

QUARTERLY COURT MINUTES

BE IT REMEMBERED that the Quarterly County Court of Loudon County met on May 7, 1973, at 9:00 A. M. with the Honorable Harvey L. Sproul, County Judge of said County presiding, and with Mrs. Addie Ruth Clarke, Deputy Clerk of said Court present; Whereupon Sheriff Russell led the Pledge of Allegiance and opened Court.

The following Squires were present:

J. J. Blair	Roy Bledsoe
I. D. Conner	Henry Foster
J. G. Hudson	Curtis A. Williams

ROLL CALL

Absent:

R. P. Hamilton	Boyd Duckworth
James M. Hartsook (Came in late)	

APRIL MINUTES APPROVED

The minutes of the April 2, 1973, meeting of the Quarterly Court were read by the Clerk, and upon motion by Squire Conner, seconded by Squire Blair, the minutes were approved as read.

Squire Hartsook entered the meeting.

OPEN DISCUSSION

INDIGENT NURSING HOME PATIENT PROBLEM

As a part of the open discussion session of the meeting, Mrs. Jessie Ridenour, local director of the Welfare Department, explained that another situation had arisen wherein it appeared a certain gentleman will be in need of nursing home care within a three-month period, but does not have any family nor enough money to afford this, and suggested that the Quarterly Court might want to consider increasing the present amount of money which they are paying into the Indigent Fund for Nursing Care, all of which is presently obligated and going to the Johnson Nursing Home at Eatons Cross Roads.

INDUSTRIAL PROGRAM PRESENTATION

Bart Iddins and Ross Wilkerson, Co-chairmen of the Loudon County Committee of 100 were present and made a presentation as to what other Counties surrounding Loudon County were doing concerning Industrial Development and indicating that a proposal would be made to the Budget Committee and to the Quarterly Court for a proposed program to be operated in Loudon County for the next fiscal year.

REPORT ON PROGRESS ON LENOIR CITY INDUSTRIAL PARK

In this regard, Judge Sproul explained that the Fort Loudoun Industrial Company owned the land next to the Eaton Manufacturing Company, and had an option on another 50 acres immediately West of this property, that the proposed development was for an industrial park, that Loudon County was presently eligible for an EDA grant, but that the EDA Program looked as if it might not be continued for another year, but in the event that it was that it had been recommended that Loudon County join with Lenoir City toward the development of this park. He stated that an engineer had already been hired to do the immediate and preliminary engineering work on

the proposal, and that it was the recommendation of the Committee of 100 that a Profile be filed with EDA which might help establish some kind of priority in the event the EDA program was approved for another year, that there was no binding commitment made in filing the Profile, that Lenoir City had already approved the joint filing of this Profile, and that the further plans were by co-operation between the Second District Road Commissioner and the Lenoir City Street Department to grade out immediately a road on to the property so that present potential industrial prospects could be shown the property.

APPROVE FILING OF L.C.
INDUSTRIAL PARK PROFILE
WITH EDA

After discussion it was moved by Squire Conner seconded by Squire Hartsook, and unanimously approved by all Squires present, that the County Judge be authorized to execute necessary papers to file a Profile with the Economic Development Administration preliminary to the filing of a grant, jointly with the City of Lenoir City, and that any authority and approval necessary to the County Highway Department be approved insofar as the grading of a temporary access road be concerned.

MAREMONT IN-LIEU-OF-TAX
DISCUSSION

Vice-Mayor Ham Carey was present and made a presentation to the Court concerning the problem that had arisen in reference to the division of the Maremont "In-Lieu-of-Tax" money, he indicating that the City's position was that they should be entitled to a greater share of the money as opposed to the County's position of dividing it proportionately to the two tax rates until Loudon's "excess" investment in preparing for getting Maremont here was reimbursed it being his position that the County and City had no agreement as to how the tax money would be divided as between themselves, although there was a definite agreement with Maremont as to the total amount Maremont would pay.

