QUARTERLY COURT MINUTES

BE IT REMEMBERED that the Quarterly County Court of Loudon County met on January 8, 1973, at 10:00 A. M. with the Honorable Harvey L. Sproul, County Judge of said County presiding, and with Mr. Edward Alexander, Clerk of said Court present; Whereupon Sheriff Russell opened Court and led the Pledge of Allegiance.

Squires present were:

J. J. Blair Henry C. Foster James M. Hartsook J. G. Hudson (late Roy Bledsoe (late due due to ice & snow) to ice & snow)

Absent:

Boyd Duckworth

The Chair explained that the opening of the meeting had been delayed from 9:00 A. M. to 10:00 A. M. because of the adverse weather conditions of snow and ice that had been accumulating since early on January 7, 1973.

Copies of the minutes had been forwarded to each Squire in advance of the meeting, and it was moved by Squire Hartsook, seconded by Squire Blair, and unanimously approved by all Squires present, that the reading of the minutes be waived and that they be approved as written.

Judge Sproul then read the resolutions that he had prepared by direction of the Quarterly Court at its last meeting, and upon motion by Squire Hamilton, seconded by Squire Conner, and unanimously passed by all Squires present, the resolution to the memory of Squire Vaughn Browder, and the resolution welcoming Dr. Jerry Rogers to Loudon County were ratified, and ordered attached to the minutes of the December meeting of the Quarterly Court.

SQUIRES Hudson and Bledsoe entered the meeting at this point.

There being no citizens present, there was no "open discussion" session of this meeting.

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As a part of the County Judge's report, he stated that Loudon County had received its second check from revenue sharing which was in the amount of \$91,474. This was considerably less than the first check in the amount of \$55,938, the reason being that the Treasury Department had made a mistake in many Counties

MINUTES APPROVED:

DR. JERRY ROGERS

SQUIRE VAUGHN BROWDER

RESOLUTION RATIFIED:

HUDSON & BLEDSOE PRESENT

REVENUE SHARING -FIRST YEAR CHECKS in Tennessee because certain local sales tax money levied by Cities, as in Loudon County, was handled by the County before going to the Cities and Counties had been given credit for that tax effort when in fact it belonged to the Cities. It thus appeared that Loudon County was going to get approximately \$10,000 less than what had been projected when Revenue Sharing had been first approved.

Judge Sproul explained that the Intergovernmental Committee of the Tennessee County Services Association and the Tennessee Municipal League had asked for a supportive resolution from the Quarterly Courts, and that the Legislative program had been discussed with the Quarterly Court on a couple of occasions previously. Judge Sproul briefly reviewed each point in the program, and it was then moved by Squire Blair, seconded by Squire Williams, that Loudon County go on record as being in favor of, and supporting and ratifying the joint Legislative program, by adoption of Resolution # /-/attached to these minutes as Exhibit which motion passed unanimously by all Squires present.

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It was explained by Judge Sproul that the case of Loudon County v. Bobby J. Knowles and his Bonding Companies, was set for trial on January 22, 1973, but that an offer of settlement in the amount of \$8,000, with the Bonding Companies to pay the Court costs, had been made by the two Bonding Companies, and that after due consideration it was the recommendation of Attorney Arthur Fowler, and of the County Judge, that the offer should be accepted. After some discussion it was moved by Squire Blair, seconded by Squire Foster, and unanimously approved on a roll-call vote by all Squires present, that Loudon County accept the offer.

On the question of the memorial plaque naming the persons from Loudon County who had died in the Vietnam War which was to be provided by the Loudon High School Class of 1963 for hanging in an appropriate place in the Court House, after some additional discussion, wherein it was indicated that the American Legion had been working for several years on an appropriate memorial or addition to the existing memorial in the County Court House lawn, and that it would seem to be appropriate to put the names of all the deceased veterans together so that there would be no difference as between any of the wars, it was moved by Squire Foster, seconded by Squire Conner, and unanimously approved by all Squires present, that the Loudon High School Class of '63 be contacted and requested to consider the matter further toward working toward the Court yard memorial for all veterans.

