

QUARTERLY COURT MINUTES

OPENING OF MEETING

BE IT REMEMBERED that the Quarterly County Court of Loudon County met on December 4, 1972, at 7:00 P. M., with the Honorable Harvey L. Sproul, County Judge of said County, presiding, and with Deputy County Court Clerk, Mrs. Addie Ruth Clarke, present. Whereupon Sheriff Russell led the Pledge of Allegiance to the Flag, and opened Court.

The following were present:

ROLL CALL

I. D. Conner	Roy Bledsoe
Reece P. Hamilton	Henry C. Foster
J. G. Hudson	James M. Hartsook
Curtis A. Williams	Boyd Duckworth

Absent:

J. J. Blair

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MINUTES APPROVED

It was moved by Squire Hudson, seconded by Squire Conner, and unanimously approved by all Squires present, that the minutes of the November 6, 1972, regular meeting of Quarterly Court be approved.

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JUVENILE OFFICER  
JOE SIMS INTRODUCED

During the open discussion session of the meeting, Judge Sproul indicated that the committee for the selection of a Juvenile Services Officer under the special Federal grant, composed of representatives from Lenoir City, Loudon, and Loudon County, had selected a Juvenile Services Officer from more than 12 applicants, and that the new Officer was Joe Sims who was present in the Courtroom and was introduced to the Court members.

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J. B. MC NEW --  
ROAD COMPLAINT

Mr. J. B. McNew was present with a complaint concerning maintenance of the County road that goes beside and through his property in the First Civil District of Loudon County. After several minutes of discussion, it was agreed between Mr. McNew and Road Commissioner Bledsoe that the water that was gathering near Mr. McNew's property could be handled by Mr. McNew placing a culvert beneath his driveway, and by Commissioner Bledsoe seeing that the water was then drained off the County road.

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SQUIRE BLEDSOE --  
ANNOUNCEMENT OF  
UPCOMING WEDDING

Squire Roy Bledsoe made public announcement of his forth coming marriage to Sarah Katherine Watkins, which was to be on December 16, 1972, at the Loudon Methodist Church, and that all members of the Quarterly Court were invited to the wedding and the reception following.

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CRIMINAL JUSTICE  
CENTER--  
complaint by some  
citizens as to  
location

Mr. Roger Atchley, was present representing several members of the Vaughn Chapel Community who were opposing the location of the proposed Loudon County Justice Center on the property next to the Loudon County Rescue Squad Building. Mr. Atchley also had a petition which had been signed by approximately 65 residents of the community, which petition was read to the Quarterly Court members by Squire Conner. Mr. Atchley stated that the residents who were opposing it felt that the location of this Center would be a detriment to the value of other property in the area because the building would have a jail in it. In answer, it was explained that the building would be a handsome office-looking building which would cost approximately \$550,000 to build and that the jail would only be a small part of the function of the building inasmuch as it would have a courtroom, offices for the police chiefs and the sheriff, etc., and that further a location was necessary centrally located between Lenoir City and Loudon in order to continue to maintain the necessary participation of those two city police departments.

CRIMINAL JUSTICE  
CENTER --  
REQUEST ENGINEER  
TO RECONSIDER SITE  
LOCATION

It was then moved by Squire Conner, seconded by Squire Hamilton, and unanimously approved by all Squires present, that the County Judge be directed to contact the Engineer requesting him to reconsider the recommendation of the site, and attempt to designate another location that would be acceptable and meet the requirements of the Federal grants and the best interests of Loudon County.

Judge Sproul also announced that approximately 1/2 the property next to the Rescue Squad Building had already been acquired from Kermit Arp and his wife under authority of previous resolution of the Quarterly Court. He stated that negotiations were still under way with Thomas Henry for the part of the property fronting on U. S. Highway 11, and that negotiations were to begin with representatives of Lenoir City and Loudon as to their participation in this project.

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MEETING DATE CHANGED  
FOR JANUARY 1973

Judge Sproul brought to the attention of the Court that the regular meeting date of Quarterly Court would be New Years Day which was a holiday, and it was moved by Squire Hudson, seconded by Squire Duckworth, and unanimously approved that the regular meeting date for the month of January be changed to the second Monday or January 8, 1973, at 9:00 A. M.

