the Board of C	
THAT	
in the appropriation of said fund for suc	ch organization.
BE IT FURTHER RESOLVED THAT, Chinquapin S	Senior Citizen Club be included in the
coming budget year 1984.	
All resolutions in conflict herewith be and the exists.	e same are rescended insolar as such contlict
This resolution shall become effective on $\{00}$ requiring it.	toker 17 $19_{-83}$ , the public welfare
Duly passed and approved this <u>17th</u> day of _	October , 19 83.
ATTESTED:	APPROVED:
Date:	Lan U. Baudian Date: 10/17/8
County Clerk	County Executive
INTRODUCED BY COMMISSIONER	ESTIMATED COSTS:
SECONDED BY COMMISSIONER McKamey	
COMPLISSION ACTION: Aye Nay	
ROLL CALL	
OWNETTHE ACTION APPROVED	DISAPPROVED DATE
Administrative	10/10/5: No INCREMENTAL TOTAL FUNDS,
Budget	
COCHENIS:WAIVER OF RULES - Passed 10/17/8	33

		. 1	RESOLUTION NO.	7
BOARD OF COMMISSIONERS	/. BOYD, COUNTY EXECUTIVE 5 IN <u>Regular</u> S 6 OF <u>October</u> ,	ESSION	OF THE SULLIVAN (	DUNTY
	G TERM OF COUNTY CONSTAN			
WHEREAS, TENNESSEE COI	DE ANOTATED SECTION		INTIES TO	
	. ·			· .
NOW THEREFORE BE IT RE	ESOLVED by the Board of C n <u>Regular</u> Session on	ounty Commissioner	rs of Sullivan Co	ountry.
THAT the Sullivan Cou	unty Commission approve by	y a two-thirds (2/	3) majority vote	increas
term of office of cons	stable from two (2) years	to four (4) years	. Such increase	shall a
to the constables elec	cted at the regular elect	ion next following	the passage of t	he resc
and thereafter the el	ection for the office of	constable shall be	held every four	(4) yea
This is in accordance	to T.C.A. 8-10-101 and i	t's entirety and s	pecifically 8-10-	101
subsection "B" as it	applies to Sullivan Count	Y.		
······································			······	
exists.	aflict herewith be and th			
exists.	aflict herewith be and th become effective on $-0c$		ded insofar as su _, 19_83_, the p	
exists. This resolution shall requiring it.		tober 17	_, 19 <u>83</u> , the p	
exists. This resolution shall requiring it.	become effective on <u>Oc</u>	tober 17	_, 19 <u>83</u> , the p	
exists. This resolution shall requiring it. Duly passed and approv ATTFSTED:	become effective on <u>Oc</u>	october	_, 19 <u>83</u> , the p	public v
exists. This resolution shall requiring it. Duly passed and approv	become effective on <u>o</u>	October APPROVED: Lan V. K County Executiv	, 19 <u>83</u> , the p , 19 <u>83</u> .	public v
exists. This resolution shall requiring it. Duly passed and approv ATTESTED:	become effective on <u>Oc</u> ved this <u>17th</u> day of Date:	october APPROVED:	, 19 <u>83</u> , the p , 19 <u>83</u> .	public v
exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk	become effective on <u>o</u> ved this <u>17th</u> day of <u>Date</u> IONER <u>Carroll</u>	County Executive ESTIMATED (	, 19 <u>83</u> , the p , 19 <u>83</u> .	public v
exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY COMMISSION SECONDED BY COMMISSION COMMISSION ACTION:	become effective on <u>o</u> ved this <u>17th</u> day of <u>Date</u> IONER <u>Carroll</u>	County Executive ESTIMATED (	, 19 <u>83</u> , the p , 19 <u>83</u> .	
exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY COMMISSION SECONDED BY COMMISSION COMMISSION ACTION: ROLL CALL	become effective on <u>o</u> ved this <u>17th</u> day of <u>Date:</u> IONER <u>Carroll</u> NER <u>Perguson - Blalog</u>	October APPROVED: County Executiv ESTIMATED ( ck FUND:	, 19 <u>83</u> , the p , 19 <u>83</u> .	public v
exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY COMMISSION SECONDED BY COMMISSION COMMISSION ACTION:	become effective on <u>Oc</u> ved this <u>17th</u> day of <u>Date:</u> IONER <u>Carroll</u> NER <u>Ferguson - Blalog</u> Aye Nay	October APPROVED: County Executiv ESTIMATED ( ck	, 19 <u>83</u> , the p , 19 <u>83</u> .	public v
exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY COMMISSION SECONDED BY COMMISSION COMMISSION ACTION: ROLL CALL VOICE VOTE	become effective onOo ved this <u>17th</u> day of  Date: IONER <u>Carroll</u> NER <u>Perguson - Blaloo</u> Aye Nay 	Cotober APPROVED: County Executiv ESTIMATED ( ck FUND: Absent 1	_, 19 <u>83</u> , the p _, 19 <u>83</u> . <i>Reych / Terr</i> DATE	public -
exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY COMMISSION SECONDED BY COMMISSION COMMISSION ACTION: ROLL CALL VOICE VOTE	become effective onOo ved this <u>17th</u> day of  Date: IONER <u>Carroll</u> NER <u>Perguson - Blaloo</u> Aye Nay 	Cotober APPROVED: County Executiv ESTIMATED ( ck FUND: Absent 1	_, 19 <u>83</u> , the p _, 19 <u>83</u> .	public v
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exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY COMMISSION SECONDED BY COMMISSION COMMISSION ACTION: ROLL CALL VOICE VOIE COMMITTEE ACTION Public	become effective onOo ved this <u>17th</u> day of  Date: IONER <u>Carroll</u> NER <u>Perguson - Blaloo</u> Aye Nay 	October APPROVED: County Executive ESTIMATED ( ck FUND: Absent 1 DISAPPROVED	_, 19 <u>83</u> , the p _, 19 <u>83</u> . <i>Reych / Terr</i> DATE	public -
exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY COMMISSION SECONDED BY COMMISSION COMMISSION ACTION: ROLL CALL VOICE VOIE COMMITTEE ACTION Public	become effective onOo ved this <u>17th</u> day of Date: IONER Carroll NER <u>Perguson - Blaloo</u> Aye Nay  APPROVED	October APPROVED: County Executive ESTIMATED ( ck FUND: Absent 1 DISAPPROVED	_, 19 <u>83</u> , the p _, 19 <u>83</u> . <i>Reych / Terr</i> DATE	public v

8-8-503

#### PUBLIC OFFICERS AND EMPLOYEES

8-8-503. Court order for disposition — Disposition of proceeds. — Prior to disposing of said property under the provisions of this part, the sheriff shall present to a judge of one of the criminal courts of the county a list of all such property to be disposed of, together with an affidavit that he has made a reasonable search for the true owner thereof, and that said true owner cannot be located. The sheriff shall then procure from said judge an appropriate order of the court directing the manner in which such property is to be disposed of, the proceeds to be paid over to the general fund of the county. [Acts 1961, ch. 259, § 3; T.C.A., § 8-830.]

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8-8-504. Law supplemental — When property not returned. — Nothing in this part shall be construed as repealing the provisions of any other law now in effect which provides for the disposition of abandoned, stolen, recovered and/or contraband property; and provided further that no such property shall be returned to the owner, even if known, if the return of such property may be inimical to the public welfare. [Acts 1961, ch. 259, § 4; T.C.A., § 8-831.]

Cross References. Disposition of unclaimed personal property, \$\$ 66-29-101 --- 66-29-132.

#### CHAPTER 10

#### CONSTABLES

SECTION.

