MONDAY MORNING, OCTOBER 22, 1984

BE IT REMEMBERED THAT:

COUNTY COMMISSIONERS MET PURSUANT TO ADJOURNMENT FOR A SPECIAL SESSION OF SULLIVAN COUNTY BOARD OF COMMISSIONERS OF BLOUNTVILLE, TENNESSEE MET IN SESSION THIS MONDAY MORNING, OCTOBER 22, 1984, 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, BARGER, BLALOCK, BURNS, CARROLL, CHILDRESS, DEVAULT, FERGUSON, HENDRICKSON, HOOD, ICENHOUR, KETRON, KING, LANGSTAFF, MCKAMEY, MILHORN, MILLS, A. MORRELL, R. MORRELL, NICHOLS, OLTERMAN, RUSSIN, THOMAS, WILLIAMS.

COMMISSIONERS ABSENT:

Sullivan County

PHO

615/323

P. O. BOX 96 BLOUNTVILLE, TENNESSEE 37617



Lon V. Boyd
County Executive

October 23, 1984

Dear Commissioner:

I am enclosing a copy of the minutes of the County Commission meeting on October 22, 1984. If there are any corrections, please contact this office at your earliest convenience.

The next regular meeting of the Sullivan County Commission will be Monday, November 19, 1984, at 9:00 a.m. in the Commission Room in Blountville.

If you have any resolution to be placed on the agenda, please have them in this office by Wednesday, November 7, 1984.

Committee meetings as follows:

Administrative Committee - Monday, November 5, 1984 at 7:00 p.m. - Courthouse Executive Committee - Wednesday, November 7, 1984 at 7:00 p.m. - Courthouse

Sincerely yours,

Lon V. Boyd

LVB/vm

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1. RESOLUTION IN RE:

MOTOR VEHICLE PRIVILEGE TAX

BE IT RESCLVED THAT WHEREAS, T.C.A. 5-8-102, Public Acts of 1984, Chapter 773 permits counties to levy a motor vehicle privilege tax upon the approval of two-thirds (2/3) vote of the county legislative body at two consecutive sessions of the legislative body, and

WHEREAS, this same legislation provides that the County Court Clerk shall issue the privilege tax decals at the time of issuing the motor vehicle license tax, and

WHEREAS, said legislation also makes it a misdemeanor after July 1. 1984, for a motor vehicle to be driven without a decal in a county ehich levies this tax, and

WHEREAS, Sullivan County is in need of additional funds for roads, and

WHEREAS, it is logical that the people who use the roads should pay for them.

NOW, THEREFORE, BE IT RESOLVED THAT, (1) The Sullivan County Commission levy a motor vehicle tax of ten dollars (\$10.00) per vehicle except on motorcycles shall be seven (\$7.00) dollars per motorcycle. (2) That owners of motor vehicles who have lost or defaced decals shall bring their receipts for said decals to the County Court Clerk's office and receive a replacement decal for five (\$5.00) dollars for motorcycles and seven (\$7.00) dollars for other motor vehicles. (3) That the County Court Clerk shall select the motif for the decal which shall be displayed on the lower center portion of the front windshield of the vehicle except that the decal for motorcycles shall be displayed on the gas tank. (4) That the proration of the amount chargeable for the privilege levy for a period of less than a calendar year interval shall be the same as that provided by state law for payment of state motor vehicle registration fees for such vehicles. (5) That the County Court Clerk receive one percent (1%) of the proceeds of this levy for administration. (6) That the motor vehicle privilege tax shall go into effect on October 1, 1984, the public welfare requiring it.

