THURSLAY MORNING, Sec 124 sek 9, 1971

STATE OF TEAMESSEE

COUNTY OF SULLAWAN

BE IT REMARKERS, That an adjourned Session of the Hegular Quarterly County Court of Suilivan County, Tennessee met Thursday, morning September 9th, 1971, was present and presiding his Honorable Lon V. Boyd, County Judge, Marjorie S. Harr, Clark of said Court, w. Hill wright, Sheriff of said County and a full quorum of Justices of said County, to-Wit:

JUSTICAS PARSENT AND ANSWERING HOLL CALL: Ammons, Arrington, Barbed, Barr, Blackburn, Carmack Carrier, Charence Carrier, Childress, Daie, Furnam, Gibson, ordene, Hall, Harr, Hawk, Bendricks, Hitkam, Hoskins Emise, Icenhour, Jaynes, Keener, James King, koy King, Long, Wahaffery, Bascom Mason, Frank Mason, Fred Meyer, James, Byers, Jr., Newland, Phillips, Need, Mockett, Baacke, Boott, Failamn, H.L. Torbett, Jo Alm Tolbett, Turner, Wassom, Woods:- 43

When Court was opened in due form of law and the following proceedings were had and ordered to be entered upon the Mirutes of said Court, no-wit:

with admendment
RESO: IN RE:

I Resolution to approve the business Tax Act/ Chapter 387 of Public

EUSINESS TAX ACT I Acts, 1971 was adopted by a roll call vote of the Court and is in
the following words and figures, to-wit:

TO THE HONORABLE LON V. BOYD, JUDGE, AND MEMBERS OF THE SULLIVAN COUNTY QUARTERLY COURT IN REGULAR SESSION MET THIS THE 19th DAY OF JULY, 1971.

RESOLUTION IN RE: "BUSINESS TAX ACT"

BE IT RESOLVED THAT

WHEREAS, the 87th General Assembly of Tennessee, by Chapter 387 of the Public Acts of 1971, enacted the "Business Tax Act," wherein certain privileges are defined, and provided that each County and Municipality wherein the privileges are conducted may levy a privilege tax upon such privileges not to exceed the rate fixed and provided in the Act, and

WHEREAS, revenues formerly available to the Counties and Municipalities are no longer available because the laws providing for them have been repealed, effective June 1, 1971, resulting in the loss of revenues to Counties and Municipalities, and

WHEREAS, it is important that Sullivan County have the amount of revenue formerly available to it by virtue of the laws that have now been repealed, and

WHEREAS, it is necessary that the governing body of Sullivan County adopt
the taxes provided for the "Business Tax Act" for the said taxes to be available to Sullivan
County:

NOW THEREFORE, BE IT RESOLVED by the Quarterly Court of Sullivan County Tennessee, that the taxes provided for in Chapter 387 of the Public Acts of 1971 known as the "Business Tax Act," are hereby enacted, ordained and levied on the businesses, business activities, vocations of occupations carried on in Sullivan County, Tennessee, at the rates and in the manner prescribed by the said Act, except that the minimum tax of one hundred dollars, (\$100) per annum applicable to certain persons and businesses as enumerated in Classification 4 be changed to read fifteen dollars (\$15) per annum.

INTRODUCED BY ESQ. REED

SECONDED BY ESQ. BLAYLOCK

SAMPLE RESOLUTION OR ORDINANCE FOR LEVYING LOCAL

BUSINESS ACTIVITIES TAX ACT

WHEREAS, the 87th General Assembly of Tennessee, by Chapter 387 of the Public

Acts of 1971 enacted the "Business Tax Act," wherein certain privileges are defined and provided that each County and Municipality wherein the privileges are conducted may levy a privilege tax upon such privileges not to exceed the rate fixed and provided in the act, and

WHEREAS, revenues formerly available to the counties and municipalities are no longer available because the laws providing for them have been repealed, effective June 1, 1971, resulting in the loss of revenues to counties and municipalities, and

WHEREAS, it is important that Sullivan(County) (City) have the amount of revenue formerly available by virtue of the laws that have now been repealed, and

WHEREAS, it is necessary that the governing body of Sullivan (County) (City) Teamessee levy the taxes provided in the "Business Tax Act" for the said taxes to be abailable to Sullivan (County) (City).