 8-10-101. Election of constables — Term of office — Reapportionment of districts — Abolition of office.
 8-10-108. Oath of office.

8-10-101. Election of constables — Term of office — Reapportionment of districts — Abolition of office. — (a)(1) Two (2) constables shall be elected by the qualified voters in the civil district of each county which includes the county town, and one (1) in every other civil district of the county, each of whom shall hold office for two (2) years, and until the qualification of his successor.

(2)(A) Notwithstanding the provisions of subsection (a)(1), a county legislative body may, upon passage of a resolution by a two-thirds (2/3) majority vote increase the term of office of constable from two (2) years to four (4) years. Such increase shall apply to the constables elected at the regular election next following the passage of the resolution and thereafter the election for the office of constable shall be held every four (4) years. This provision shall apply in counties having a population, according to the 1970 federal census, or any subsequent federal census, of:

not less than	nor more than
65,700	65,800
63,700	63,800
47,800	47,900

5648-10-101 CONSTABLES 26 i proceeds. nor more than not less than part, the sheriff 30,400 30,500 Hi 28,250 nty a list of all 28,200 25,300 he has made a 25,275 18,400 e owner cannot 18,300 - 10 propriate order 18,300 18,200 be disposed of, 14,400 14,500 (B) Notwithstanding the provisions of subsection (a)(1), a county legisla-[Acts 1961, ch. tive body may, upon passage of a resolution by a two-thirds (2/3) majority vote increase the term of office of constable from two (2) years to four (4) years. Such increase shall apply to the constables elected at the regular returned. election next following the passage of the resolution and thereafter the elecons of any other ndoned, stolen, tion for the office of constable shall be held every four (4) years. This proviit no such propsion shall apply in counties having a population, according to the 1980 federal census of population, or any subsequent federal census, of: return of such :59, § 4; T.C.A., nor more than not less than 150,000 140,000 88,700 88,800 74,500 74,600 67,600 67,500 67,300 67,400 60,250 60,350 51,125 51,025 50,175 50,275 49,500 49,440 49,275 49,375 43,700 43,800 41,900 41,800 41,400 41,500 f office 34,800 34,900 (a)(1) Two (2) 28,750 28.800 district of each 24,590 24.600ner civil district 15,000 14,940 s, and until the 13,700 13,760 13,565 13,600 county legisla-11,800 11,700 s (2/3) majority (C) Notwithstanding any provision of this subsection to the contrary, a ears to four (4) county legislative body may, upon passage of a resolution by a two-thirds  $(^{2}/_{3})$ at the regular majority vote, increase the term of office of constable from two (2) years to reafter the elecfour (4) years. Such an increase shall apply to the constables elected at the ars. This proviregular election next following passage of the resolution and thereafter the ng to the 1970 election for the office of constable shall be held every four (4) years. (3) All constables elected to a four (4) year term as permitted by the procedure established in this subsection before July 1, 1983, are declared validly

elected and shall have the powers and duties established in this chapter and otherwise established by law. (b)(1) Effective September 1, 1978 constables in counties other than counties having populations of not less than one hundred twenty-seven thousand

(127,000) nor more than one hundred twenty-eight thousand (128.000) accord-

#### PUBLIC OFFICERS AND EMPLOYEES

8-10-101

ing to the 1970 or any subsequent federal census, and other than those of class 1 as established by § 8-24-101, shall be elected from constable districts established by the county legislative body. Prior to May 20, 1978, the county legislative bodies shall meet and, a majority of the members being present and concurring shall establish constable districts subject to the following limitations:

(A) That the number of constables to be elected shall not exceed one-half
 (½) the number of county delegates;

(B) That constables shall represent substantially equal populations; and (C) That constable districts shall be reasonably compact and contiguous and shall not overlap.

In establishing constable districts, population may be determined in the manner used to establish county delegate districts. After 1980, constable districts shall be reapportioned at least as often as county delegate districts, to insure compliance with the limitations prescribed in this subsection.

(2) In counties having a population of not less than eleven thousand five hundred (11,500) nor more than eleven thousand six hundred (11,600) by the 1970 federal census, or any subsequent federal census, there shall be no more than one (1) constable elected per commissioner district and in addition one (1) additional constable shall be elected for each city or town.

(3) In counties having a population of not less than forty-three thousand two hundred (43,200) nor more than forty-three thousand three hundred (43,300) by the 1970 federal census, or any subsequent federal census, there shall be no more than two constables elected per commissioner district.

(4) In counties having a population of not less than twenty-three thousand four hundred seventy-five (23,475) nor more than twenty-three thousand five hundred (23,500) by the 1970 federal census, or any subsequent federal census, there shall be one (1) constable elected per county legislative district and in addition one (1) additional constable shall be elected for the county town.

(5) In counties having a population of not less than thirty-five thousand four hundred (35,400) nor more than thirty-five thousand four hundred seventy (35,470) by the 1970 federal census, or any subsequent federal census, there shall be one (1) constable elected per county legislative district.

(c) Effective September 1, 1978, the office of constable is abolished in class 2 counties as established by § 8-24-101.

(d) Effective September 1, 1980, the office of constable is abolished in counties of class 1, according to § 8-24-101.

(e)(1) Effective September 1, 1980, the office of constable is also abolished in any county having a population of not less than five thousand two hundred (5,200) persons nor more than five thousand three hundred (5,300) persons according to the 1970 federal census, or any subsequent federal census.

(2) This subsection shall have no effect unless it is approved by a two-thirds  $\binom{2}{3}$  vote of the county legislative body of any county to which it may apply. Its approval or nonapproval shall be proclaimed by the presiding officer of the county legislative body and certified by him to the secretary of state.

(f)(1) Effective September 1, 1984, the office of constable is abolished in any county having a population of not less than six thousand one hundred twenty-five (6,125) nor more than six thousand two hundred twenty-five

(6, 225)census. (2) T  $(^{2}/_{3})$  voi approv county (g)(1 county twenty (14,94( federal (2) ] (2/3) AQ approv county 1858. § Shan., ed.), § **ch. 6**01 §§ 1, 2

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CONSTABLES

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(%) This subsection shall have no effect unless it is approved by a two-thirds (%) vote of the county legislative body of any county to which it may apply. Its approval or nonapproval shall be proclaimed by the presiding officer of the county legislative body and certified by him to the secretary of state.

(g)(1) Effective September 1, 1984, the office of constable is abolished in any county having a population of not less than fourteen thousand nine hundred twenty-five (14,925) nor more than fourteen thousand nine hundred forty (14,940) persons according to the 1980 federal census, or any subsequent federal census.

(2) This subsection shall have no effect unless it is approved by a two-thirds  $(^{2})_{3}$  vote of the county legislative body of any county to which it may apply. Its approval or nonapproval shall be proclaimed by the presiding officer of the county legislative body and certified by him to the secretary of state. [Code 1858, § 384 (deriv. Const., 1834, art. 6, § 15); Acts 1851-1852, ch. 139, § 1; Shan., § 475; Code 1932, § 722; Acts 1978 (Adj. S.), ch. 934, § 23; T.C.A. (orig. ed.), § 8-1001; Acts 1980 (Adj. S.), ch. 598, § 1; 1981, ch. 56, § 1; 1982 (Adj. S.), ch. 601, §§ 1-5; 1982 (Adj. S.), ch. 796, § 1; 1983, ch. 160, § 1; 1983, ch. 163, §§ 1, 2; 1983, ch. 339, §§ 2, 3; 1983, ch. 340, § 1; 1983, ch. 341, § 1.]

Compiler's Notes. For table of U.S. decennial population of Tennessee counties, see the supplement to volume 16 (tables).