INTRO BY		SECOND	ED BY		REFERRE	OT C	COMMITTEE AC	CTION
DeVault		R. Mor	rell		Executiv	7e	Disapproved	8/1/84
COMMISSION	ACTION	: With	drawn 10.	/22/8	3 4			
	Aye	Nay	Absent	Pass	5			
ROLL CALL:	_	_		_		PAID FROM		FUND
VOICE VOTE:			<u> </u>	_		ESTIMATED	COSTS:	
COMMENTS:								

RESOLUTION IN RE:

GENERAL IMPROVEMENT CAPITAL OUTLAY NOTES NOT TO EXCEED 800,000,00

BE IT RESCLVED THAT WHEREAS, it has been determined by this Legislative Body that it is necessary and desirable to make certain capital improvements in and for said County; and

WHEREAS, under the provisions of Sections 5-10-501 through 5-10-509, inclusive, Tennessee Code Annotated, counties in Tennessee are authorized through their respective Legislative Bodies, upon approval by the State Director of Local Finance, to issue interest bearing capital outlay notes to finance the cost thereof; and

WHEREAS, it appears advantageous to said County at this particular time to issue capital outlay notes to finance the cost thereof.

NOW, THEREFORE, BE IT RESOLVED, by the Legislative Body of Sullivan County, Tennessee as follows:

SECTION 1. That, for the purpose of providing funds to finance the cost of capital improvements in and for said county, there shall be issued its negotiable interest bearing capital outlay notes in a principal amount not to exceed \$800,000.00. That, said notes shall be designated "Capital Improvements, Capital Outlay Notes" and shall be numbered serially beginning with the number 1. Each of said notes shall be dated as of the date if issuance thereof, shall be of such denomination as may be agreed upon by the County Executive and the purchaser of said notes, and shall mature not later than three (3) years after the date of isuance. provided, that not less than one-ninth (1/9) of the original principaly amount of the notes issued hereunder shall mature, without renewal but subject to prior redemption, each year that any of the notes issued hereunder are outstanding.

SECTION 2. That, said notes shall bear interest at a rate not to exceed twelve percent (12%) per annum, payable in such manner as shall be determined by the County Exective and the purchaser of said notes. Both principal and interest on said notes shall be payable in lawful money of the United States of American at the office of the County Trustee of Sullivan County, Tennessee.

SECTION 3. That, said notes shall be subject to redemption at the option of the county, in whole or in part, at any time at the principal amount thereof and accrued interest to the date of redemption.

SECTION 4. That, said notes shall be executed in the name of Sullivan County, Tennessee, is signed by the County Executive and attested by the County Clerk with the seal of the County attached thereto.

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SECTION 5. That, said notes shall be in substantially the form attached hereto.

SECTION 6. That, for the purpose of providing funds with which to pay the principal and interest accruing on said notes at maturity, there shall be levied upon all taxable property in Sullivan County, in addition to all other taxes, a direct annual tax for each of the years while said notes, or any of them, are outstanding, in amounts sufficient for that purpose.

SECTION 7. That, the Capital Outlay Notes herein described shall not be issued until approval by the State Director of Local Finance shall have been obtained as required by Section 5-10-501, Tennessee Code Annotated.

SECTION 8. That, the Capital Outlay Notes herein described shall not be sold for less than par and accrued interest.

SECTION 9. That, if any of said Capital Outlay Notes shall remain unpaid at the end of three (3) years from the date of issuance of same, the balance of said note or notes shall be converted to bonds as provided by Sections 9-11-101 to 9-11-119, inclusive, Tennessee Code Annotated, or otherwise liquidated in such manner as approved by the State Director of Local Finance in compliance with statutes relating to the issuance and redemption of bonds and notes.

SECTION 10. That, the proceeds of said notes shall be turned over to the County Trustee of said County and shall be paid out for the purposes and in the manner required by law and this resolution.

SECTION 11. That, all orders or resolutions in conflict herewith be and the same are hereby repealed insofar as such conflict exists and this Resolution shall become effective immediately upon its passage.

INTRO BY	SECONDED BY	REFERRE	D TO	COMMITTEE ACTION	
Williams	Nichols	Budget			
COMMISSION ACTION	: DEFERRED 10/	^{22/84}			
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Ferguson		William	ns	E	xecutiv	e			
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	Olterman		DeVaul	t		Adminis	trative	Approved 1	0/1/84	
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10	RESOLUTION	IN RE:	:	•			SCHOOL BONI	O ISSUE

Executive's Report

BE IT RESOLVED THAT, WHEREAS, the Sullivan County School Board and Administration has requested \$40,987,831 as needed to fund the 1984-85 school budget; and