NOW. THEREFORE, BE IT RESOLVED ORDAINED by the (Quarterly County Court)

(County Council) (City Council) of Sullivan (County) (City) Tennessee that the taxes
provided in Chapter 387 of the Public Acts of 1871, and any amendments thereto, known as
the "Business Tax Act" are herby enacted, ordained and levied on the business, business
activities, vocations, or occupations doing business or exercising a taxable privilege
as provided by said Act, in Sullivan (County) (City) Tennessee at the rates and in the
manner prescribed by the said Act. The proceeds of the privilege taxes herein levied
shall (a, be apportioned to the various Sullivan (County) (City) funds according to the
subdivision of the property tax levy) (b. accrue to the General Fund) (Other distribution)
(Select one)

BE IT FURTHER RESOLVED that all resolutions of the Sullivan (Quarterly County Court) (County Council) (City Council) of Sullivan (County) (City) Tennessee which are in conflict with this resolution are hereby repealed.

BE IT FURTHER RESOLVED that this resolution shall take effect June-, 1971, the public welfare requiring it. This resolution shall be spread upon the minutes of the Sullivan (Quarterly County County Council) (City Council).

Passed this ____day of _____1971.

BUSINESS TAX ACT OF 1971

The recent Legislature enacted Chapter 387, Public Acts of 1971, known as the Business
Tax Act, to become effective as of June 1, 1971. This bill received approval as of that
date and repealed the numerous privilege licenses and taxes that had been imposed upon
more than 200 business classifications, such as retail tobacco, butcher, barber shop,
teauty shop, etc., It also provided that in lieu of the old privilege taxes each county
may levy taxes under this new law not to exceed the amounts specified in the Act. The
Quarterly County Court of Sullivan County is adopting the provisions of this Public Act
and such action subjects persons engaged in retail businesses or services to the local levy.
In general, the Act imposes a minimum tax and fee on most businesses and services of \$17.50
per year. Persons engaged in retail businesses and those furnishing certain services are
required to pay this tax at the county level. Wholesale establishments are required to
pay the minimum tax directly to the State Department of Revenue. Firms selling both
wholesale and retail should make application to both the State and County and divide

future tax payments if the retail sales amount to more than 20% of the total sales.

In addition to the minimum tax or "Beginning License", all persons engaged in businesses enumerated in four classifications are required to pay to Sullivan County a gross receipts tax based upon varying percentages depending upon the type of business conducted, with the dominant sales or activity being the controlling factor.

Retailers are enumerated in four classifications and are required to pay an annual tax of 1/5 of 1%, 1/10 of 1%, or 1/15 of 1% of gross receipts, and due dates are November 30, January 31, or the last day of February, also depending on business classification.

After receipt of the initial applications and tax payments, the office of the County Court Clerk should be in a position to determine proper classifications, tax rates and due dates for all concerned. The office of County Court Clerk will try to answer your specific questions as they arise.

Of further interest is the fact that your minimum payment, or portion thereof, plus the local portion of any unexpired balance of a privilege license may be used as a credit against your gross receipts tax payments, up to the maximum abount due.

A very important provision of this Act is the timing and procedure for obtaining a license and for ending a license. Existing businesses must make application and purchase the "Business Tax License" within 20 days of adoption of this act. New businesses must make application and purchase the "Business Tax License" within 20 days of the commencement of business activities. When a business is being sold or closed th owner has 15 days to declare the gross receipts and make settlement with the County Court Clerk. Any buyer of an established business is liable for the taxes cwed by the seller if the seller fails to make the final settlement.

Taxpayers are reminded this is a vew State law with very little flexifility; also, that the penalty provisions are more severe than on the old privilege license system that was in effect for so many years.

AMENDMENT #1

Recommended at Study by this body be continued to eleviate inequities with written recomendations at the January Term. The Study be conducted by the Executive, Budget and Fiscal committies.

Items of special interest are exemptions, listed under classification III, Section II, Section 13, Also the inter county business.