Subsection (f) was added by Acts 1983, chapters 339 and 341. The version codified above is that added by section 1 of ch. 341. Sections 2 and 3 of ch. 339 provided: "Notwithstanding any other provisions of law to the contrary, the office of constable is abolished in any county having a population of not less than six thousand one hundred twenty-five (6,125) nor more than six thousand two hundred twenty-five (6,225) according to the 1980 Federal Census or any subsequent Federal

This subsection shall have no effect unless it is approved by a two-thirds  $\langle ^{2} _{4} \rangle$  yote of the county legislative body of any county to which it may apply. Its approval or nonapproval shall be proclaimed by the presiding officer of the county and certified by him to the Secretary of State."

Amendments. The 1982 amendment by ch. 601 substituted the present provisions of subsection (a)(2) (except for the additions made by ch. 796) for the former provisions which read: "Notwithstanding the provisions of subsection (a)(1) the county legislative body of any county having a population of not less than forty-seven thousand eight hundred (47,800) nor more than forty-seven thousand nine hundred (47,900), or not less than thirty thousand four hundred (30,400) nor more than thirty thousand five hundred (30,500),

according to the 1970 federal census or any subsequent federal census, may upon passage of a resolution by a two-thirds (2/3) majority vote increase the term of office of constable from two (2) years to four (4) years. Such increase shall apply to the constables elected at the regular election next following the passage of the resolution and thereafter the election for the office of constable shall be held every four (4) years."

The 1982 amendment, by ch. 796, added, in subsection (a)(2)(B), the entries for counties with populations between 13,700 and 13,760, and between 51,025 and 51,125.

The 1983 amendment, by ch. 160, in subdivision (a)(2)(B), added the entries for counties with populations between 11,700 and 11,800, between 14,940 and 15,000, between 24,590 and 24,600, between 34,800 and 34,909, between 49,440 and 49,500, between 67,300 and 67,400, between 74,500 and 74,600, between 88,700 and 88,800, and between 140,000 and 150,000.

The 1983 amendment, by ch. 340, amended aubdivision (a)(2)(B) to include counties with populations of not less than 13,565 and not more than 13,600 and counties with populations of not less than 60,250 and not more than 60,350.

The 1983 amendment, by ch. 163, added subdivision (a)(2)(C) and subdivision (a)(3). The 1983 amendment, by ch. 339, added sub-

rhe 1983 amendment, by ch. 341, added sub-

sections (f) and (g). Effective Dates. Acts 1982 (Adj. S.), ch. 601,

§ 6. March 17, 1982. Acts 1982 (Adj. S.), ch. 796, § 3. April 22, 1982.