Under the County Judge's report he reported concerning the pending lawsuits in which Loudon County was involved; and further reported that the Railroads of the State of Tennessee had decided to prosecute their actions against the Counties of Tennessee and the State Board of Equalization for the various years beginning with

RAILROAD LAWSUITS

1967 through 1971 for a refund of taxes paid under protest because of alleged inequities between the percentage of assessments of railroads as contracted to residential and farm property, and that a special meeting had been called by the County Services Association to consider what action to take in view of a written opinion by the State Attorney General stating that he knew of no defense to the actions brought by the railroads. Judge Sproul stated that even in face of the opinion by the Attorney General he hoped that there would be some defenses that could be brought, and that a report would be made to the next meeting of Quarterly Court.

ROAD ENGINEER

First vote of Squire Blair

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Mr. Dennie Martin made a report as to progress of the Planning Commission concerning the hiring or obtaining services of an Engineer to inspect County roads before acceptance by the Loudon County Quarterly Court. After some discussion, it was moved by Squire Foster, seconded by Squire Conner, that Squire Hamilton be appointed Chairman of a committee, to be composed of approximately three Squires, to consider the recommendations of the Planning Commission and make further changes or recommendations back to the Quarterly Court at the next meeting, which motion passed unanimously with all Squires now being present, Squire Blair having entered the Courtroom.

TRANSFER STATION  
REPAIR OF ROAD

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It was explained by Judge Sproul that complaints were being received concerning the continuing deterioration of the road leading into the County Transfer Station. Commissioner Bledsoe was present in the Courtroom and stated that it was his opinion that the David Witherspoon Company was to build the road to the Transfer Station as a part of the original contract with Witherspoon Company was to build the road to the Transfer Station as a part of the original contract with Witherspoon, and that the road had not been built to proper specifications and that under those circumstances Commissioner Bledsoe did not deem it his responsibility to maintain the road. It was moved by Squire Conner, seconded by Squire Williams, and unanimously approved by all Squires, that the County Judge be directed to contact David Witherspoon Company to request it to bring the County road up to County specifications so that it can be properly maintained and used in the Transfer Station operation.

TRANSFER STATION --  
PERMISSION TO  
FORESTRY DEPT. TO  
USE

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Having heard the request by the State Department of Conservation, it was moved by Squire Foster, seconded by Squire Blair, that the Tennessee Department of Conservation be allowed to use the County Transfer Station for the disposal of household garbage from the Fire Tower located in the Lenoir City area, which motion passed unanimously.



AMBULANCE SERVICE

NON-COMPETITION  
AGREEMENT OF FUNERAL  
HOMES

Gay Hamilton, Hospital Administrator, was present and indicated that the Loudon County Hospital Board had, in accordance with the direction of the Quarterly Court, required a non-competition agreement to be signed by all present existing funeral homes, which agreement had been signed, and that Loudon County Hospital had gone into the ambulance business at midnight December 1, 1972, with the County Rescue Squad having provided the service from November 15th to December 1st. Mr. Hamilton stated that he felt the Hospital was doing a fairly good job considering the short time available to get the ambulance service in operation; that he was using one new ambulance "Medi-cruser", and three other used vehicles, one of which had been given to the Rescue Squad unit in Greenback to use, and that he would continue to attempt to get the "bugs" out of the program, including the obtaining of a necessary communications set-up.

Judge Sproul explained that the contract between the County and the funeral homes should be spread of record on the minutes, and it was moved by Squire Duckworth, seconded by Squire Hudson, and unanimously approved that the contract be spread on the minutes, which motion passed unanimously, said contract being attached to these minutes as Exhibit A, and that further as a part of the motion that the County Hospital Board of Directors be requested to study the request of the funeral homes that they be given some kind of additional agreement or protection in the event a competing funeral home should enter business in Loudon County offering ambulance service on a convalescent and/or emergency basis.

RESOLUTION OF  
APPRECIATION TO  
DR. JERRY ROGERS

It was moved by Squire Conner, seconded by Squire Hamilton, that the Quarterly Court adopt a resolution, in appreciation of Dr. Jerry Rogers coming to Loudon County to begin the practice of medicine, which motion passed unanimously, said Resolution # 32-72 being attached to these minutes as Exhibit B.

BUDGET AMENDMENTS

It was moved by Squire Blair, seconded by Squire Hudson, and unanimously approved on a roll-call vote, that the budget amendments as listed on Exhibit C to these minutes, be adopted.