RESOLUTION: IN RE: AUTHORIZE COUNTY JUDGE AND COUNTY COURT CLERK TO EXECUTE DOCUMENTS REGARDING REAPPRAISAL & RHEVALUATION OF REAL & PERSONAL PROPERTY Î Personal Property. Introduced

I Resolution to approve Reappraisal and Reevaluation of Real & by ESQ. Hoskins, 2nd. by ESQ.

Gibson and adopted by a roll call vote of the Court and is in the following words and figures, to-wit:

RESOLUTION

WHEREAS, The Quarterly County Court of Sullivan County, Tennessee, is cognizant of the need for equitable assessment of property within said County, and

WHEREAS, The Eighty-Fifth General Assembly enacted legislation which requires a reappraisal or revaluation of real and personal property in every county and city of

Tennessee which has not had such reappraisal subsequent to January 1, 1965, and

WHEREAS, The cost of reappraisal and ownership mapping shall be financed by
a grant from the State of Tennessee to the county of one half the amount of said cost and
by a loan by the State of the cunty of the balance of the cost, repayable in annual
installments over a ten-year period with interest at 2% per annum, and

WHEREAS, The State Board of Equalization has notified Sullivan County that said program will be initiated as soon as possible.

THEREFORE, BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF SULLIVAN COUNTY,
TENNESSEE, That, the County Judge or Chairman is hereby authorized, empowered and directed
through the Executive Secretary of the State Board of Equalization to secure proposals
for such a program from or negotiate of contract with professional organizations which have
been approved by the State Board of Equalization, and in accordance with the plans and
specifications of said Board, and

BE IT RESOLVED, That pursuant to Section 67-1719, Tennessee Code Annotated, the County Judge or Chairman be, and is hereby authorized to accept a 50% grant and empowered and directed to negotiate with the Tennessee State Board of Equalization for a loan to defray the remaining one half the cost of said program for Sullivan County, and

BE IT RESOLVED, That the County Judge or Chairman and the County Court Clerk be, and are hereby authorized, empowered and directed to bind said County by affixing their signatures for said County to a Promissor; Note in an amount not to exceed one half the cost of the program, and

BE IT RESOLVED, That, said loan shall be repaid in not more than ten equal annual installments with interest at 2% per annum with the first installment due and payable not later than one year after completion of the contract as determined by the Executive Secretary of the Tennessee State Board of Equalization, and

BH IT FURTHER RESOLVED, That the County Judge or Chairman be, and is hereby authorized, empowered and directed to proceed to execute the provisions of this Resolution without delay.

without detay.	,
Approved and adopted	thisday of,19
ATTEST:	COUNTY JUDGE, CITATENAN
COUNTY COURT CLERK	-
+ 0	0 0 0 0 0 0 0 0 0
RESO: IN RE: REAPPORTIONMENT OF	Resolution to Reapportion Sullivan County Court was
SULLIVAN COUNTY COURT I	Introduced to the Court by Esq Barr, second by Esq
	Phillips and duly adopted by a roll call vote of the
Court and is in the following word	ls and figures to-wit:
TO THE HONORABLE LON V. BOYD, JUDG	GE, AND MEMBERS OF THE SULLIVAN COUNTY QUARTERLY COURT
IN REGULAR SESSION MET THIS THE 19	DthDAY CF JULY, 1971
	RESOLUTION IN RE:

BE IT RESOLVED THAT

The Sullivan County Quarterly Court Reapportion itself, pursuant to the one man-one vote rule as laid down by the Supreme Court of the United States and by virtue of the laws of the State of Tennessee, nor the attached plan which is made apart hereof.

July 19, 1971

Dear Squire:

Attached for your consideration is a plan for reapportioning the Sullivan County Quarterly Court. As you are aware, we must reapportion ourselves before January 1, 1972. Since October 18 is the only regularly scheduled meeting for Quarterly Court before the deadline, it will be necessary to adopt a reapportionment plan on that date unless a special meeting is called.