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	n de la companya de	ESOLUTION NO.	25.
TO THE HONORABLE LON V. BOYD, COUNTY EXECUTIV	E AND THE MEMBERS O	F THE SULLIVAN	COUNTY
BOARD OF COMMISSIONERS IN Regular			
THIS THE 21st DAY OF February			
RESOLUTION AUTHORIZINGAMEND TERM OF COUNT	Y CONSTABLE		
	-		
HEREAS, TENNESSEE CODE ANOTATED SECTION	, AUTHORIZES COUR	VITTES TO	
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NOW THEREFORE BE IT RESOLVED by the Board of ( Tennessee assembled in <u>Regular</u> Session on	County Coumissioners the 21st day of	of Sullivan C	ounty,
THAT the Sullivan County Board of Commission			
Assembly amend T.C.A. section 8-10-101			
Sullivan County will be increased from			
This would become effective at the firs	t election following	the passage o	f said
amendment of the General Assembly.			
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568				ESOLUTION NO.	
THE HONORABLE LON V. BOY	D, COUNTY EXE	CUTIVE AN	D THE MEMBERS (	OF THE SULLIVA	
DARD OF COMMISSIONERS IN	Regular	SESS	ION		
HIS THE 17th DAY OF					
SOLUTION AUTHORIZING	LOSING PART OF	OLD WEST	SHIPLEY FERRY I	ROAD - 14th C.	D
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HEREAS, TENNESSEE CODE AN	OTATED SECTION	۰ I	, AUTHORIZES W		
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OW THEREFORE BE IT RESOLV ennessee assembled in	ED by the Boar	rd of Cour ion on the	nty Commissione e 17th day of	october	, 19 <u>83</u>
HAT the Sullivan County					
West Shipley Ferry Road in	the 14th Civ	il Distric	ct. Beginning	at State Route	e 36, then
Southwest through the Guy	Ford property	, to the 1	new Shipley Ferm	cy Road West a	bout 710' long.
This road was relocated ab		he south a	and this section	n is no longer	used as a
This road was relocated an	0012 130 00 0				- <u> </u>
county road.				<u>_</u> ,	
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NOW THEREFORE BE IT RESOL	VED THAT this	section b	e closed and the	at the section	fumiling charles
NOW THEREFORE BE IT RESOL					Tuming Chicag
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		R	ESOLUTION NO.	ID
TO THE HONORABLE LON V. BOYD, COUN	VITY EXECUTIVE			
O THE HONORABLE LOR V. DOTO, CONTROL BOARD OF COMMISSIONERS IN Regula	ar S	ESSION		
IHIS THE 17th DAY OF Octobe	er,	19_83		
RESOLUTION AUTHORIZINGEXECUT	ING STATE AID	OR BRIDGE GRANT CO	NTRACT'S	
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TEREAS, TENNESSEE CODE ANOTATED	SECTION	, ALTHORIZES COU	NTIES TO	· · · · · · · · · · · · · · · · · · ·
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NOW THEREFORE BE IT RESOLVED by t Tennessee assembled in <u>Regular</u>	he Board of (	County Counissioner	s of Sullivan	County.
THAT the Sullivan County Board o				
Executive, the contracting author	ity to execut	e all documents, in	struments or c	ontracts
necessary to execute State Aid or	: Bridge Grant	Contracts with the	e Department of	Transportation,
of the State of Tennessee.				
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-			RESOLUTION NO	
TO THE HONORABLE LON V. BOYD, COUNT	IY EXECUTIVE	AND THE MENBER		
BOARD OF COMMISSIONERS INREGULA	NR S	ESSION		
THIS THE DAY OF OCTOBE	<u>R</u> ,	19 <u>83</u> .		
RESOLUTION AUTHORIZING NO PARK	ING SIGNS AT	INTERSECTION OF	F SILVER GROVE F	NOAD & R
ROAD				
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WHEREAS, TENNESSEE CODE ANOTATED SE				
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NOW THEREFORE BE IT RESOLVED by the	Board of Co			
Tennessee assembled in <u>Regular</u>	Session on t	the <u>17th</u> day c	ers of Sullivar of October	i County
THAT <u>no parking signs be placed at</u>				
Road in the 16th Civil Distri		John of Baller	orove hoad and	AT VET ST
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All resolutions in conflict herewith exists.				
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This resolution shall become effecti requiring it.	ive on <u>oc</u>		, 19 <u>83</u> , the	
This resolution shall become effecti	ive on <u>oc</u>			
This resolution shall become effecti requiring it.	ive on <u>oc</u>	tober 17,	, 19 <u>83</u> , the	
This resolution shall become effecti requiring it. Duly passed and approved this <u>17th</u> ATTESTED: Date:	ive on <u>oc</u>	tober 17, October	, 19 <u>83</u> , the	e public
This resolution shall become effecti requiring it. Duly passed and approved this <u>17th</u> ATTESTED:	ive on <u>oc</u>	tober 17, October	, 19 <u>_83</u> , the , 19 <u>_83</u> . Caudirm	e public
This resolution shall become effecti requiring it. Duly passed and approved this <u>17th</u> ATTESTED: Date:	ive on <u>oc</u> day of	tober 17, October APPROVED:	_, 19 <u>83</u> , the _, 19 <u>83</u> . Rayd <i>iam</i> _	e public
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	RESOLUTION NO. 12
TO THE HONORABLE LON V. BOYD, COUNTY EXECUT.	
BOARD OF COMMISSIONERS IN	—
THIS THE DAY OF OCTOBER	_, 19_ <u>83</u> .
RESOLUTION AUTHORIZINGSPEED_LIMIT_SIGNS	ON ROBINWOOD ROAD
	, AUTHORIZES COUNTIES TO
	· · · ·
NCW THEREFORE BE IT RESOLVED by the Board of Tennessee assembled in <u>Regular</u> Session of	f County Commissioners of Sullivan County, on the <u>17th</u> day of <u>october</u> , 19_
<u> </u>	be posted on Robinwood Road.
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All resolutions in conflict herewith be and	the same are rescended insofar as such confl
All resolutions in conflict herewith be and exists.	
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it.	the same are rescended insofar as such confl , 19 <u>83</u> , the public we
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this <u>17th</u> day of	the same are rescended insofar as such confl , 19 <u>83</u> , the public we
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All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this <u>17th</u> day of	the same are rescended insofar as such confl , 19 <sub>83</sub> , the public we f, 19_83
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this day of ATTESTED: 	the same are rescended insofar as such confl 
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this day of ATTESTED:  County Clerk INTRODUCED BY COMMISSIONERRussin	the same are rescended insofar as such confl <u>October 17</u> , 19 <sub>83</sub> , the public we f <u>October</u> , 19_83. APPROVED: <u>APPROVED</u> : <u>County Executive</u> ESTIMATED COSTS:
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this day of ATTESTED:  Councy Clerk INTRODUCED BY COMMISSIONER SECONDED BY COMMISSIONER Mills	the same are rescended insofar as such confl <u>October 17</u> , 19 <sub>83</sub> , the public we f <u>October</u> , 19_83. APPROVED: <u>APPROVED</u> : <u>County Executive</u> ESTIMATED COSTS:
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this day of ATTESTED:  County Clerk INTRODUCED BY COMMISSIONERRussin	the same are rescended insofar as such confl <u>October 17</u> , 19 <sub>83</sub> , the public we f <u>October</u> , 19_83. APPROVED: <u>APPROVED</u> : <u>County Executive</u> ESTIMATED COSTS:
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this day of ATTESTED:  County Clerk INTRODUCED BY CONMISSIONER SECONDED BY CONMISSIONER SECONDED BY CONMISSIONER SECONDED BY CONMISSIONER Mills COUMISSION ACTION: Aye Nay ROLL CALL VOICE VOTE	the same are rescended insofar as such confl 
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this day of ATTESTED:  Councy Clerk INTRODUCED BY CONMISSIONER SECONDED BY CONMISSIONER SECONDED BY CONMISSIONER Mills CONMISSION ACTION: Aye ROLL CALL	the same are rescended insofar as such confl 
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this day of ATTESTED:  County Clerk INTRODUCED BY COMMISSIONER SECONDED BY COMMISSIONER SECONDED BY COMMISSIONER SECONDED BY COMMISSIONER SECONDED BY COMMISSIONER Mills ROLL CALL VOICE NOTE	the same are rescended insofar as such confl 
All resolutions in conflict herewith be and exists. This resolution shall become effective on requiring it. Duly passed and approved this day of ATTESTED:  COUNTY CLERK INTRODUCED BY CONMISSIONER SECONDED BY CONMISSIONER SECONDED BY CONMISSIONER SECONDED BY CONMISSIONER Mills ROLL CALL VOICE VOTE YMITTEE ACTION APPROVED	the same are rescended insofar as such confl 
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		RESOLUTION NO.	_13
TO THE HONORABLE LON V.	BOYD, COUNTY EXECUT	IVE AND THE MEMBERS OF THE SULLIVA	N COUNTY
BOARD OF COMMISSIONERS I		-	
THIS THE 17th DAY O	F OCTOBER	, 19 <u></u> .	
RESOLUTION AUTHORIZING _	SPEED LIMIT SIGNS	ON MITCHELL ROAD	
REDEAC TENNESSEE CODE	ANYTATED SECTION		
	ANOTATED SECTION	, AUTHORIZES COUNTIES TO	
	<u> </u>		
	and a second		
NOW THEREFORE BE IT RESO	LVED by the Board o	f County Commissioners of Sullivan	County
fernessee assembled in _	Regular Session	on the <u>17th</u> day of <u>October</u>	, 19_83,
NAT speed limit signs	s of 25 miles per ho	ur be posted on Mitchell Road.	
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All resolutions in confl exists.	ict herewith be and	the same are rescended insofar as	such conflict
All resolutions in confl exists. This resolution shall be	ict herewith be and		such conflict
All resolutions in confl exists. This resolution shall be requiring it.	ict herewith be and	the same are rescended insofar as October 17,, 19_83 , th	such conflict
All resolutions in confl exists. This resolution shall be requiring it.	ict herewith be and	the same are rescended insofar as	such conflict
All resolutions in confl exists. This resolution shall be requiring it. Duly passed and approved	ict herewith be and	the same are rescended insofar as October 17,, 19_83 , th	such conflict
All resolutions in confl exists. This resolution shall be requiring it. Duly passed and approved ATTESTED:	ict herewith be and	the same are rescended insofar as <u>October 17, 19 83</u> , th f <u>October</u> , 19 83. APPROVED: Lan II. Britchirom	such conflict
All resolutions in confl exists. This resolution shall be requiring it. Duly passed and approved ATTESTED:	ict herewith be and come effective on this17th day on	the same are rescended insofar as October 17,, 19_83_, th f, 19_83	such conflict e public welfare
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All resolutions in confl exists. This resolution shall be requiring it. Ouly passed and approved ATTESTED: County Clerk INTRODUCED BY COMMISSIONER DECONDED BY COMMISSIONER	ict herewith be and come effective on this17th day of Date:  ERRussin	the same are rescended insofar as <u>October 17,, 19_83_</u> , the f, 19_83 APPROVED: <u>Lan II. Baydiam</u> County Executive ESTIMATED COSTS:	such conflict e public welfare Date: 1/17/
All resolutions in confl exists. This resolution shall be requiring it. Ouly passed and approved ATTESTED: County Clerk INTRODUCED BY COMMISSION SECONDED BY COMMISSIONER DMMISSION ACTION: WOLL CALL	ict herewith be and come effective on this17th day of Date: ER Mills	the same are rescended insofar as <u>October 17,, 19_83_</u> , the f, 19_83 APPROVED: <u>Lan II. Baydiam</u> County Executive ESTIMATED COSTS:	such conflict e public welfare Date: 1/17/
All resolutions in confl exists. This resolution shall be requiring it. Ouly passed and approved ATTESTED: County Clerk INTRODUCED BY COMMISSION RECONDED BY COMMISSIONER DMMISSION ACTION: HOLL CALL	ict herewith be and come effective on this17th day or  Date: ER Mills Aye Nay 	the same are rescended insofar as <u>October 17,, 19_83_</u> , the f <u>October, 19_83_</u> . APPROVED: <u>Lan II Baijchicht</u> County Executive ESTIMATED COSTS:  FUND:	such conflict e public welfare Date: 1/17/
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All resolutions in conflexists. This resolution shall be requiring it. Auly passed and approved ATTESTED: County Clerk NTRODUCED BY COMMISSION ECONDED BY COMMISSIONER COMMISSION ACTION: HOLL CALL FOICE VOTE COMMITTEE ACTION Administrative	ict herewith be and come effective on thisth day or  Date: ER Mills Aye APPROVED	the same are rescended insofar as October 17,, 19_83, th f	such conflict e public welfare Date: N/17/K.
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TO THE HONORABLE LON V. BO	YD, JUDGE, AND MEMBERS OF THE	SULLIVAN COUNTY
BOARD OF COMMISSIONERS IN	REGULAR SESSION	
MET THIS THE 17TH	DAY OF, 19 _83	
	RESOLUTION IN RE:	DISPOSITION OF
		PROPERTY; CENTRAL
		STORES DEPARTMENT.
BE IT RESOLVED THAT		
the Sullivan County Board of	County Commissioners allow the Sull	ivan County Purchasi

...the Sullivan County Board of County Commissioners allow the Sullivan County Purchasing Agent to sell USED RECAPPABLE AND NON-RECAPPABLE TIRES, OLD INNER TUBES AND LINERS (by sealed bids) to the highest bidder, as per the attached document. The five hundred (500) tires and approximately five hundred (500) pounds of old inner tubes and liners are to be sold as captioned above, after having been properly advertised in our local newspapers.