WHEREAS, the amount does not include funds needed for school maintenance for bringing the county schools into compliance with the State Fire Code, the elimination of the problem of asbestos, the repair of the roof at East High School and the money to pay the cities share; and

WHEREAS. there are those who contend the amount requested is more than is needed and/or that it would involve too much of a tax increase for one year for some property owners, particularly in view of the fact that it doesn't even include items needed such as school maintenance bringing the county schools into compliance with the State Fire Code, the elimination of the problem of asbestos, the repair of the roof at East High School, and the money to pay the cities share; and

Executive's Report

WHEREAS, the County Commission is faced with responsibilities of adequately funding the school budget, looking at the needs in the entire county budget, and at the same time setting a tax rate that will not be burdensome, particularly to those who are retired, on fixed income, on social security, those on limited income, and on small struggling businesses, and

WHEREAS. there is a need to find some source of funding to give the school system what it needs without unduly increasing the tax rate in one year and to spread the cost out over a period of time so that it is manageable.

BE IT RESCLVED THAT, the Sullivan County Board of Commissioners authorize an appropriation to be funded by a bond issue or series of bond issues for use as follows: (1) to replace the \$920,496.00 as set out in the 1984-85 budget manual under the title of school maintenance and thus permit reducing the tax rate for 1984-85 by .09, (2) to replace \$678,265 in local money request to support the capital outlay portion of the school budget on the 3200 account number series and thus free this \$678,265 for use elsewhere in the school budget which in effect adds \$678,265 to the money recommended by the budget committee in the budget manual, (3) to provide an additional \$400,000 for repairing the roof at East High School, (4) To provide an additional \$750,000 to be used with the \$920,496 heretofore mentioned under the title school maintenance for the purpose of bringing the county schools into compliance with the State Fire Code, and eliminating the problem of asbestos in county schools, and (5) to provide the amount the cities would receive as a result of the amounts mentioned above.

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COMMISSION	ACTION	: Fail	ed 10/22	/84			•
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COMMISSION ACTIO		10/22/84	S. Carrier				
Aye	Nay Absen	it Pass					
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Executive's Report

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•	COMMISSION A	CTION	: First	t Readin	g 10/22	./84		•	•	A Company		Section Advances
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	VOICE VOIE:					ES.	TIMATED	COSTS:_				
	COMMENTS:	- 					. —					