In preparing this plan the Executive Committee found it necessary to make certain changes in the plan adopted by the previous Quarterly Court on December 16, 1968. These changes reflect minor shifts in number of registered voters per Magisterial District. The changes are:

- 1. There has been a 2,203 decrease in registered voters.
- 2. The 4th Civil District now has a sufficient number of registered voters to qualify for two magistrates. They will also be identified as the 4th Magisterial District.
- 3. The 5th and 6th Civil Districts are combined to create the 5th Magisterial District. They will be authorized 3 magistrates.
- 4. The 7th Civil District and the Orebank Precinct of the 10th Civil District will make up the 6th Magisterial District.
- 5. The creation of one additional Magisterial District makes it necessary to change the 13th Civil District to the 14th Magisterial District, the 14th Civil District to the 15th Magisterial District, the 15th Civil District to the 16th Magisterial District, and the 17th Civil District to the 17th Magisterial District.

The aforementioned changes were made reluctantly in an effort to prevent an imbalance in representation and to comply with the "one-man", one-vote" principle as set forth by the Supreme Court.

Should therebe any question about the plan or should you have any suggested improvements, the Executive Committee will be pleased to discuss the plan with you.

Respectfully,

Lloyd G. Barr, Chairman Executive Committee

LGB:cl

PROPOSED PLAN FOR REAPPORTIONING SULLIVAN COUNTY JANUARY 8, 1969

New Magisterial District Number	Civil Districts	Registered Voters	Number Magistrates	Avg. N. of Voters Per Magistrate	Off/Mean (1)
1	1-19	1,158	1	1158	+ .344
2	2 - 22	1,026	1	1,026	+11.704
3	3-21	1,166	1	1,166	344
4	4 - 5	4,851	4	1,213	- 4.388
5	6-7	2,207	2	1,104	+ 4.991
6	8-18	1,041	1	1,041	+10.413
7	9-16-20	3,194	. 3	1,064	+ 8.347
8	10Bloomingdale	2,320	2	1,160	+ .172
9	10 Orebank 11 Dickson 11 Andrew Johnson	5,766 1	5	1,153	+ .774

SEPTEMBER 9, 1971

New Magisterial District Number	Civil Districts	Registered Voters	Number Hagistrates	Avg. N. of Voters Per Magistrate	off Mean	Ţ
10	11 Central 11 Hast	3,539	3	1,180	- 1.549	ļ
1) 11	11 South 11 Cedar Grove 11 West	7,239	6	1,206	- 3.786	
\ \12	12	5,683	5	1,136	+ 2,237	i
13	13	2,110	2	1,060	+ 8.777	į
14	14	3,446	3	1 , 14 يا	- 1.113	ļ
15	15	1,166	1	1,166	344	ĺ
16	17	9,871	<u>8</u>	1,234	- 6.136	1
		55,791	4.8			į

Mean: 1,162

SULLIVAN COUNTY QUARTERLY COURT PROPOSED REAPPORTIONMENT PLAN JULY 19, 1971

Magisterial District	Civil Districts	Registered Voters	Number Nagistrates_	Avg. No. Voters Per Magistrate	Off Mean
1	1-19	1,033	1	1,033	+ 7.437
2	2 - 22	1,081	1	1,081	+ 3.136
3	3 - 21	1,233	1	1,205	- 7.795
4	4	2,052	2	1.,026	+ 8.064
5	5-6	3,555	3	1,185	- 6.182
6	7-10	2,299	2	1,149	- 2.956
7	8 - 18	1,069	1	1,069	+ 4.211
8	9 - 1 6 - 2 0	5,016	3	1,005	+ 9.946
9	10 B	2,196	2	1,098	+ 1.612
10	11 Dickson 11 Andrew John 11 Rebinson	4,727 son	4	1,181	- 5.824
11	11 Central 11 East	3,216	3	1,072	+ 3,942
12	11 South 11 Cedar Grove 11 West	6,884	6	1,147	- 2.777
13	12	5243	5	1,048	+ 6.993
1 4	13	2.078	2	1,039	+ 6,899
15	14	3,720	3	1,240	-11.111
16	15	1,100	1	1,100	+ 1.433
17	17	9,116 53,588	8	1,139	- 2.060

Mean 1116

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RESO: IN RE: RETIREMENT FOR I Resolution to approve a retirement Plan for County Employees

COUNTY EMPLOYEES I was introduced to the Court by Esq Barr, second by Esq.