PROPOSED BID OPENING DATE IS: WEDNESDAY, NOVEMBER 2, 1983.

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ATTACHMENT: 1		
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REQUEST WAIVER OF RULE BY TWO-THIRDS (2/3) VOIE.	· · · · · · · · · · · · · · · · · · ·	
INTRODUCED BY COMMISSIONER A. Mariell		
SECONDED BY COMMISSIONER Frencher	PAID FROM	

COMMISSION ACTIO	Aye -	Nay Absent	DATE SUBMITTED:
ROLL CALL:	22	2	County Clerk
VOICE VOTE:	<u> </u>	·	BY:
COMMITTEE ACTION	<b>J</b> :	APPROVED:	DISAPPROVED:
		• <del></del>	
	<u> </u>		······

#### OCTOBER 14, 1983

# DISPOSITION OF PROPERTY

### <u>AT</u>

## SULLIVAN COUNTY CENTRAL STORES

The folowing is a listing of RECAPPABLE AND NON-RECAPPABLE TIRES, OLD INNER TUBES AND LINERS to be sold to the highest bidder by sealed bids for the Sullivan County Central Stores' Department (Tire Repair Center.)

<u>S17</u>	<u>É</u>		_	÷		NUMBER
8:25	X	20				22
9:00	X	20				16
10:00	X	20			•	37
11:00	X	20				4
10:00	X	22				32
14:00	X	24				6
14.9	X	24				5

<u>PLUS</u>, three hundred and seventy-eight (378) small passenger car, truck and tractor tires including sizes: HR70 X 15, HR78 X 15, G78 X 15, H78 X 15, L78 X 15, F78 X 14, 700 X 15, 650 X 16.5, 950 X 16.5, 800 X 16.5, 875 X 16.5.

TOTAL TIRES TO BE SOLD

500

<u>ALSO</u>, to be sold, approximately five hundred (500) pounds of old inner tubes and liners.

Each bidder must bid on <u>all</u> tires, tubes, and liners (<u>one lump sum price</u>.) The tire lot <u>must</u> be cleared/emptied of the above mentioned items and successful high bidder is responsible for <u>removing</u> said items <u>within</u> five (5) days after the bid has been awarded.

AHK/gc

BOARD OF COMMISSIONERS IN REGUL	AR SES	ND THE MEMBERS OF		
THIS THE DAY OF	BER, 1	9 <u>83</u> -		
RESOLUTION AUTHORIZING ROADS TO			······································	
EREAS, TENNESSEE CODE ANOTATED SE	ECTION	, AUTHORIZES COU	NTIES TO	
			<u> </u>	· · ·
	Presed of Con		e of Sullivan (	Comby
NOW THEREFORE BE IT RESOLVED by the Tennessee assembled in <u>Regular</u>	Session on th	e 17th day of	October	, 19_83
THAT	to the Atlas.	<u>.</u>		
1. McConnell Road - 12th C. D.				
2. Bates Road - 12th C. D.				
	<u> </u>			
	-			
l view in amflict horari			led insofar as	such confli
All resolutions in conflict herewi exists.	th be and the	same are rescend		
All resolutions in conflict herewi	th be and the	same are rescend		
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McConnel Road - 12th C. D. - Beginning in the center of West Carters Valley Road, then north a distance of  $400^{\circ}$ . R.O.W. 30', Road Bed 12', Map 1 - 12.

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Bates Road - Beginning in the center of Oak Davis Circle, about 30' from Gravely Road, thence with the center of Bates Road, southeast 160' to the end of the asphalt. 12th C. D., 30' R.O.W., 12' Asphalt Surface. Only first 160' of the road is approved. Shown in P.B. 2 Page 123B, Map 1 - 30.
				RESOLUTION N	o. 16
TO THE HONORABLE LON V	. BOYD, COU	INTY EXECUTIV	E AND THE MEMBERS		
BOARD OF COMMISSIONERS		LAR	•		
THIS THE 17th DAY	YOF OCTOR	BER	, 19_83 .		
RESOLUTION AUTHORIZING	G SULLIV	VAN COUNTY ELI	ECT TO QUALIFY FOR	HOUSTNG FUND	WTTH
	UNDERV	WRITERS CONSUL	LTANTS.		
WHEREAS, TENNESSEE COL	DE ANOTATED	SECTION	, AUTHORIZES O	OUNTIES TO	
*	<u> </u>				
	<u></u>			<u> </u>	
NOW THEREFORE BE IT RE	ESOLVED by t	he Board of (	County Coumissione	ers of Sulliva	m County
Tennessee assembled in	Regular	Session on	the <u>17th</u> day of	E October	19
THAT	an County ha	as the option	to locally admini	ster mortgage	subsidy bor
for low-income					
			· · ·		
WHEREAS, Sulliv	an County's	portion of th	his program is cur	rently being a	administered
THDA, and;		·	······································		
WHEREAS, it may	be advanteg	yeous to the (	County to administ	er it's own p	cogram.
				· · · · · · · · · · · · · · · · · · ·	
NOW THEREFORE B	E IT RESOLVE	ED THAT. Sull	ivan County Board	of Commission	are alacte t
			ivan County Board	·	
			ivan County Board Ogram for the Coun	·	
	mortgage sub			·	
administer the s	mortgage sub	osidy bond pro	ogram for the Coun	ty in accordan	nce with the
administer the s attached resolu All resolutions in con	mortgage sub	osidy bond pro	ogram for the Coun	ty in accordan	nce with the
administer the s attached resolu All resolutions in con exists.	mortgage sub tion. flict herew	osidy bond pro	ogram for the Coun	ty in accordan nded insofar a	nce with the
administer the s attached resolu All resolutions in con	mortgage sub tion. flict herew	osidy bond pro	ogram for the Coun	ty in accordan nded insofar a	nce with the s such conf
administer the s attached resolu All resolutions in com exists. This resolution shall requiring it.	mortgage sub tion. flict herew become effec	ith be and th	ogram for the Coun	nded insofar a , 19, t	nce with the s such conf
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NO. 16

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## RESOLUTION IN RE: Sullivan County elect to qualify for Housing Fund with Underwriters Consultants.

<u>RESOLUTION</u> electing to qualify <u>Sullivan County</u> County under the provisions of Tennessee Code Annotated, Sections 7-60-101 et. seq.; providing for and appointing Senior Managing Underwriters; providing for return of unused allocation; and providing for severability.