Judge Sproul explained that he understood that some members of the Quarterly Court had contacted Attorneys Don McMurray and Bland Winfrey concerning an adjustment of their requested fee of \$10,000 for their services in the case of State ex rel Anderson County vs the Tennessee Board of Equalization, and they had indicated that they were not favorable to an adjustment, but that Judge Sproul had further talked with Mr. McMurray and there had been some indication that if it were agreeable that the Attorneys would accept \$7,500 as the fee, some

ATTORNEY'S FEE  
DANNEL, WINFREY  
& MCMURRAY

members of the Court having indicated that they felt that \$5,000 was fair for the particular services rendered in this case, with additional particular reference to the fact that an itemization of time and services had not been rendered by the Attorneys. Judge Sproul indicated that he was not in position to recommend the acceptance of \$7,500 as a settlement of the matter, but that the question of time spent was not entirely the question that should be considered in the awarding of a fee, but that it was also based on the type of matter involved, the results obtained, and other factors. Squire Foster moved and Squire Duckworth seconded that the County Judge be authorized to negotiate with the Attorneys and pay them out of the County funds that come from the TVA "In-Lieu-of-Tax" settlement. After further discussion, Squire Foster withdrew his previous motion, and moved that the County Judge meet with the Attorneys composing the law firm, and attempt to come to some agreement, which agreement would be brought back to the Quarterly Court for approval which motion passed unanimously.

\* See below for insert incorporated herein by reference.

RESOLUTION  
MEMORIALIZING FORMER  
SQUIRE VAUGHN  
BROWDER -- LATELY

It was moved by Squire Hamilton, that the County Judge draw a resolution praising and memorializing Squire Vaughn Browder, recently deceased, a former member of the Quarterly Court, and a distinguished public citizen of Loudon County, which motion was seconded by Squire Williams, and unanimously approved by the Quarterly Court, said resolution to be designated as Resolution # 33-72 and attached to these minutes as Exhibit Q.

MEETING ADJOURNED  
TO DEC. 11, 1972

It was moved by Squire Blair, seconded by Squire Hartsook, that the Quarterly Court adjourn its meeting to 7:00 P. M. on Monday, December 11, 1972, for the purpose of the Public Hearing on the proposed rezoning of the Dr. Joe Montgomery property, and for the purpose of taking action on the proposed rezoning at that time if it be the will of the Quarterly Court, which motion passed unanimously.

NOTARY PUBLICS

It was moved by Squire Foster, seconded by Squire Hamilton, and unanimously approved that the following persons be elected notary publics for Loudon County:

Gary E. Lindner  
Eleanor M. Campbell

ADJOURN

It was moved by Squire Blair, seconded by Squire Hudson, and unanimously approved, that the meeting be adjourned at 10:10 P. M.

\*SWEETWATER CREEK  
WATERSHED PROJECT

\* It was moved by Squire Bledsoe, seconded by Squire Duckworth, and unanimously approved on a roll-call vote that Resolution # 32A-72 be adopted. (Exhibit E)

Approved

*Harvey L Spraul*



AGREEMENT

WHEREAS, the Funeral Homes of Loudon County have been providing ambulance services, both emergency and convalescent for as long as most anyone can remember, both as a public service and as an adjunct of their funeral business; and

Because of new Federal and State laws and regulations concerning the payment of wages, and restricting the operation of an ambulance service as a part of a mortuary service, and because of new regulations and standards concerning licensing, personnel and equipment in providing ambulance services -- because of all these things -- it has come to the point that the Funeral Homes of Loudon County feel they cannot continue to provide the service as they have in the past; and

Because the provision of emergency ambulance services in Loudon County as a rural area, is a very expensive operation inasmuch as ambulances stationed at necessary points over an entire county must be manned around the clock, seven days a week, 52 weeks a year, and any additional use of this equipment and personnel will bring in necessary revenue and help pay for the cost of providing this service and relieve the expense to the citizens and taxpayers of the County who are having to assume the responsibility of providing this service because of the ceasing of the Funeral Homes to provide it; and

WHEREAS, the County of Loudon Quarterly Court and Hospital Board have agreed to assume this service as a part of the hospital operation as a necessary service to County citizens and for the health, safety and welfare of the citizens of this County, and in consideration of the agreement of Loudon County to undertake this service on the condition that the Funeral Homes will agree to refrain from resuming the business of transporting patients or people on an emergency, convalescent, or limousine basis, for hire or as a free service, unless such assistance and service from the Funeral Homes is specifically requested by the County;

NOW, THEREFORE, it is agreed by and between the Owners of the Funeral Homes of Loudon County, the undersigned below, hereinafter called FIRST PARTIES or FUNERAL HOMES,

*Exhibit A*

individually and as representatives of their respective funeral homes, and between the Loudon County Quarterly Court and the Loudon County Memorial Hospital, hereinafter called SECOND PARTIES or the County, as follows:

1. The consideration for this agreement is \$1.00 paid to the County by FIRST PARTIES, and the agreement by SECOND PARTIES to assume the responsibility of providing an ambulance service, and the further mutual agreements and covenants contained herein.