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LOCAL GOVERNMENT PLATFORM

RESOLUTION SUPPORTING

LOUDON COUNTY V. BOBBY J. KNOWLES

SETTLEMENT WITH BONDING COMPANIES AUTHORIZED

VIET NAM MEMORIAL PLAQUE

AMERICAN REVOLUTION BICENTENNIAL CELEBRATION SUPPORTED

CENTENNIAL -- REQUEST

FOR FINANCIAL REPORT

CHAIRMAN PRO TEM

ELECTED

Judge Sproul reported that he had been contacted by the Chairman of the Tennessee American Revolution Bicentennial Commission requesting that the County Judge appoint a committe for the co-ordinated part of the State and National celebration. Judge Sproul explained that he felt that Loudon County should participate in this program, but that he wanted the feeling of the Quarterly Court before obligating the County. It was moved by Squire Hartsook, seconded by Squire Blair, that the Quarterly Court go on record as supporting the idea of the celebration, which motion passed unanimously. Judge Sproul explained that he would appreciate the names of any persons who Court members felt might be interested in assisting on this project.

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Squire Blair asked if it would be possible to obtain a final report concerning the Loudon County Centennial, Judge Sproul stated that he had contacted Bennie Stafford who had been Chairman of the Celebration on other occasions, and that it had been on the County Court agenda several times several months ago but that he would contact him again and request a report.

It was moved by Squire Hartsook, seconded by Squire Blair, that Squire Curtis Williams be elected as Chairman Pro Tem for 1973. There being no other nominations, there was a call for question and the motion passed unanimously, after which Squire Williams was called upon for his fiveminute acceptance speech.

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It was moved by Squire Foster, seconded by Squire Williams, that the following persons be elected to the County Agricultural Committee for two year terms, which motion passed unanimously:

> Escoe Summitt - (Farm man) Squire Roy Bledsoe - (Quarterly Court) Mrs. Joe Brannon - (Farm woman)

There was some additional discussion concerning the County Highway Engin-er proposal, and Squire Hamilton, Chairman of the Committee, (with Squires J. J. Blair and Curtis Williams as members) reported that he had discussed the entire matter with James T. Davis who is an engineer for the State Highway Department, but who lived in Loudon County and was willing to attempt to do this job on a part-time basis after his working hours with the State. Squire Hamilton explained that his committee was recommending that this program be adopted and that it should save Loudon County a considerable amount of money for new subdivision roads and such other duties as might be requested concerning road inspections. Further discussion was to be carried on later in the meeting.

AGRICULTURE COMMITTEE ELECTED

COUNTY HIGHWAY ENGINEER DISCUSSION

EGS. ZONING & SUB-DIVISION PROVIDENT TO ENFORCE It was then moved by Squire Conner, seconded by Squire Williams, that the County Court reiterate its position that it was the desire and direction of the Quarterly Court that the Loudon County Planning Commission and Building Inspector enforce the zoning and subdivision laws and regulations equally insofar as possible with no preferential treatment to be made. The motion passed unanimously with all Squires present voting aye.

Judge Sproul explained that because Loudon County has zoning laws and regulations that it was possible that the County might be able to take action that would enable persons who own residences in certain flood areas in Loudon County to obtain Federal Flood Insurance. It was then moved by Squire Bledsoe, seconded by Squire Hamilton, that Resolution # 2 - 73, attached to these minutes as Exhibit β , be adopted, which motion was unanimously adopted on a roll-call vote by all Squires present, the Caption of said resolution being as follows:

"FLOOD INSURANCE"

Whereupon, the Chair declared the meeting adjourned for lunch, to be resumed at 1:15 P. M.