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"), as amended by Chapter 504 of the 1981 Public Acts, provides 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 505 of the 1981 Public Acts, provides that the Tennessee Housing Development Agency (the "Agency") shall be allocated the entire amount of the State Ceiling for the issuance of mortgage revenue bonds under the federal law; provided, that the agency shall reallocate a portion of the State Ceiling to counties which elect to qualify under the provisions of the Act; and

WHEREAS Section 13-23-121(d), Tennessee Code Annotated, further provides that 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 at any time prior to the 60th day before the beginning of any calendar year notify the Agency in writing of its election to qualify under the provisions of the Act during the subsequent calendar year; and,

WHEREAS it is deemed to be in the best interests of County (the "County") and the residents thereof to elect to so qualify under the provisions of the Act; and,

WHEREAS concurrently herewith, it is further deemed to be in the best interests of the County and the residents thereof to provide for and appoint Senior Managing Underwriters to develop a mortgage revenue bond program for and advise the County in connection therewith; and, WHEREAS concurrently herewith, it is further deemed to be in the best interests of the County and the residents thereof to provide for and appoint Senior Managing Underwriters to develop a mortgage revenue bond program for and advise the County in connection therewith; and,

WHEREAS concurrently herewith, it is further deemed to be in the best interests of the County and the residents thereof to provide for the County to return the County's portion of the State Ceiling to the Agency in the event it is determined that it will not be feasible for the County to use such portion of the State Ceiling.

NOW THEREFORE, Be It Resolved by the Board of County Commissioners of County, Tennessee, acting as the county legislative body of such county, 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 1984, and the County Executive is authorized and directed to provide the Agency with a duly certified copy of this resolution prior to November 1, 1983 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 for the calendar year 1984.

Be It Further Resolved that Cumberland Securities Company, Inc., J. C. Bradford & Co. and Kidder, Peabody & Co., are hereby designated and appointed exclusively as Senior Managing Underwriters and consultants of the County to develop a mortgage revenue bond program for the County and for the issuance of all bonds of the County pursuant to the reallocation of a portion of the 1984 State Ceiling to the County.

Be It Further Resolved that a portion or all of the State Ceiling for the calendar year 1984 reallocated to the County shall be returned to the Agency at such time as the County Executive, in consultation with the Senior Managing Underwriters, shall determine that it will not be feasible for the County to issue all or such portion of the said State Ceiling; and in such event, the County Executive is hereby authorized to give the Agency written notice of such return.

Be It Further Resolved that if any provision of this Resolution or the application thereof to any person and circumstance is held invalid, such invalidity shall not affect any other provisions or applications of this Resolution which can be given effect without the invalid provision or application, and to that end, the provisions of this Resolution are declared to be severable.

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

Adopted and approved this \_\_\_\_\_ day of October, 1983.

Attest:

County Executive

County Clerk

INTRO BY SECONDED BY

Williams Barns

ROLL CALL: Aye Nay Absent Pass

<u>19</u> <u>4</u> <u>1</u>

COMMISSION ACTION: Passed 10/17/83 - Waiver of Rules

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TO THE HONORABLE LON V			-		
BOARD OF COMMISSIONERS					
THIS THE 17th DAY	UF OCTOBE	ER	19_83		
RESOLUTION AUTHORIZING	RELEASE	OF TAXES BY	COUNTY TRUSTEE		
• <u>•</u> ••••••••••••••••••••••••••••••••••					
WHEREAS, TENNESSEE COD					
NOW THEREFORE BE IT RE Tennessee assembled in	SOLVED by Er	Session on	the <u>17th</u> day of	rs of Sullivan October	County,
THAT <u>WHEREAS certain</u>	erroneous an	nd double ass	essments have been	noted in the 1	<u>1981 tax</u>
books, and;			·····	· · · · · · · · · · · · · · · · · · ·	
WHEREAS these en	rrors have be	een checked a	and approved by the	Property Asses	sor.
NOW THEREFORE BI	LIT RESOLVE	D THAT, the S	Sullivan County Boa	rd of Commissio	oners re
			assessment_totalin		
attached list).					
All resolutions in con exists. This resolution shall	flict herewi	th be and th	e same are rescend	ded insofar as	such co
All resolutions in con exists. This resolution shall requiring it.	flict herewi become effec	th be and th	e same are rescend cober 17	ded insofar as _, 19_83_, the	such co
All resolutions in con exists. This resolution shall	flict herewi become effec	th be and th	e same are rescend cober 17	ded insofar as _, 19_83_, the	such co
All resolutions in con exists. This resolution shall requiring it. Duly passed and approv ATTESTED:	flict herewi become effec	th be and th trive on <u>Oct</u> h day of _	e same are rescend cober 17 October APPROVED:	ded insofar as _, 19_83_, the _, 19_83	such com e public
All resolutions in con exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk	flict herewi become effec ed this <u>17t</u> Date:	th be and th trive on <u>Oct</u> h day of	e same are rescend cober 17 October APPROVED: County Executiv	ded insofar as , 19 <u>83</u> , the , 19 <u>83</u> .	such con e public Data
All resolutions in con exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY COMMISSI	flict herewi become effec ed this <u>17th</u> <u>Date:</u> ONER will:	th be and th tive on <u>Oct</u> <u>h</u> day of iams	e same are rescend cober 17 October APPROVED: Lan U. B County Executiv ESTRMATED (	ded insofar as , 19 <u>83</u> , the , 19 <u>83</u> .	such con e public Data
All resolutions in con exists. This resolution shall requiring it. Duly passed and approv ATTESTED: County Clerk INTRODUCED BY COMMISSION	flict herewi become effec ed this <u>17th</u> <u>Date:</u> ONER <u>Will:</u> ER <u>A. Mo</u>	ith be and the stive on <u>Oct</u> h day of iams	e same are rescend cober 17 October APPROVED: County Executiv ESTIMATED ( erman FUND:	ded insofar as , 19 <u>83</u> , the , 19 <u>83</u> .	such con e public Data
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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 Bellamy Explosive Co. Inc. of the 5th dist., be released the assessment of \$571, business was closed in 1980.

2. That Bloomingdale Servicenter of the 11th dist., be released the assessment of \$6,000, for the year 1981, business was closed in 1980.

3. That Henrys Drivein Restaurant of the 11th dist., be released the assessment of \$525, for the year 1981, business was closed in 1979.

4. That PH & H Leasing Company of the 13th dist., be released the assessment \$1380, for the year 1981, one vehicle double assessed.

5. That Olen W. Paul of the 15th dist., be released the assessment, for the year 1981, house was assessed in error on this property.

6. That Computer Consoles Inc, of the 17th dist., be released the assessment of \$3,241, for the year 1981, double assessed.

7. That B. G. Sanders & Assoc. of the 11th dist., be released the assessment of \$11,619, sold to the City of Kingsport.

8. That Dicky Huff of the 5th dist., be released the assessment of \$632, appraisal change failed to get on the roll.

'9. Home Investments Co. Inc of the 2nd dist., be released the assessment of \$11,448, double assessed and ajustments made on property that was left off tax roll.

10. That D. A. Leonard of the 5th Dist., be released the assessment of 3320. transferred to Mr. Leonard in error,  $f_{or}$  the year 1981

11. That Rosa Morrison of the 8th dist., be released the assessment of \$988, mobile home has been assessed on property in error since 1979.

for the year 1981

12. That James P. Childress of the 17th dist., be released the assessment of \$543, house was damaged by fire Feb. 4, 1979.

13. That John Thornburgof the 17th dist., be released the assessment of \$115, garage was assessed in error on this property.

14. That Jeannette Gilliam of the 11th dist., be released the assessment of \$1127, sold to the City of Kingsport.

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15. That Paul J. Kennedy of the 15th dist., be released the assessment of \$693, mobile home double assessed. for year 1981.