2. Loudon County agrees to provide a full ambulance service, including but not limited to emergency and convalescent ambulance services, beginning no earlier than December 1, 1972, but no more than seven (7) days after this agreement is signed by all owners of all existing funeral homes in Loudon County.

3. The Funeral Homes, their agents, employees, successors and assigns, and as further defined herein, agree to cease and refrain from the providing of any kind of ambulance service within the limits of Loudon County, or involving ambulance service or trips originating or terminating in Loudon County. For the purpose of definition, "ambulance service" means the transporting of persons who are sick, injured, wounded, or otherwise incapacitated or helpless, and as further defined in Sections 2 and 3 of Chapter 749, of the 1972 Public Acts of Tennessee. It is agreed that the only exception will be in those circumstances where the Hospital requests "back-up" service or assistance because of an emergency or disaster when Loudon County Ambulance Service personnel and equipment are not sufficient to take care of the immediate need.

4. It is expressly agreed that if a party should violate this agreement, such party will be liable to injunctive and other legal relief by a suit brought in a proper court, it being further agreed that in the event any of the Funeral Homes violate this agreement by transporting a patient or person as defined in this agreement that such funeral home shall be liable for damages in an amount not less than \$500.00 for each such trip.



5. This agreement will bind the agents, employees successors and assigns of the signatories hereto, jointly and severally, which further includes any corporation in which the signatories hereto, their employees, agents, successors and assigns may own any interest whatsoever.

6. The term of this agreement will be for a period of 10 years from the date of execution.

7. The undersigned FIRST PARTIES certify and verify that they are the owners of the respective funeral homes as specified.

This the \_\_\_\_\_ day of November, 1972.

Hawkins Mortuary

Click Funeral Home

\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

Quinn & Karnes Funeral Home

\_\_\_\_\_  
\_\_\_\_\_

Loudon County Quarterly Court

By \_\_\_\_\_

Loudon County Memorial Hospital

By \_\_\_\_\_



LOUDON COUNTY QUARTERLY COURT

RESOLUTION NO. 32-72

A RESOLUTION WELCOMING DR. JERRY R. ROGERS  
AS A PRACTICING PHYSICIAN TO LOUDON COUNTY

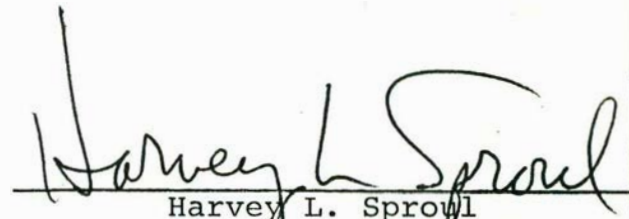
WHEREAS, for several years Loudon County has not had a physician to begin the practice of medicine; and

WHEREAS, the Loudon County Quarterly Court, the Board of Directors of the Loudon County Memorial Hospital, and special committees have been working toward attracting new physicians to the County as an asset to the community and for the benefit of the citizens of the County; and

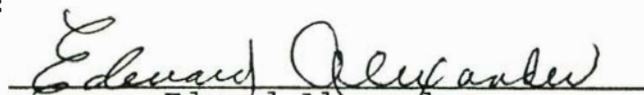
WHEREAS, Dr. Jerry R. Rogers, a highly recommended physician and surgeon with an excellent reputation has begun the practice of medicine in Loudon County, with offices in the City of Lenoir City, and has been admitted as a member of the medical staff of the Loudon County Memorial Hospital;

NOW, THEREFORE, BE IT RESOLVED by the Loudon County Quarterly Court in regular session assembled that the appreciation and gratitude of the Loudon County Quarterly Court, and the people of this County, be expressed to Dr. Jerry R. Rogers for his decision to practice medicine in Loudon County, and the best wishes and good services of the Quarterly Court are hereby extended to Dr. Rogers and his wife Lisa Rogers welcoming them to the community.

This the 4<sup>th</sup> day of December, 1972.