Purchasing Agent Jenkins then reported that a study had shown that the County presently was spending approximately \$47,557 in maintenance cost for various County vehicles and road equipment, and that his study indicated that it would appear that the County's cost in this regard would continue to grow as more police vehicles, ambulances, etc., were added. He stated there would probably be an initial set-up cost of approximately \$26,000, for the proposed central garage, and an estimated annual operating cost plus parts.Other \$ 13,000 advantages would be that gas could be bought at a much less price by using a big tank at the central garage, which is proposed to be located at the old Riverview School building in the Huntsville area of Lenoir City. Mr. Jenkins said that most garages now were charging at least \$11.00 or \$12.00 an hour for mechanic work plus the profit on parts, but by operating our own garage that approximately 50% could be obtained off the cost of parts. It wa then moved by Squire Hamilton, and seconded by Squi Hartsook, that it is the sense and the intention of Loudon County to set up a centralized garage which would be utilized by all County Departments, and that the Purchasing Agent be directed to proceed with the necessary planning and arrangements and to come back with a more specific program for final adoption by the Quarterly Court after co-ordination with the Budget Committee, which motion passed unanimously on a roll-call vote of all Squires present.

FEDERAL FLOOD INSURANCE RESOLUTION ADOPTED

ADJ. FOR LUNCH

CENTRAL GARAGE FOR COUNTY VEHICLE AND MACHINERY MAINTENANCE APPROVED

Page 5

to have rather substantial problems in locating and getting enrolled on the tax books mobile homes and certain buildings which have been constructed or improved, which is not fair to other County and City taxpayers who are paying on full value; and in addition new problems will be arising because of persons who are reconstructing or beginning new, buildings in violation of City and County zoning an building code regulations, with a result that these violations are not caught sometimes until after the building is well underway, that it is impossible fc a part-time Building Inspector and the Property Assessor to catch all of these violations. One solution or assistance along this line that has been suggested was for the Utility Companies and the Electric Co-operative operating in Loudon County to be requested not to "hook-up" service to mobile homes, new buildings, renovated buildings, etc. until and only if the owner or builder has a building permit. After discussion, it was moved by Squire Blair, seconded by Squire Bledsoe, that Resolution # 3 - 13, attached to these minutes as Exhibit 0, be adopted, said motion passing unanimously by vote of all Squires present, the heading of said Resolution being as follows:

It was explained that the County continued

"RESOLUTION REQUESTING ASSISTANCE FROM UTILITY COMPANIES OPERATING IN LOUDON COUNTY"

Judge Sproul explained that the Planning Commission on application by Lewis White from the Third District, had recommended a rezoning, and that in order to facilitate the matter that he had taken the prerogative of going ahead and calling for a Public Hearing to be on the next meeting of the Quarterly Court, rather than waiting for the Quarterly Court, to decide whether or not it would call a Hearing, to expedite the matter, it being his feeling that the strong likelihood in rezoning situations where the rezoning is recommended by the Planning Commission that the Quarterly Court would in all probability at least call for the Public Hearing, and that this possibly should be adopted as a regular policy of the Quarterly Court.

It was moved by Squire Conner, seconded by Squire Hudson, that the calling of the Lewis White Public Hearing on a proposed rezoning for February 5, 1973, at 7:00 P. M. be ratified by the Quarterly Court, which motion passed unanimously on a rollcall vote of all Squires present.

It was then moved by Squire Conner, seconde by Squire Hudson, that it be the standing policy of the Quarterly Court in those cases where proposed rezonings are recommended by the Loudon County Planning Commission that the County Judge and Loudon County Planning Commission be authorized to call Public Hearings on these questions automati-cally, such hearings to be called for the next succeeding meeting date of the Quarterly Court wherein a 30-day notice period as required by law can be allowed, which motion passed unanimously on a roll-call vote of all Squires present.

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PUBLIC HEARING CALLED LEWIS WHITE REZONING PETITION

PUBLIC HEARING AUTHORIZED TO BE AUTOMATICALLY CALLED ON ZONING QUESTION

COUNTY JUSTICE CENTER

Judge Sproul explained that the deed from Kermit Arp for purchase of a parcel of land which is to be used for future County expansion next to t principal site selected for the location of the present proposed Justice Center Building had not been obtained as yet, although the contract of sale had been executed by Mr. Arp.