STATE OF TENNESSEE 0

COUNTY OF SULLIVAN 0

OCTOBER 22, 1984

ELECTION OF NOTARIES

ROBERT D. CARR

JUDY LYNN MOODY

KATHLEEN W. FORD

ROPPING A - HOUSE

BOBBIE J. LAW

W. N. PATTON

NO. 6 353 RESOLUTION NO. _______353

TO THE HONORABLE LON V. BOYD, COU BOARD OF COMMISSIONERS INCAL			DE THE SOCIETY	COONTY
THIS THE 11th DAY OF OCT				
RESOLUTION AUTHORIZING	IDATION OF BOYS	& GIRLS TREATMEN	T CFNTER	
EREAS, TENNESSEE CODE ANOTATED	SECTION	, AUTHORIZES COX		
NOW THEREFORE BE IT RESOLVED by t Tennessee assembled in <u>Called</u>	the Board of Co Session on t	runty Commissioner The <u>11th</u> day of	rs of Sullivan October	County,
THAT the Sullivan County Board or	f Commissioners	s approve the cons	olidation of th	e Boys and
Girls Treatment Center in the	he present Boys	s Home and make re	novations as ne	cessary.
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All resolutions in conflict herew	vith be and the	e same are rescend	led insofar as	
All resolutions in conflict herew exists. This resolution shall become effe requiring it.	vith be and the	e same are rescend	led insofar as _, 19, the	
All resolutions in conflict herew exists. This resolution shall become efferequiring it.	vith be and the ective on	e same are rescend	led insofar as _, 19, the	
All resolutions in conflict herew exists. This resolution shall become efferequiring it. Duly passed and approved this 221 ATTESTED:	vith be and the ective on nd day of _(e same are rescend October APPROVED:	led insofar as : _, 19, the _, 19_84	
All resolutions in conflict herew exists. This resolution shall become efferequiring it. Duly passed and approved this 22th ATTESTED: Date: County Clerk	vith be and the ective on	e same are rescend October APPROVED:	led insofar as _, 19, the _, 19_84	public welfar Date:
All resolutions in conflict herew exists. This resolution shall become efferequiring it. Duly passed and approved this 22th ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER 01	vith be and the ective on nd day of _C	e same are rescend October APPROVED: County Executiv	led insofar as : _, 19, the _, 19_84	public welfar Date:
All resolutions in conflict herew exists. This resolution shall become efferequiring it. Duly passed and approved this 22: ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER 01: SECONDED BY COMMISSIONER De	vith be and the ective on ndday ofc terman	e same are rescend October APPROVED: County Executiv	led insofar as _, 19, the _, 19_84	public welfar Date:
All resolutions in conflict herew exists. This resolution shall become efferequiring it. Duly passed and approved this 22th ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER 01	vith be and the ective on ndday ofc terman	e same are rescend October APPROVED: County Executiv	led insofar as _, 19, the _, 19_84	public welfar Date:
All resolutions in conflict herew exists. This resolution shall become efferequiring it. Duly passed and approved this 22: ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER 01: SECONDED BY COMMISSIONER DECOMMISSION ACTION: Aye ROLL CALL	vith be and the ective on nd day of (terman Vault Nay	e same are rescend October APPROVED: County Executiv ESTRATED C	led insofar as : _, 19, the _, 19_84 /e XOSTS:	public welfar Date:
All resolutions in conflict herew exists. This resolution shall become efferequiring it. Duly passed and approved this 22% ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER OF OF OMMISSION ACTION: Aye ROLL CALL TICE VOIE X MMITTEE ACTION	vith be and the ective on	County Executive ESTRATED COUNTY:	ded insofar as : _, 19, the _, 19_84 DATE	public welfar Date:
All resolutions in conflict herewexists. This resolution shall become efferequiring it. Duly passed and approved this 22m ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER 01 SECONDED BY COMMISSIONER De COMMISSION ACTION: Aye ROLL CALL DICE VOIE X MMITTEE ACTION Administrative	vith be and the ective on nd day of (terman Vault Nay	County Executive ESTIMATED COUNTY:	ded insofar as : _, 19, the _, 19_84 DATE	public welfar Date:
All resolutions in conflict herewexists. This resolution shall become efferequiring it. Duly passed and approved this 22m ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER OF SECONDED BY COMMISSIONER De COMMISSION ACTION: Aye ROLL CALL DICE VOIE X MMITTEE ACTION Administrative Executive	vith be and the ective on	County Executive ESTE ATED COUNTY: DISAPPROVED:	DATE 10/1/84 10/3/84	public welfar Date:
All resolutions in conflict herewexists. This resolution shall become efferequiring it. Duly passed and approved this 22m ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER OLS SECONDED BY COMMISSIONER De COMMISSION ACTION: Aye ROLL CALL DICE VOIE X MMITTEE ACTION Administrative Executive COMMINTS: Refer Back to Commit	vith be and the ective on	County Executive ESTE ATED CONTY EXECUTIVE E	DATE 10/1/84 10/3/84	public welfar Date:

354			,	NO. 7
]	RESOLUTION I	xo. 12
TO THE HONORABLE LON V. BOYD, COUN		AND THE MEMBERS		
BOARD OF COMMISSIONERS IN <u>CALLE</u> THIS THE <u>11th</u> DAY OF <u>OCTOB</u>				
RESOLUTION AUTHORIZING NO TRUCK	S IN SPRINGF	TELD SUBDIVISION	· · · · · · · · · · · · · · · · · · ·	
WHEREAS, TENNESSEE CODE ANOTATED S	ECTION		-	¥ 1
:				-
				V.,
NOW THEREFORE BE IT RESOLVED by th Tennessee assembled in <u>Called</u>	e Board of Co Session on	ounty Commissione the <u>11th</u> day of	rs of Sulli	van County, , 19 <u>84</u> ,
THAT No trucks be allowed in Spri	ingfield Acres	s Subdivision exce	ept for loca	l deliveries.
AMENDED: No trucks be allow	ved to park in	n Springfield Acre	es.	•
 				