STOCKTON VALLEY ROAD
PAVING DISCUSSION

Squire Blair raised the question concerning the amount of right-of-way necessary before the Stockton Valley Road could be repaired, and it was agreed that 50 feet was the absolute minimum under the County regulations. After some discussion, wherein the Road Commissioner indicated he could do nothing toward paving the road on the Rural Road Program until the 50-foot right-of-way was obtained. It was then agreed to attempt to set up a meeting with the landowners at the Court House on May 14, 1973, at 8:30 P. M. to see if these matters could be worked out.

PINE GROVE SCHOOL
PROPERTY

Representatives were present concerning the Pine Grove Baptist Church's request for a quit-claim deed as to the Pine Grove School wherein the person claiming that he owned the property was also present and it was agreed that the parties would negotiate and attempt to work out the problem and that the matter could be presented to the Quarterly Court at the July meeting, if necessary.

JUVENILE OFFICER'S
REPORT

Joe Sims, County Juvenile Officer, was present in the Courtroom and made a report concerning his progress and training to date, and that he had handled 86 cases in his four months of work with six weeks of that time being for training at the Law Enforcement Training Acadamey.

MEETING DATES --
CHANGE FOR JULY AND
SEPTEMBER 1973

Judge Sproul explained that it might be well to consider the meeting dates in advance for the summer inasmuch as some holidays were involved in or around the first Mondays of the month in July and September. After discussion, it was moved by Squire Hudson, seconded by Squire Williams, that the Quarterly Court meetings for the month of July, 1973, be changed to the third Monday, and for September be changed to the second Monday, (both being day meetings), which motion passed unanimously by all Squires present, (with the exception of Squire Conner who was not present in the Courtroom).

COUNTY JUDGE'S REPORT

EQUAL. BD. MEETING

EMER. HOSP. MOVED

SUCCESS OF LOCAL GOVT.
PLATFORM IN LEGIS.

EMER. MANPOWER PROG.

GREENWAY VS. LOUDON CO.

HOTEL-MOTEL TAX PROGRESS

Judge Sproul explained in his report that the Equalization Board would meet according to law on May 7, 1973, that the Civil Defense Emergency Hospital had been moved from the Riverview School Building to the Old Hospital, that the efforts of local government with the Governor's proposed budget and the State Legislature had been successful to the grand total of approximately \$28,000,000, and that there would be significant budgetary help to Loudon County with particular reference to Welfare Programs, local Highway Programs, and assistance concerning hospitalization indigent problems; and further that the Emergency Manpower Program would be continued, based on some "left-over" last year funds, up until possibly February 1974. He further reported that in the Greenway vs Loudon County lawsuit concerning division of County Highway funds that the Chancellor had indicated that he would give a final decision in the near future. County Judge further reported that the Trustee had given notice to all delinquent motel owners that they were going to have to pay the tax by a certain date or additional legal action would be taken. He further reported that the Executive Director of the East Tennessee Development District had recommended that the County give strong consideration to continuation of the Community Action Agency, or some form thereof, so that a delivery system for the Federal and State special revenue sharing programs would be available in the future.

COUNTY JUSTICE CENTER

DISCUSSION OF EOC GRANT
POSSIBILITIES

Judge Sproul explained that it now appeared that there was a possibility that Loudon County might be approved for an additional supplemental grant toward the County Justice Center through the Office of Emergency Preparedness (Civil Defense) inasmuch as the building was readily adaptable, as planned as an "Emergency Operating Center", and that a considerable amount of floor space for the building could be gained or saved, with some additional work being necessary to strengthen the fall-out shelter and security capabilities of the building, it appearing that possibly the County could get as much as an additional \$50,000 in grants if the County were willing to match this amount of money, and that this would hopefully enable the County to achieve as full and more complete building than hoped for when the project was begun. After considerable discussion it was moved by Squire Blair, seconded by Squire Hartsoo that the County Judge be authorized to proceed with

FURTHER ACTION POSTPONED
TO AFTERNOON

application for the Emergency Operating Center money, it being understood that the final application would have to come back to the Quarterly Court for final approval, although there could be some expense to filing the application. After additional discussion it was agreed to postpone further consideration of the matter until later in the afternoon after the lunch hour.