Judge Sproul also reported that negotiations had been going on between the Committee and the consulting architect-engineering firm of Barge, Waggoner, Cannon & Sumner, which firm had been selected to do the original planning study for the building, and that the Committee would like to have specific authority from the Court to retain this firm, the contract to be a standard contract, together with some favorable changes made on behalf of the County, the contract to provide for a fee not to exceed 7% of \$330,000 without further approval from the Quarterly Court. It was moved by Squire Blair, seconded by Squire Hartsook, and unanimously approved by all Squires present on a roll-call vote, that the firm of Barge, Waggoner, Cannon & Sumner be retained as architects for the Loudon County Justice Center Building, with the County Judge to be authorized to execute the contract, but such execution to be subject to satisfactory agreement between the City of Lenoir City and the Town of Loudon and the County of Loudon.

Judge Sproul further reported that he had received a letter from the aforesaid engineers, in response to the request of the Quarterly Court at its last meeting that the engineers re-evaluate the proposed site in an effort to determine whether or not another site for the proposed Justice Center would be feasible, and that the letter from the engineers indicated that the proposed site, immediately West of the Rescue Squad Building on U. S. Highway 11, next to where the proposed connector road from Interstate 75 would connect with U. S. 11, was the preferred site, and no other site would meet so well all the requirements. Judge Sproul stated that in view of this response unless there was further action from the Quarterly Court, that he would proceed on the basis of the original authorization from the Quarterly Court some weeks back.

Judge Sproul further reported that the County had been notified that its request and application for loan funds from the Department of Housing and Urban Development to be used toward the building of the County Justice Center had been devised.

It was moved by Squire Foster and seconded by Squire Hudson, that the Budget Amendments as listed on the sheet prepared by Central Accounting, attached to these minutes as Exhibit , be approved with the correction that the Hospital appropriation for retirement payment be changed from \$60,000 to \$70,000, the vote being as follows:

FIRM OF BARGE, WAGGONER, CANNON & SUMNER RETAINED AS ARCHITECTS

CJC LOCATION REPORT FROM BARGE, WAGGONER, CANNON & SUMNER

HUD LOAN FUNDS DEVISED

BUDGET AMENDMENTS APPROVED (INCLUDING ADDITIONAL APPROPRIATION TO PAY STATE RETIREMENT SYSTEM FOR COUNTY HOSP.)

Voting aye:

Conner, Foster, Hartsook, Williams, Hudson & Hamilton

Voting no:

Blair & Bledsoe

Absent: Squire Duckworth

The Chair declared the motion passed.

Squire Roy Bledsoe excused himself from the meeting and was absent for all subsequent voting.

Squire Conner reported that the ambulance service was continuing to operate with the normal problems that could be expected during the first few weeks of operations. He reported that the net loss through the first two weeks in December was \$5,663.31, during which time 36 calls had been made, but that collections had not really begun at that time.

Squire Hartsook stated that his Hospital-Physician Coordinating Committee had been working diligently, and had used the \$500 expense money already appropriated by Quarterly Court, but that the Hospital had not made available the \$500 requested of it. He then moved, seconded by Blair , that the County Judge notify the Hospital Administrator that the Hospital was requested to provide the \$500 originally requested, to be sent to Central Accounting for this purpose, which motion passed unanimously with all Squires present voting aye. (Squires Bledsoe & Duckworth being absent).

It was reported by Judge Sproul that he had not been able to get all three partners of the firm of Dannel, Winfrey & McMurray together and that no specific recommendation could yet be made toward payment of their fee for services in th Anderson County v. State Board of Equalization lawsuit (TVA In-Lieu-of-Tax money). After some discussion, in which Judge Sproul explained that he understood that the law firm was leaving the decision up to Attorney McMurray, it was moved by Squire Blair, that the County approve a payment of \$5,000 to the firm of Dannel, Winfrey & McMurray for services performed on the aforesaid lawsuit, but there being no second, the Court declared that the motion died.