			······································	
			. <u> </u>	
All resolutions in conflict herewi				
	th be and the	e same are rescen	ded insofar	
All resolutions in conflict herewi exists. This resolution shall become effec- requiring it.	th be and the	e same are rescen	ded insofar	as such conflict
All resolutions in conflict herewi exists. This resolution shall become effec- requiring it. Duly passed and approved this 221	th be and the	e same are rescen	ded insofar	as such conflict
All resolutions in conflict herewi exists. This resolution shall become effect requiring it. Duly passed and approved this 221 ATTESTED:	th be and the	e same are rescen October APPROVED:	ded insofar , 19,	as such conflict
All resolutions in conflict herewi exists. This resolution shall become effect requiring it. Duly passed and approved this 221 ATTESTED:	th be and the	e same are rescen October APPROVED: County Executi	ded insofar , 19, _, 19_ <u>84</u> ve	as such conflict the public welfar Date:
All resolutions in conflict herewi exists. This resolution shall become effect requiring it. Duly passed and approved this 221 ATTESTED:	th be and the	e same are rescen October APPROVED: County Executi	ded insofar , 19, _, 19_ <u>84</u> ve	as such conflict
All resolutions in conflict herewicexists. This resolution shall become effect requiring it. Duly passed and approved this22 ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONERThom	th be and the	e same are rescen October APPROVED: County Executi	ded insofar , 19, _, 19_ <u>84</u> ve	as such conflict the public welfar Date:
All resolutions in conflict herewicexists. This resolution shall become effect requiring it. Duly passed and approved this22 ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONERThom	th be and the tive on	Cotober APPROVED: County Executi	ded insofar , 19, _, 19_ <u>84</u> ve	as such conflict the public welfar Date:
All resolutions in conflict herewicexists. This resolution shall become effect requiring it. Duly passed and approved this22m ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER Thomas SECONDED BY COMMISSIONER A. MA COMMISSION ACTION: Aye ROLL CALL13	th be and the tive onad_ day of _	October APPROVED: County Executi ESTIMATED FUND:	ded insofar , 19, _, 19_ <u>84</u> ve	as such conflict the public welfar Date:
All resolutions in conflict herewicexists. This resolution shall become effect requiring it. Duly passed and approved this	th be and the tive onas orrell Nay7	October APPROVED: County Executi ESTIMATED FUND: Pass 1	ded insofar , 19, , 19_84 .ve .costs:	as such conflict the public welfar Date:
All resolutions in conflict herewicexists. This resolution shall become effect requiring it. Duly passed and approved this22m ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONER Thomas SECONDED BY COMMISSIONER A. MA COMMISSION ACTION: Aye ROLL CALL13	th be and the tive onadday ofas	October APPROVED: County Executi ESTIMATED FUND: Pass	ded insofar , 19, _, 19_ <u>84</u> ve	as such conflict the public welfar Date:
All resolutions in conflict herewicexists. This resolution shall become effect requiring it. Duly passed and approved this	th be and the tive onas orrell Nay7	October APPROVED: County Executi ESTIMATED FUND: Pass 1	ded insofar , 19, , 19_84 .ve .costs:	as such conflict the public welfar Date:
All resolutions in conflict herewicexists. This resolution shall become effect requiring it. Duly passed and approved this	th be and the tive onas orrell Nay7	October APPROVED: County Executi ESTIMATED FUND: Pass 1	ded insofar , 19, , 19_84 .ve .costs:	as such conflict the public welfar Date:
All resolutions in conflict herewicexists. This resolution shall become effect requiring it. Daily passed and approved this22m ATTESTED: Date: County Clerk INTRODUCED BY COMMISSIONERThom SECONDED BY COMMISSIONERA. MA COMMISSION ACTION: Aye ROLL CALL13 VOICE VOIE COMMITTEE ACTION	as OTTELL Nay APPROVED	October APPROVED: County Executi ESTIMATED FUND: Pass 1	ded insofar , 19, , 19_84 .ve .costs:	as such conflict the public welfar Date:
All resolutions in conflict herewicexists. This resolution shall become effect requiring it. Duly passed and approved this	as OTTELL Nay APPROVED	October APPROVED: County Executi ESTIMATED FUND: Pass 1	ded insofar , 19, , 19_84 .ve .costs:	as such conflict the public welfar Date:

SOLUTION NO. 15

355

TO THE HONORABLE LON V. BOYD, COUNTY EXECUTE BOARD OF COMMISSIONERS IN		F THE SUI	LIVAN COUNTY	
THIS THE 11th DAY OF OCTOBER				
RESOLUTION AUTHORIZING NO SMOKING IN CO	MMISSION ROOM			
EREAS, TENNESSEE CODE ANOTATED SECTION	, ALTHORIZES COU			
NOW THEREFORE BE IT RESOLVED by the Board of Ternessee assembled in <u>Called</u> Session				
THAT smoking within the County Commission R			Smoking" signs	
be posted.		 		
		J. P		
		·		
			····	
<u> </u>				
All resolutions in conflict herewith be and exists.	I the same are rescende	ed insofa	r as such conflict	
This resolution shall become effective on _ requiring it.		, 19	, the public welfar	
Duly passed and approved this $22nd$ day o	f October	, 19_84.		
ATTESTED:	APPROVED:			
County Clerk	County Executive		Date:	
INTRODUCED BY COMMISSIONER Hendrickson	•			
		νι»: —		
SECONDED BY COMMISSIONER Thomas	FUND:			
COMMISSION ACTION: Aye Nay ROLL CALL "DICE VOTE X	_			
**MITTEE ACTION APPROVE	D DISAPPROVED	DATE		
			-	
COMMENTS: First Reading 10/11/84				
COMMENTS: First Reading 10/11/84 Passed 10/22/84				

RESOLUTION NO. $\frac{9}{19}$

TO THE HONORABLE LON V. BOYD, COUNTY E BOARD OF COMMISSIONERS IN <u>CALLED</u>			OF THE SULLI	VAN COUNTY
THIS THE 11th DAY OF OCTOBER				
RESOLUTION AUTHORIZING RESCIND RES			24	
WHEREAS, TENNESSEE CODE ANOTATED SECTI	ONI	AITHODITES OF		**************************************
			ONTIES TO	
				· · · · · · · · · · · · · · · · · · ·
				
NOW THEREFORE BE IT RESOLVED by the Bo Tennessee assembled in <u>Called</u> Ses	ard of Cou sion on th	nty Commissione me <u>11th</u> day of	rs of Sulliv October	van County, 19 <u>84</u> ,
THAT the Sullivan County Commission r	rescind res	colution no. 26,	passed on J	uly 9, 1984
setting the property tax rate for 1984-	-85 at \$3.2	14.		
				, , , , , , , , , , , , , , , , , , ,
All resolutions in conflict herewith be exists.		same are rescer	nded insofar	as such conflict
This resolution shall become effective requiring it.	e on		_, 19,	the public welfare
Duly passed and approved this 22nd	day of O	ctober	, 19_ <u>84</u>	
ATTESTED:		APPROVED:		
Date:	ŧ			Date:
County Clerk		County Executi	ve	
INTRODUCED BY COMMISSIONER Olterman		ESTIMATED	COSTS:	
SECONDED BY COMMISSIONER Mills	·,	FUND:		·
COMMISSION ACTION: Aye	Nay	Pass		
ROLL CALL 13	10	1		
VOICE VOTE		D.Y.C.A.DDDOVIED	፤ ነለጥር	ت امین :
COMMITTEE ACTION A	PPROVED	DISAPPROVED	DATE	
44.4		<u></u>	<u></u> ,	٠.
COMMENTS: Deferred 10/11/84				
Passed 10/22/84		-,		
•				
	1			