  
Harvey L. Sproul  
County Judge

Attest:

  
Edward Alexander  
County Court Clerk

*Exhibit B*



TENNESSEE  
STATE DEPARTMENT OF EDUCATION  
OFFICE OF COMMISSIONER  
NASHVILLE 37219

October 30, 1972

Mr. A. C. Dukes, Sr., Superintendent  
Loudon County Schools  
Loudon, Tennessee 37774

Dear Mr. Dukes;

Your requested Amendment No. 1 of October 17, 1972 for amending Project Number 73.01 under Title I, Public Law 89-10 as amended, has been reviewed by this office. Your request is approved as follows:

Decrease

FY 73 Unprogrammed Allotment Balance	\$9,767.40
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Increase

2120.2	Travel Exp. for Adm. Personnel	\$ 200.00
2120.8	Telephone and Telegraph	100.00
2130.1	Office Supplies	200.00
2210.32	Substitute Teachers	300.00
2210.9	Other Salaries-Teacher Aide	2,265.00
2220.11	Travel Allowance 2 Supervisors	400.00
2220.2	Consultant Fees	200.00
2230.1	Teaching Supplies	4,022.40
2490.9	Miscellaneous Health Services	200.00
2720.3	Repair of Equipment	300.00
2852.2	Insurance on Equipment	780.00
3273.31	Equipment for Instruction	800.00
		\$9,767.40

This increase will adjust the total approved amount of this project from \$138,385.60 to \$148,153.00.

Your Title I records and books of account should be adjusted to reflect the above changes.

Sincerely,

E. C. Stimbert  
Commissioner

ECS/vg



Additional Budget Amendments

For December 5, 1972 Agenda

General Fund

Acct. No.

Dr.

Cr.

41 Estimated Revenues \$1,200.00  
(144) Funds for Youth Service  
Office-Lenoir City \$700.00  
Loudon-\$500.00

81 Appropriations \$1,200.00  
(505-14) Services-Youth Service Officer

To set up budget for Youth Service Officer

41 Estimated Revenues \$20,500.00  
(105) T. V.A. Monies

81 Appropriations \$20,500.00  
(506) Criminal Justice Center \$20,500.00  
(506-40) Purchase of land \$20,000.00  
(506-19) Other Contractual Services \$500.00

To set up budget for Criminal Justice Center

Budget Amendments for

December 4, 1972 Agenda

General Fund

Transfer \$30.00 from Acct. 401-19 (General Sessions-Other Contractual Services) to Acct. 401-06 (Dues-General Sessions)

Highway Fund

Transfer \$5,000.00 from Acct. 97 (Surplus-2nd & 5th Districts) to Acct. 1208 (Road and Bridge Material-2nd & 5th District)

Title I 73/01

Approve attached Budget amendments to Title I 73/01 Project.

*Exhibit C*



LOUDON COUNTY QUARTERLY COURT

RESOLUTION NO. 33-72

RESOLUTION TO THE MEMORY OF THE LATE SQUIRE FRANK VAUGHN BROWDER

WHEREAS, Frank Vaughn Browder was born November 22, 1893, the son of the late Joseph R. Browder and Nellie Dyer Browder of Loudon County, Tennessee, and attended Loudon County schools and Emory and Henry College; and

WHEREAS, after attending Emory and Henry College, he entered the military service in 1917 and served with the United States Army 82nd Infantry Division in Germany and France, and was a personal friend of World War Hero Sgt. Alvin York, being discharged from the service with the rank of Sergeant; and

WHEREAS, on March 10, 1917, he married Lillian Whisman of Loudon, Tennessee, the daughter of J. W. Whisman, the then Sheriff of Loudon County, which marriage endured as a lovely relationship for some 56 years; and

WHEREAS, in 1919 after his discharge from the United States Infantry following World War I he began operation of a 640-acre cattle farm in Stockton Valley near Loudon, Tennessee; and

WHEREAS, throughout his life and career he served long and honorably with many organizations which were dedicated to the upgrading and improving of the farmer and farming operations throughout Tennessee and the United States, having been elected and serving as President of the Loudon County Farm Bureau from the time it was founded in 1942 until the time of his death, he having been re-elected to that post some two weeks before his death; he having also been a director of the Tennessee Farm Bureau and serving for over thirty years in that organization; he also being one of the original incorporators of the Loudon Farmers' Co-operative and the State Farmers' Co-operative Board; having also served as a member of the Loudon County and Tennessee Live-stock Associations for some ten years, and having served from 1948 to 1952 as president of the Tennessee Burley Growers' Association, and also being a member of the Board of Directors of the Sweetwater Burley Tobacco Co-operative; Squire Browder having also served as a Director of the Chattanooga Production Credit Association for some 22 years; and