SQUIRE BLEDSOE ABSENT FROM SUBSEQUENT PROCEEDINGS

HOSPITAL REPORT

HOSPITAL-PHYSICIAN COORDINATING COMMITTEE

(\$500 EXPENSE)

EARLY CHILDHOOD EDUCATION FUNDS RESOLUTION

COUNTY HIGHWAY ENGINEER POSITION CREATED

EMPLOYMENT OF COUNTY HIGHWAY ENG.

Squire Conner inquired concerning the matter which was supposed to be on the agenda concerning a matter that former Squire H. M. Adams had taken up with the Loudon County and the Lenoir City Boards of Education, and which he had previously also brought to the attention of the Quarterly Court, concerning the use of proposed State-wide early childhood education funds. Squire Conner stated that he understood that the Loudon County and Lenoir City Boards of Education had agreed to the principle involved in the matter, and that he felt that the Quarterly Court should also approve this. Accordingly, Squire Conner moved, which was seconded by Squire Hamilton, that it be the position of the Loudon County Quarterly Court to be in favor of State funds being used for early childhood education in a much broader way than just being limited to kindergartens as such, and that these funds be requested to be designated so as to be used by the various school systems for the total area of early childhood education, with "home-start" being an example of such a program, and further that the County Judge write appropriate letters indicating the position taken by the Loudon County Quarterly Court to the Tennessee Commissioner of Education, the Governor of Tennessee, and with copies to go to the Legislators representing Loudon County. The motion passed on a roll-call vote with all Squires present voting aye. (Squires Bledsoe and Duckworth were absent).

After extensive discussion concerning the matter of the designating of the position of County Highway Engineer for Loudon County, and the hiring of a present engineer on a part-time basis, it was moved by Squire Hamilton, seconded by Squire Hudson, that the position of County Highway Engineer be designated, at the present time it be on a part-time basis, with payment not to exceed \$7.00 an hour for services actually rendered, this sum to include all expenses, with the Quarterly Court to be responsible for hiring the engineer, but with him to be subject to and to work for the Loudon County Planning Commission, and to further be responsible to the inspect County sub-division roads under the jurisdiction of the Loudon and Lenoir City Regional Planning Commissions, with the County roads within those jurisdictions not to be approved unless the County Highway Engineer has approved such roads. On a roll-call vote, the motion passed unanimously with all Squires present voting aye. (Squires Bledsoe and Duckworth were absent).

It was then moved by Squire Hamilton, seconded by Squire Conner, that upon recommendation of the special Quarterly Court Committee, that the Quarterly Court approve the hiring of Mr. James T. Davis with an employment agreement in line with the contract prepared and suggested by the Planning Commission staff, to be executed with him, which motion passed unanimously by all Squires present on a roll-call vote.

CO. HWY. ENG. BUDGET TRANSFER It was then moved by Squire Foster, seconded by Squire Williams, and unanimously approved on a roll-call vote by all Squires present, that \$500 be transferred from Unallocated funds to a separate fund for the purpose of providing for payment to the newly-designated County Highway Engineer.

It was moved by Squire Blair, seconded by Squire Hudson, and unanimously approved by all Squires present, that the following persons be elected as notary publics:

NOTARY PUBLICS ELECTED

Patricia Keener Charlotte B. Queen Thomas N. Graves James W. White W. C. Roberts James A. Poe Charlotte Wilson Harvey L. Sproul

ADJOURNMENT

It was moved by Squire Blair, seconded by Squire Foster, and unanimously approved that the meeting be adjourned at 3:10 P. M.