Hulse and duly adopted by a roll call vote of the County

Court and is in the following words and figures, to-wit:

TO THE HUNGRABLE LOW V. BOYD, JUDGE, AND MEMBERS OF THE SULLIVAN COUNTY QUARTERLY COURT IN REGULAR SESSION MET THIS THE 19th DAY OF JULY, 1971.

RESOLUTION IN RE: RETIREMENT PLAN FOR COUNTY EMPLOYEES

BE IT RESOLVED THAT

The Sullivan County Quarterly Court approve the Tennessee State Retirement Plan for

political subdivision and more specifically Class A Division, as per attached.

BE it further resolved that the County Court approve a mandatory retirement age of 65, effective July 1, 1972.

INTRODUCED BY ESQ. BARR: SECONDED BY ESQ. HULSE

TENNESSEE STATE RETIREMENT SYSTEM CLASS "A" MEMBERS

TABLE OF ESTIMATED MONTHLY RETIREMENT

ALLOWANCES AND SOCIAL SECURITY BENEFITS AT AGE 65

AS OF 1-1-69

Average Monthly Salary	Years of Creditable Service at Age 65				onthľy Year alary		Minimum Disabil- ity	Social Security Benefits
Highest Years	10YRS	15YRS	20YRS	30YRS	35YRS	10YRS.		
\$200.00	22.50	33.75	45.00	67.50	78,75	40.50	104.00	
\$250.00	28.12	42.18	36.25	84.37	98,44	50.63	118.00	
\$300.00	33.75	50.63	67150	101.25	118.13	60.75	125.00	
\$350.00	39.38	59.06	78.75	118.13	137.82	70.38	140.00	
\$400.00	46.72	70.78	94.84	142.91	166.96	83.35	150,00	
\$450.00	54.84	83.27	111.71	178.58	197,01	100.54	155.00	
\$500.00	63.00	95.81	128.63	194.28	227.11	115.75	156.00	
\$550.00	71.10	108.28	145.47	219.85	757.03	130.90	157.00	
\$600.00	79.84	121.39	162.94	246.04	297,59	146.65	158.00	
\$700.00	95.55	145.90	196.25	296.95	347.30	176.63	160.00	
\$300.00	112.96	172.01	231.04	349.16	403.21	207.94	160.00	

Members with not less than ten (10 years of credited service may apply for allowances from the System before age 65, however, monthly allowances can not start before age 55 on the basis of the following Table:

Female			Male			
Age	55-	451	Age	55- 41%		
Λge	62-	77%	Age	62 74%		
Λge	63	84%	Age	63- 814		
Age	64-	91%	Age	64- 91%		
Age	65-	100%	Age	65 -100%		

7. A member retiring before age 65 may elect a retirement allowance of an equivalent actuarial value of such amount that with his Social Security benefit he will receive, insofar as possibly can be calculated, the same amount per year before and after the commencement of such benefit.

BENEFICIARY'S ALLOWANCE

A member may provide, at the time prior to the first payment on account of any benefit becoming normally due, an allowance for any person having an insurable interest in his life as the member shall elect by written designation duly acknowledged and filed with the State System. Such election will provide that the member will receive the actuarial equiavalent of the retirement allowance otherwise payable to him in the form of a reserved allowance based on one of the following listed options exercised by the member.

Option 1. Upon his death his reduced allowance shall be continued throughout the life of and paid to such person as he shall have elected by written designation duly acknowledged and filed with the Retirement System at the time of his retirement. (App 4)

Option 2. Upon his death one-half of his reduced retirement allowance shall be continued throughout the life of and paid to such person as he shall have elected by written designation duly acknowledged and filed with the Retirement System at the time of his retirement.

DEATH OF MEMBER AFTER RETIREMENT

Upon the death of a member after retirement who did not exercise an option, any balance of his accumulated contributions at the time of his retirement remaining after deductions of the total retirement benefits received by him, shall be paid to his designated beneficiary, or if no beneficiary is specified, to the executor or administrator of his estate. Provided, however, that if the amount shall be \$250.00 or less, it may be paid to the next of kin in the absence of designation of a beneficiary.