The following are 1982 releases

16. That Donald M. Wingo of the 2nd dist., be released the assessment of \$1190., mobile home figured incorrectly.

17. That Cecil J. Phillips of the 2nd dist., be released the assessment of \$1393, house was torn down in June 1982.

18. That James A. Roberts of the 2nd dist., be released the assessment of \$910, sold to the City of Bristol, Tn.

19. That Arthur P. Slaughter of the 2nd dist., be released the assessment of \$594, sold to the City of Bristol, TN.

20. That Billy Ray Adams of the 3rd dist., be released the assessment of \$125, mobile home moved from property.

21. That George E. Greene Jr. of the 3rd dist., be releases the assessment of \$2395, house was only partially complete.

22. That Shirley Brown of the 4th dist., be released the assessment of \$262, assessed with full basement , when the house has only  $\frac{1}{2}$  basement.

23. That Appalachian Marine Center Inc. of the 4th dist., be released the assessment of \$7896, double assessed.

24. That Hawaiian Massage Parlor of the 4th dist., be released the assessment of \$200, out of business.

25. That George h. Rogers of the 4th dist., be released the assessment of \$4700, error in classication.

26. That Robert Saaacke of the 4th dist., be released the assessment of \$465, mobile home burned in July.

27. That Gary P. Kestner of the 4th dist., be released the assessment of \$285, error was made in value.

28. That Northern Telecom, Inc of the 4th dist., be released the assessment of \$80, depreciation was figured on wrong percentage.

29. That Bobby Barker of the 5th dist., be released the assessment of \$1408, appraisal was based on the wrong meaurements.

30. That Margaret Barrett of the 5th dist., be released the assessment of \$432, mobile home assessed on this property in error.

31. That Chester W. Brown Jr. of the 5th dist., be released the assessment of \$1255, mobile home on this property in error.

32. That Ernest W. Chapman of the 5th dist., be released the assessment of \$548, house should have been on this property, all released and will be picked up on new receipt.

33. That D. A. Leonard & William of the 5th dist., be released the assessment of \$3320, property was transferred to wrong persons.

34. That Elmer Lester of the 5th dist., be released the assessment of \$2311, wrong information was given on trailer park.

35. That Sammy D. Skaggs of the 5th dist., be released the assessment of \$630, house should have been on this parcel, pick up will be made for all. 36. That Freer Thomas Jr. of the 5th dist., be released the assessment of \$1150, several errors were made when the originial appraisal was made.

37. That MAry L. Pool of the 6th dist., be released the assessment of \$890, authorized by State Board.

38. That J. C. Pullon of the 6th dist., be released the assessment of \$125, house left off property, pick up will be made for entire piece.

39. That David L. Roberts of the 6th dist., be released the assessment of \$910, mobile home was appraised as house.

40. That Jerry M. Brickey of the 7th dist., be released the assessment of \$175, error made in appraisal.

41. That C. T. Hilton of the 7th dist., be released the assessment of \$4199, building burned in July 1982.

42. That Kenneth Jones of the 8th dist., be released the assessment of \$918, mobile home assessed on this parcel in error.

43. That Randall Warren Jones of the 8th dist., be released the assessment of \$658, mobile home appraised on this parcel in error.

44. That Rosa Morrison of the 8th dist., be released the assessment of \$988, mobile home double assessed.

45. That Kelly M. Smith of the 8th dist., be released the assessment of \$1320, error was made in the appraisal in 1976.

46. That Larry P. SMith of the 8th dist., be released the assessment of \$390, mobil home assessed in error.

47. That Estel Price of the 9th dist., be released the assessment of \$370, mobile home 6 garage assessed on this parcel in error.

48. That Andrew Sartain of the 9th dist., be released the assessment of \$1534, percentage used was in error.

49. That Beryl D. Walker of the 9th dist., be released the assessment of \$417, idid not take depreciation on buildings.

50. That HArold Bridwell of the 10th dist., be released the assessment of \$352, error was made in assessing mobile.

51. That Jerry W. Harkleroad of the 10th dist., be released the assessment of \$540, house was left off tax roll, all will be picked up on one receipt. 52. That Ralph B. Hawkins of the 10th dist., be released the assessment of \$5453, house assessed on this lot in error.

53. That Paul Wayne Ragsdale of the 10th dist., be released the assessment of \$1660, house only partley finished.

54. That James Carson White of the 10th dist., be released the assessment of \$ 270, error in appraisal of land.

55. That Carl D. Crews of the 11th dist., be released the assessment of \$518, building torn down.

56. That Emory Kiser of the 11th dist., be released the assessment of \$1867, house burned in May 1982.

57. That All Phase Real Estate Co. of the 11th dist., be released the assessment of \$2992, sold to City of Kingsport.

58. That All Phase Real Estate Co. of the 11th dist., be released the assessment of \$10,324, sold to the City of Kingsport.

59. That St. Timothy Episcopal Church of the 11th Dist., be released the assessment of \$1323, building torn down .

60. That Country Square of the 11th dist., be released the assessment of \$24, error in computing will be corrected on new receipt.

61. That Mary Jones Crane of the 11th dist., be released the assessment of \$1719, property sold to the City of Kingsport.

62. That Equico Lessors, Inc. of the 11th dist., be released the assessment of \$646, double assessment on part of the equipment.

63. That Express Oil Co, Inc of the 11th dist., be released the assessment of \$3375, double assessed.

64. That First Eastern National Bank of the 11th dist., be released the assessment of \$12,962, building burned.

65. That Gamble C. & M. Leasing Co. of the llth dist., be released the assessment of \$135,662, error made entering figures into the computer.
66. That Jeanette Gilliam of the llth dist., be released the assessment of \$3,708, sold to the City of Kingsport.

67. That H & D. Foreign Car Repair of the llth dist., be released the assessment of \$1,440, double assessed.

68. That Helena Beauty Shop of the 11th dist., be released the assessment of \$100, business closed in 1981.

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69. That L. F. T. Land Co. of the 11th dist., be released the assessment of \$8,976, equipment is in Washington County, Tn.

70. That Carl McCracken of the 11th dist., be released the assessment of \$1715, sold to the City of Kingsport, Tn.

71. That Cuy Rex Morelock of the 11th dist., be released the assessment of \$1824, sold to the City of Kingsport, Tn.

72 That Mr. Trash Inc. of the 11th dist., be released the assessment of \$1013 all property was assessed in the city when part was in the county.

73. That Northern Telecom, Inc. of the 11th dist., be released the assessment of \$988, depreciation was figured wrong on eqipment.

74. That Pitney Bowes Credit Corp of the 11th dist., be released the assessment of \$22,227, in order for the cities to be assessed the correct amount, assessments have been switched on the tax roll.

75. That B. Fielding Rolston of the 11th Dist., be released the assessment of \$2517, apraisal on house was incorrect.

76. That S. M. Gott of the 12th dist., be released the assessment of \$1045, house was burned in Jan. 1982.

77. That Rhonda Hammond of the 12th dist., be released the assessment of \$1810, house has been assessed on this property in error since 1976.

78. That Gary Hammonds of the 12th dist., be released the assessment of \$3603, this property was transferred in error, Should have been Winonah Hammonds.

79. That Gary Hammonds of the 12th dist., be released the assessment of\$6,908, house was transferred in error, should have been Joe Stallard.

80. That Bascom Ray Kindle of the 12th dist., be released the assessment of \$2513, all property was transferred to Kindle, when only a portion was bought by Kindle.

81. That Jimmy Dale Laney of the 12th dist., be released the assessment of \$1,187, house burned in March 1982.

82. That Walter T. Sandidge of the 12th dist., be released the assessment of \$998, mobile home assessed but was removed in 1981.

83. That Keith Dishner of the 12th dist., be released the assessment of \$1470, appraisal vaule was in error not all the house was finished.