WHEREAS, Squire Browder was elected as a Justice of the Peace of Loudon County in August of 1924, and was re-elected four additional times and served for thirty years on the Quarterly Court, his last meeting being the July meeting of 1960, having served with dedication and with the interests of his County at heart, with particular reference to service on the County Agricultural Committee during those years; and

WHEREAS, Squire Browder was also a member of the Loudon VFW Post 5150 and American Legion Post 120, having served as Commander and in other offices in these organizations during his lifetime, and having served for 25 years as a member of the Loudon County Selective Service Board, he also being a faithful member of the Loudon United Methodist Church, a life-long Democrat and a Colonel on the staffs of Governors Frank Clement and Buford Ellington; and

*E. J. Kibler* 


WHEREAS, Frank Vaughn Browder was a man of varied and vast abilities, a Christian gentleman, a solid businessman and farmer, yet humble and compassionate and imbued with the sincere desire to serve his fellowman, thus leaving a record of service, deep loyalties, and dedication; and

WHEREAS, it is fitting and proper that a resolution be adopted calling attention to the stature and service of this friend who has left such an impact on the life of our County;


NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Loudon County, Tennessee, in regular session assembled, that Squire Frank Vaughn Browder be memorialized and honored by this resolution and by the thanks and gratitude of his fellow Squires and citizens of Loudon County;

BE IT FURTHER RESOLVED, that the sympathy of each member of the Loudon County Quarterly Court be sincerely extended to each member of his family, and that copies of this resolution be furnished by the Clerk of this Court to his widow Mrs. Frank Vaughn Browder, his two brothers Robert Browder and John Browder, and his three sisters, Miss Martha Browder, Mrs. Z. B. Wilson, and Mrs. Homer Simpson.

This the 5<sup>th</sup> day of December, 1972.

  
Harvey L. Sproul  
County Judge

ATTEST:

  
Edward Alexander  
County Court Clerk

IN THE QUARTERLY COUNTY COURT FOR LOUDON COUNTY, TENNESSEE

IN RE: SWEETWATER CREEK WATERSHED DISTRICT

R E S O L U T I O N

WHEREAS, the Sweetwater Creek Watershed District composed of representatives of Loudon, Monroe and McMinn Counties have over a period of years been in planning the preparation of a Watershed Work Plan for the purposes of land and water conservation and flood prevention in the Watershed of Sweetwater Creek, and whereas the Watershed Work Plan was approved in July, 1972, and have been approved and funded by the U.S. Department of Agriculture, Soil Conservation Service, and whereas, a substantial number of local owners have donated easements for construction and maintenance to the District and the funds are allocated by federal grant for construction cost and so as to provide for the operation and maintenance of the project in the future, the District has determined according to the Plan that the sum of \$6,600.00 annually be required for such purposes, and the District Board has determined that the following contributions are required for such purposes based on the land area involved and benefits to be derived that the contributions should be as follows: Loudon County, \$2,000.00; City of Sweetwater, \$2,000.00; Monroe County, \$2,000.00 and McMinn County, \$600.00.

Be it hereby resolved that the Loudon County Quarterly Court in regular session hereby agrees to support the Watershed Work Plan of Sweetwater Creek Watershed District, dated June, 1969, with revisions and hereby appropriates the sum of \$2,000.00, per annum as

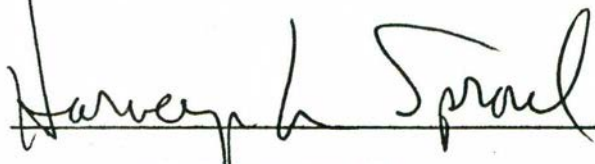
VARD & WILSON  
ATTORNEYS  
ADISONVILLE  
TENNESSEE

*Exhibit E.*



its portion of the miscellaneous expense and the expense of operation and maintenance to be carried out as provided in the Operation and Maintenance Section of said Work Plan on page 48, etc., thereof, and agrees to continue such appropriation so long as the plan is in effect.

IN WITNESS WHEREOF, this resolution was passed on the  
5<sup>th</sup> day of December, 1972.

  
COUNTY JUDGE

  
CIRCUIT COURT CLERK