Approved:

County Judge

RESOLUTION

NO. 1-73

WHEREAS, the Tennessee County Services Association has submitted its 1973 Local Government Platform, which is the proposed Legislative Program for counties and municipalities and will be presented to the 1973 General Assembly;

AND WHEREAS, said Legislative Program was presented in full by Dan W. McKinnis, Jr., Executive Director of Tennessee County Services Association, to representatives of Local Governments of Tennessee and members of the General Assembly at 14 meetings across Tennessee;

AND WHEREAS, this governing body desires to go on record in support of the 1973 Legislative Program of the Tennessee County Services Association.

NOW THEREFORE be it resolved by the County Court of Loudon _____ County that we do hereby ratify, confirm and support the Tennessee County Services Association's said Legislative Program in the 1973 General Assembly.

• Be it further resolved that this resolution shall take effect after its passage, and the County Court Clerk shall certify copies to members of the General Assembly representing this County and to Tennessee County Services Association.

Ex heart R

LOUDON COUNTY QUARTERLY COURT

RESOLUTION NO. 2 - 73

FLOOD INSURANCE

WHEREAS, certain areas of Loudon County are subject to periodic flooding from various streams and waterways causing serious damages to residential properties within these areas, and

WHEREAS, relief is available in the form of flood insurance as authorized by the National Flood Insurance Act of 1968 as amended, and

WHEREAS, it is the intent of this Quarterly Court to comply with land use and management criteria regulations as required in said act, and

WHEREAS, it is also the intent of this Quarterly Court to recognize and duly evaluate flood hazards in all official actions relating to land use in the flood plain areas having special flood hazards, and

WHEREAS, this County has authority under Sections 13-301 through 13-311 and Sections 13-401 through 13-4161 of the <u>Tennessee Code Annotated</u> to adopt land use and control measures, and

WHEREAS, this County has adopted and is enforcing the following regulatory measures controlling development in floodable areas: County zoning resolution and regional subdivision regulations, copies of which are attached;

NOW, THEREFORE, BE IT RESOLVED, that this Quarterly Court hereby assures the Federal Insurance Administration that it will take legislative action as follows:

- (1) Evaluate existing land use and control measures and in the event they are found inadequate, to revise and maintain in force for those areas, adequate land use control measures with effective enforcement provisions consistent with the criteria set forth in subpart A of Section 1910 of the National Flood Insurance Regulations.
- (2) If necessary, seek state enabling legislation conferring authority to enact land use and control measures designed to reduce the exposure of property to flood loss, and
- (3) Take such other official action as may be reasonably necessary to carry out the objectives of the program. Such actions will include but not be limited to:
 - (a) Assisting the Federal Insurance Administrator, at his request, in delineating the limits of the flood plain having special flood hazard on available local maps of sufficient scale to identify the location of building sites.

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- (b) After flood insurance is made available, furnishing representatives of appropriate federal or state agencies or of the National Flood Insurance Association information, as requested, concerning new or substantially improved structures within the area of special flood hazard. This information will include floor elevations and, if there is a basement, the distance between the first floor and the bottom of the lowest opening where water flowing on the ground will enter.
- (c) Co-operating with federal, state, and local agencies which undertake to study, survey, map, and identify flood-prone areas as well as co-operation with neighboring jurisdictions with respect to adjoining flood plains in order to prevent aggravation of the flooding problem.
- (d) Providing the name of the individual and office that will be responsible for furnishing the first floor elevation information.

BE IT FURTHER RESOLVED, that this Quarterly Court hereby appoints <u>County Planning Commission</u>with the responsibility, authority and means to implement the commitment made herein.

ADOPTED: 1/8/73

County Judge

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ATTEST:

Court County

STATE OF TENNESSEE, LOUDON COUNTY I, Edward Alexander, County Court Clerk for said county, carlify this to be a true and correct copy of the original which is on file in my office at the Court House in Loudon. Witness my hand and seal at office, this

lefanter Clork By D.C.