GENERAL

The foregoing information has been prepared for the purpose of supplying governing bodies and representatives of political subdivisions and other interested parties with a simple explanation of the salient features of the Class A Division of the Tennessee State Retirement System involved in providing coverage in this system for political subdivision employees. Such features, not bearing directly on coverage, as investment programs carried on by the Board of Trustees Acturial studies made of the mortality, services and salary experience of members for administrative purposes, etc., have been purposefully omitted from this information, however, anyone who is interested in these features can gain knowledge thereof by reviewing Chapters 34,35 and 36 of the Tennessee Gode Annotated, or if this Code is not available from a bulletin entitled "The Law Governing Tennessee State Retirement System", a copy of which will be supplied upon request to the Division of Retirement, 326 Cordell Bull Building, Nashville, lennessee, 37219. Representatives of the Division of Retirement are available to discuss coverage in the Class A Division with governing bodies of political subdivisions, or other interest parties, upon request.

RESO: IN RE: EMERGENCY I A resolution regarding Sullivan County Court comply with the EMPLOYMENT ACT OF 1971 I Emergency Employment Act of 1971 was introduced to the Court by Esq. Durham, seconded by Esq. Hendrix, which was received and adopted by a Voice Vote of the Court and is in the following words and figures,to-wit.

BE IT RESOLVED THAT

The Sullivan County Court comply with the Emergency Employment Act of 1971. This act authorizes the County Judge, as program agent for Sullivan County, to receive and disburse \$145,400 in federal funds for necessary employment in Sullivan County for the Fiscal Year 1971-72.

RESO- IN RE: TAX RELEASE

I A resolution regarding Tax release was introduced to the Court by Louis $\hat{\mathbf{I}}$ P. Hoskins,Esq. and seconded by Esq. Roe L. Jaynes, waiving rules was adopted by a Roll Call of the Court and is in the following words and

figures, to-wit:

BE IT RESOLVED THAT

Whereas the Securities Company has agreed to convey to the City of Kingsport Tennessee, by quitclaim deed; Parcel 43 as described on page 3 of Sullivan County Deed Book 99-A as follows:

> " BEGINNING at a stake thence S $64^{\circ}35$ ' W, 41 3/4 poles to a sugar tree corner; thence S 220 E 122 poles to a rock and pointers; thence N 640 E 35 poles to a stake; thence a direct line to the beginning, containing 264 acres, more or less, being bounded on the north by D. and W. Roller, on the west by the Smallwood Heirs, on the south by William Roller; being the same property conveyed to David Roller by J. W. H. Churchwell and wife, M. V. Churchwell by deed dated May 21, 1919; and of record in the Register's Office of Sullivan County, Tennessee in Deed Book 138, at page 217."

And whereas no record of this land has existed in the Sullivan County tax books for approximately 26 years,

Be it resolved that Sullivan County release all claim to back taxes on this tract of land through the year 1971.

JUSTICES PRESENT AND ANSWERING AYE: Ammons, Arrington, Barnes, Beidleman, Blackburn, Carmack Carrier, Clarence Carrier, Childress, Dale, Durham, Fleenor, Gibson, Greene, Hall, Harr, Hawk, Hendricks, HIckam, Hoskins, Hulse, Icenhour, Jaynes, Keener, James King, Roy King, Long, Mahaffey, Bascom Mason, Frank Mason, Fred Meyer, James Myers, Jr., Newland, Phillips, Reed, Rockett, Saacke, Tallman, H. L. Torbett, Jo Ann Torbett, Turner, Wassom, Whited, Woods.

RESO: In RE:

Appointment of Members to

I A resolution regarding Appointment of Members $\hat{ ilde{ extbf{Y}}}$ to the Sullivan County Historical Association Sullivan County Historical Association $\hat{\mathbf{I}}$ was introduced to the Court by Esq. Keener and was referred to the Executive Committee

and is in the following words and figures, to-wit:

BE IT RESOLVED THAT

The Sullivan County Court appoint the following members to the Sullivan County Historical Association:

Mrs. Hal T. Spoden, Chairman

Mrs. Joseph Caldwell

John Denton, Sr.