				RESOLUTION	1 10/3
TO THE HONORABLE LON V				OF THE SUI	TIAN COUNTA
BOARD OF COMMISSIONERS					
THIS THE 22nd DAY	OF OCTO	BER ,	19_84		
RESOLUTION AUTHORIZING	STOP SI	GN ON MALEWOOD	STREET		
EREAS, TENNESSEE COD					
· · · · · · · · · · · · · · · · · · ·	E ILIOHILD	OLOTION	, willoughes w	ORTHS TO	
-		· · · · · · · · · · · · · · · · · · ·			
NOW THEREFORE BE IT RE Tennessee assembled in	SOLVED by t	the Board of Co Session on :	ounty Commissione the <u>22nd</u> day of	rs of Sull October	ivan County,
THAT a stop sign be	placed at	the end of Mal	ewood Street and I	Belden Driv	ve in the 10th
Civil District					-
		.,			· · · · · · · · · · · · · · · · · · ·
All resolutions in con	flict herev	nith be and the	e same are rescen	ded insofa	r as such conflict
exists.					
This resolution shall requiring it.	become effe	ective on		_, 19	, the public welfare
				30.54	•
Duly passed and approve	ed this 2	2nd day of (October	, 19 <u>84</u> .	
ATTESTED:			APPROVED:		
Constant Clark	Date:		Company to the second		Date:
County Clerk			County Executiv		
INTRODUCED BY COMMISSION	ONER <u>Car</u>	roll .	ESTIMATED (OOSTS:	
SECONDED BY COMMISSION	ER <u>Hoo</u>	<u>d</u>	FUND:		*
COMMISSION ACTION:	Aye	Nay			
ROLL CALL					
OICE VOTE	X	A TOO OO HETO	D T C A D D D C T T'N	ES A TERES	
X-MITTEE ACTION		APPROVED	DISAPPROVED	DATE	•
					
COMMENTS: WAIVER OF	RULES P	assed 10/22/84			
			··		

				RESOLUTION NO.	16
TO THE HONORABLE LON V. E	OYD, COUNTY !	EXECUTIVE A	AND THE MEMBERS	OF THE SULLIVAN	COUNTY
BOARD OF COMMISSIONERS IN					
THIS THE 22nd DAY OF					•
				•	
RESOLUTION AUTHORIZING _	TAX RATE FO	R FY 1984-0	50	Control of the state of the sta	
				<u> </u>	
					· · · · · · · · · · · · · · · · · · ·
WHEREAS, TENNESSEE CODE A	ANOTATED SECT	TON	AITHORIZES O	DUNTIES TO	•
WEEREAS, TENNESSEE CODE I	MOINIED SECT		, initioacció o		
		·			·
	•		t .		
NOW THEREFORE BE IT RESORTED Tennessee assembled in	LVED by the B Called Se	oard of Co ssion on t	unty Commissiono he <u>22nd</u> day of	ers of Sullivan f October	County, 19 <u>84</u> ,
THAT the tax rate for fi	scal year 198	4-85 be \$3	.47 county and \$	2.97 cities as i	follows:
		CITY		COUNTY	
				~	
General Highway		<u> </u>	51 43	\$.51 .43	
Schools			89	1.89	
School Maintenance General Debt Service			09 05	.09 .05	
Rural Debt Service				,50 \$ 3.47	
		\$ 2.	97	φ 3.41	
				<u> </u>	
				-	:
All resolutions in confl	iet bererith	he and the	come are resce	nded insofar as	such conflict
exists.	ict nerewith	oe and the	. same are resce	inen misorar as	Such confired
This resolution shall be	come effectiv	re on		. 19 . the	e public welfar
requiring it.	Come Cardena				
Duly passed and approved	this 22nd	day of	October	, 19_84	
		,			
ATTESTED:			APPROVED:		
	Date:		County Execut	ivo	Date:
County Clerk			•		
INTRODUCED BY COMMISSION	ER Milhorn		ESTIMATED	COSTS:	
SECONDED BY COMMISSIONER	Blalock	& Langstai	ff FUND:		<u> </u>
COMMISSION ACTION:	Aye	Nay	Pass	. •	
	•	_	Pass 1		
VOICE VOTE		9			9641
COMMITTEE ACTION		PPROVED	DISAPPROVED	DATE	:
ONTIFIED MOTION	•		<u> </u>	-	
	. -				
	_ · .				
COMMENTS:					
·					
					
			e .		

AND THEREUPON COURT ADJOURNED TO MEET AGAIN NOVEMBER 27, 1984.

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