RESOLUTION REQUESTING ASSISTANCE FROM UTILITY COMPANIES OPERATING IN LOUDON COUNTY

WHEREAS, Loudon County underwent a complete Statesponsored reappraisal in accordance with the State-wide reappraisal program in 1968 wherein every parcel of land in the County was mapped and designated on the tax books; and

RESOLUTION # 3-73

WHEREAS, to maintain the effectiveness of this program which cost County taxpayers a considerable amount of money, and to keep as fairly and equally as possible all property owners paying taxes on an equal basis; and

WHEREAS, it is necessary that any improvements to existing structures, or building of new structures, be considered in the valuation of such property, with particular reference to the movement of mobile homes or trailers on to lots or property in the County; and

WHEREAS, it is absolutely impossible for the County Property Assessor and the County Building Commissioner to be able to know of every parcel of property and every improvement that is made to a piece of property in the County, thereby making it unfair to those persons who are obtaining building permits as required by law and whose property is reappraised upon a sale or addition; and

WHEREAS, in almost every situation in which a change is made in a lot by the construction of a house or building, the installation of a mobile home, or the renovation or improvement to an existing dwelling, a utility company is involved; and

WHEREAS, the Cities of Lenoir City and Loudon, both of which have Utility Departments, both depend upon the County Property Assessor to do their property assessing; and

WHEREAS, the Utility Districts operating in this County, and the Fort Loudoun Electric Co-op have in the past indicated their willingness to co-operate with the County in matters that are of essential County interest, and because the County has co-operated in other matters with these Companies;

En Kelik C

NOW, THEREFORE BE IT RESOLVED BY THE LOUDON COUNTY QUARTERLY COURT in regular session assembled on this the <u>JT</u> day of January, 1973, that the Loudon Utilities Board, the Lenoir City Utilities Board, the Fort Loudoun Electric Cooperative, the Dixie-Lee Utility District, the Martel Utility District, and the Piney Utility District be requested to cooperate with the Loudon County government, for the good of all citizens in Loudon, by requiring as a condition for said utilities to make any changes in the utility service that either a County or a City building permit be obtained and displayed by a person requesting utility services wherein a building has been renovated, or an addition has been made, or a new structure has been erected, to also specifically include the placing or locating of a mobile home or trailer or other prefabricated type of dwelling or building on a lot, or parcel of ground.

This the 7th day of January, 1972.

Judge County

Budget Amondmonts for

January 8, 1973 Agenda

GENERAL PURPOSE SCHOOL

Transfer \$3,600.00 from Acct. 97 (Unappropriated Surplus) to the fellowing accounts:

Acct. 2210.32 (Salaries Substitute teachers).....\$2,000.00 Acct. 2910.1 (Salary-Cafeteria worker-Providence).\$1,600.00

Hospital

Increase Hespital surplus account by \$60,000.00-Reimburgement from Medicare to pay Hospital indebtedness to State Retirement System for past service liability on retirement of hospital employees.

GENERAL FUND

Transfer \$300.00 from Acct. 701-46 (Reg. of Deeds-Equipment) to Acct. 701-09 (Office supplies-Reg. of Deeds)

Transfer \$500.00 from Acct. 207-20 (Officials helding election) te Acct. 207-19 9 Other contractual services-election)

Transfer \$780.26 from Acct. 807.2-14 (Contributions to State Health Dept.) to Acct. 807.1-14 (Contributions to Local Health Dept.

Transfer \$500.00 from Acct. 1109-01 (Unallocated-Primary) to Acct. 1300-08 ("epairs and maintenance-Samitary Landfill)

Transfer \$2,648.54 from Acct. 98.20 (Reserve for removation of courthouse) to the following accounts:

		Travel-Courthouse Repairs and maintenace	.*	\$250.00
		Courthouse		500.00
Acct.	204.1-41	Renovation of Courthouse	1	1,898.54

Also increase Acct. 81 (Appropriations) by this amount \$2,648.54

Increase Acct 41 (Estimated Revenues) and Acct. 81 (Apprepriations) by \$4,620.00-Grant Funds-Youth Service Officer

> Acct. 144 (Grant Funds) \$4,620.00 Acct. 505-14 (Youth Officer Expenses)

\$4,620.00

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