C, E. Donaldson

Bill Freehoff

Harry Garrett

Charles Keener

Mrs. Mary Perry

I A resolution regarding establishing a speed limit of RESOLUTION IN RE: $\hat{\hat{I}}$ 45 MPH on the CLd Jonesboro Rd. was introduced to the SPEED LIMIT-OLD JONESBORO RD.

Court by Esq. Fleenor and seconded by Esq. Turner,

waiving rules was adopted by a voice vote of the court and is in the following words and figures, to-wit:

BE IT RESOLVED THAT

The Sullivan County Court establish a speed limit of 45 MPH on the Old Jonesboro Rd. leading from Weaver Pike to Route 421 and that the proper signs be erected.

I Upon Motion, the following were by roll call vote of the Court ELECTION OF NOTARIES $\hat{\tilde{I}}$ Unamiously elected Notaries Public in and for the County of 4 YEAR TERM

Sullivan, State of Tennessee for the ensuing four year term.

Soi Holcomb Bell F. Simcox Jesse R. McElroy Laura Ann Bailey Charles W. Salley Sandra P. Jordan Shelby Jean Eslinger Pattie J. Booher Robert L. Straight William B. Vick Mildred S. Rutledge Frank D. Gibson Clarence W. Richards Ada W. Peters Enoch Aaron Morrison Marie L. Throp

James C. Hensley

NOTARIES PUBLIC APPROVED FOR A 4-YEAR TERM, SUBJECT APPROVAL OF EXECUTIVE COMMITTEE:

Edgar G. Moody Harry E, Stallard Martha Ann Cathey Glen E. Mueller Bobby E. Hutson Clara V. Bowyer Keith B. King John A. Bruno Cecil C. Brown Floyd A. Harr James R. Hamrick Arnold Lee Cloninger Janice M. Hale Lora B. Rash Alfred H. Celia Margaret B, Pierson C. C. Torbett, Jr. Charlotte N. Blackburn Anna Mae Morelock Wm. J. Davis Joe W. Rutherford, Jr. Larry Dillow Burkett C. McInturff Elmer Earl Gross Iva B. Horsley Paul A. Steele Martha Nelms Potter Dwight L. Jones Howard R. Poston Phil B. Enkema Betty G. Klepper Lonnie H. Blevins Irene H. Waters

James E. Withers Edna R. Love Elroy Lester Shelor

JUSTICES PRESENT AND VOTING AYE: Ammons, Arrington, Barnes, Beidleman, Blackburn, Carmack Carrier, Clarence Carrier, Childress, Dale, Durham, Fleenor, Gibson, Greene, Hall, Harr, Hawk, Hendricks, HIckam, Hoskins, Hulse, Icenhour, Jaynes, Keener, James King, Roy King, Long, Mahaffey, Bascom Mason, Frank Mason, Fred Meyer, James Myers, Jr. Newland, Phillips, Reed, Rockett, Saacke, Scott, Tallman, H. L. Torbett, Jo Ann Torbett, Turner, Wassom, Whited, and Woods.

RESD: IN RE: RESIGNATION OF I The resignation of Dr. King A. Jamison as Medical examiner was received and adopted, waiving the rules by a voice vote of the Court and is in the followin g words and figures, DR. KING A. JAMISON, MEDICAL EXAMINER

TO THE HONORABLE LON V. BOYD, JUDGE AND MEMBERS OF THE SULLIVAN COUNTY QUARTERLY COUR IN BESSION THIS Beptember 9th ,1971.
BE IT RESOLVED THAT The Sullivan County Court accept the resignation of Dr. King A.

Jamison as County medical examiner for Sullivan County.

The County Court would like to express sincere thanks for the fine job he has done over the past years.

INTRODUCED BY ESQ J. MYERS, SECOND BY ESQ TALLMAN.

0 0 0 0

THEREUPON COURT ADJOURNED TO MEET AGAIN AT THE CALL OF THE COUNTY JUDGE.

TOUNTY STATE