84. That Herbert H. Hobbs of the13th dist., be released the assessment of \$1853, mobile home assessed on space 78, was moved.

85. That J. R. Pierce of the 13th dist., be released the assessment of \$135, mobile home on space 12 assessed in error.

86. That J. R. Pierce of the 13th dist., be released the assessment of \$215, appraisal of mobile home in error.

87. That J. R. Pierce of the 13th dist., be released the assessment of \$215, mobile home assessed in error.

88. That J. R. Pierce of the 13th dist., be released the assessment of \$1000, error on mobile home.

89. That Astro Acres Inc. of the 14th dist., be released the assessment of \$12,722, house assessed on this parcel in error.

90. That Judy Franklin of the 14th dist., be released the assessment of \$142, part sold to county for Moreland dr.

91. That Herman J. Ketron of the 14th dist., be released the assessment of \$2098, house not finished until March 1982.

92. That Johnny Mack Pierce & Mary Lou Edgell of the 14th dist., be released the assessment of \$4,440, building was not completed until May 1982.

93. That Paul J. Kennedy, ETAL of the 15th dist., be released the assessment of \$203, mobile home double assessed.

94. That Fred Lowrie of the 16th dist., be released the assessment of \$193, barn had been torn down for two years.

95. That M. E. Woods of the 16th dist., be released the assessment of \$1580, mobile home moved from this parcel in 1981.

96. That June M. Childress of the 16th dist., be released the assessment of house was torn down in November 1981.

97. That Lester Jenkins of the 16 dist., be released the assessment of \$4,020, 100 feet of this parcel should have been assessed to adjoining Owner. 98. That Edith R. Allen of the 17th dist., be released the assessment of \$2097, percentage used on this property was in error.

99. That Barclays American Leasing of 17th dist., be released the assessment of \$2349, assessment was made on the wrong depreciated value.

100. That Harrison Beidleman of the 17th dist., be realesed the assessment of \$118, property sold to the City of Bristol.

101. That M. L. Beidleman Heirs of 17th dist., be released the assessment of \$585, property sold to the City of Bristol.

102. That Eugene Berry of the 17th dist., be released the assessment of \$42 sold to City of Bristol.

103. That John D. Davis of the 17th dist., be released the assessment of \$400, sold to City of Bristol.

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104. That David L. Carrett of the 17th dist., be released the assessment of \$2421, assessed as commercial but should have been residential.105. That Healthco Prof Serv. Corp. of the 17th dist., be released the

assessment \$1455, change in assessment failed to get on tax roll, pick . up will be made so all can be paid on one receipt.

106. Harold P. Hinchey of the 17th dist., be released the assessment of \$1730, sold to City of Bristol.

107. That I B M Corp. of the 17th dist., be released the assessment of \$399,200. IBM pays gross receipts to the County City of Bristol collects personal property tax.

108. That Ruth C. Keller of the 17th dist., be released the assessment of \$6878, property was transferred in error, Keller only bought 7feet.

109. That Stoner Warren Klutz of the 17th dist., be released the assessment of \$2517, 40 % was used when only 25% should have been.

110. That C. R. Leonard of the 17th dist., be released the assessment of \$1470, house was torn down in the Spring of 1982.

111. That A & Sarah Mitchell Est of the 17th dist., be released the assessment of \$350, property sold to City of Bristol, Tn.

112. That Charles L. Dorton of the 17th dist., be released the assessment of \$2955, classified as commercial instead of residential.

113. That D. L. Peterson Trust of the 17th dist., be released the assessment of \$1095, one vehicle was double assessed.

114. That Pitney Bowes Credit Corp. of the 17th dist., be released the

assessment of \$36,805, personal property was switched on the tax roll, Kingposrt & Bristol pick ups were made.

115. That Lonnie Wade Russell of the 17th dist., be released the assessment of \$229, property sold to the City.

116. That H. L. Smith Est. of the 17th dist., be released the assessment of \$61, property sold to the city.

117. That H. L. Smith Est. of the 17th dist., be released the assessment o f\$61, property sold to the City of Bristol.

118. That John Thornburg of the 17th dist., be released the assessment of \$115, garage has been assessed on the property since 1976 in error.

119. That May Mitchell Wilson of the 17th dist., be released the assessment of \$250, property sold to City of Bristol. 120. That James V. Demattei of the 18th dist., be released the assessment of \$670, barn assessed in error.

121. That Ruth Brown of the 20th dist., be released the assessment of \$53. error in acreage.

122. That Rudy Dean Leonard of the 20th dist., be released the assessment of \$760, there has been error in square footage of house since 1976.

123. That Raymond Newton of the 20th dist., be released the assessment of \$455, mobile home error in year of make.

124. That Howard G. Tennyson of the 20th dist., be released the assessment of \$350, error in the size of living area of basement.

125. That Delpha Wilhoit Heirs of the 20th dist., be released the assessment of \$523, this tract of land does not exist.

126. That James J, Phillips of the 21st. dist., be released the assessment of \$1093, mobile home left off tax roll, but will be picked up on new receipt.

127. That Earl Baines of the 22nd dist., be released the assessment of

\$1508, the feild man failed to apply topo factor for rough terrian of the land. 128. That Elizabeth Baines ETAL of the 22nd dist., be released the assessment of \$1835, field man failed to apply the topo factor for rough terrian.

129. That Howard Baines of the 22nd dist., be released the assessment of \$1835, field man failed to apply topo factor for rough terrian.

130. That James Baines of the 22nd dist., be released the assessment of \$1045, field man failed to appy the topo factor for the rough terrian.

131. That Ms. Herman J. Dees of the 22nd dist., be released the assessment of \$113, assessment was changed in error on mobile pick will be made to correct assessment.

132. That CArl L. Galliher Jr of the 22nd dist., be released the assessment of \$735, appraisal on this property included a basement in error.
133. That Vivian E. Hewitt of the 22nd dist., be released the assessment of \$2465, field man failed to apply topo factor for rough terrian.
134. That James W. Lane of the 22nd dist., be released the assessment of \$2184, house was destroyed by fire in March.
135. That Carole B. Reeves & Sandra B. Snapp of the 22nd dist., be released the released the assessment of \$345, field man failed to apply topo factor for the rough terrian.

136. That Nora B. Rust of the 22nd dist., be released the assessment of \$1923, the field man failed to apply topo factor for the rough terrian.

137. That Alice E. McCrary of the 12th dist., be released the difference between the tax rates 3.99 & 4.99, property was assessed out side city, when it's in the city. Amount \$97.50 release

138. That Wayne J. Jones of the 17th dist., be released the assessment of \$772, property sold to the City of Bristol.

139. That Robert L. Parker of the 12th dist., be released the assessment of \$11, sold to the State of Tn.

140. That Hugh L. Clark & Mack H. Carr of the 4th dist., be released the assessment of \$11,405, house assessed on the wrong lot.

141. That Danny H. Blevins of the 10th dist., be released the assessment of \$4528, building was destroyed by fire in 1981.

142. That The Snack Shack of the 11th dist., be released the assessment of \$305. double assessment.

143. Dominion Leasing Corp. of the 17th dist., be released the assessment of \$4747, double assessment on part of personal property.

144. H. H. Haynes, Jr. be released the assessment of \$355, sold to the City of Bristol in 17th dist.

145. That Frances Harrell, Trustee be released for the year 1981 on the following:

Delinquent Realty	\$537,953.49
Delinquent Pick Up	8,357.41
Delinguent Utilities	2,783.77
Realeases by State of 3	ſn. 719.16
Releases by the County	48,576.14

\$598,389.97

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AND THEREUPON COURT ADJOURNED TO MEET AGAIN NOVEMBER 21, 1983.

COUNTY CHAIRMAN