HOME-HEALTH CARE AIDE
PROGRAM APPROVED

It was explained that the Mid-East Action Agency was going to be able to proceed into the Homemaker-Home Health Aid Program by using some additional money that was available from present funding in other programs, but that the program would be on a very limited basis unless there was additional County funding, and that it was felt with an additional \$5,000 that the program would have a better chance for testing as a pilot program and would also provide a considerable service to those elderly and other persons who needed this kind of assistance. It was moved by Squire Conner, seconded by Squire Hudson, and unanimously approved by all Squires present on a roll-call vote that \$5,000 be appropriated for use in this program, the money to come from the Loudon County's Revenue Sharing funds.

LUNCH

Thereupon, the meeting was adjourned for lunch at 12:15 P. M.

RABIES CONTROL
COMMITTEE

The meeting was called to order at 1:20 P. M., and County Judge announced that he had appointed a committee in accordance with the Quarterly Court's direction, termed the "Rabies Control" Committee, which was as follows:

Ivan Tinnel
Mrs. Ivan Tinnel
Carl Hardin
Edwin P. Bailey, Jr.
Bart Eldridge
Earl Barger
Mrs. Ralph Carr
Sheriff Freeman Russell

REPORT

He further reported that the Committee had met with representatives from Lenoir City and Loudon and had pretty much agreed that the County would not be interested in a "Leash Law" insofar as control of dogs were concerned, but that a "Registration Program", possibly in concert with the Rabies Control enabling Legislation, and in conjunction with Lenoir City, Loudon, might possibly be further considered, and that the Loudon Committee was continuing to meet and that the County Committee was going to wait for a recommendation from them before a further report would be made.

It was moved by Squire Blair, seconded by Squire Hartsook, that Resolution # 10-73, attached to these minutes as Exhibit A, ratifying the Private Act passed by the Tennessee Legislature, (a copy of the Private Act itself, as adopted by the Legislature being attached to these minutes as Exhibit B), be adopted by the Quarterly Court, the caption of the Resolution being as follows:

RATIFICATION OF PRIVATE
ACT # 28 1973

COUNTY JUSTICE CENTER
LITIGATION TAX

A RESOLUTION RATIFYING AND APPROVING
CHAPTER NO. 28 OF THE PRIVATE ACTS OF
THE 1973 TENNESSEE LEGISLATURE (88TH
GENERAL ASSEMBLY) AUTHORIZING LOUDON
COUNTY TO LEVY A TAX ON ALL CASES FILED
IN THE COURTS OF LOUDON COUNTY

Voting on the motion, two-thirds (six members) of the Quarterly Court being necessary to adopt, was as follows:

Voting aye:

J. J. Blair	Roy Bledsoe
I. D. Conner	Henry Foster
J. G. Hudson	Curtis A. Williams
James M. Hartsook	

Voting No:

None

Absent:

Boyd Duckworth	R. P. Hamilton
----------------	----------------

The Chair declared the Resolution adopted.

It was moved by Squire Conner, seconded by Squire Williams, that Resolution # 11-73, attached to these minutes as Exhibit C, levying the tax as authorized by the aforesaid Private Act, be adopted by the Quarterly Court, which motion passed unanimously by all Squires present, the caption of the Resolution being as follows:

LITIGATION TAX LEVIED

RESOLUTION LEVYING A TAX UPON ALL
CASES FILED IN THE COURTS OF LOUDON
COUNTY, TENNESSEE

Pursuant to direction and authority of the Quarterly Court, Judge Sproul announced that he had appointed the following persons as members of the County Veterans Memorial Committee:

APPOINTMENT OF VETERANS
MEMORIAL COMMITTEE

Squire Henry Foster	Jack Fickey
Arthur Simmons	Clarence Burdett
Squire Boyd Duckworth	Daris Richesin
Edwin D. Byerley	Gene Lambert
Mrs. Harvey Crabtree	Mrs. Jess Cardwell
George Bowman	Joe F. Shudan
Squire Curtis Williams	Mike Oody
Sarah Anne Simpson	Charles Gamble
Walter Hedge	John Browder
Ed McQueen	Randel Johns
Lucy S. Harrison	Roland Bradshaw

Judge Sproul further announced that the first meeting was set for Thursday, May 24, 1973, at 7:30 P. M. at the Court House.

PARRIS DRIVE

Mr. Dave Booher, Staff Advisor to the County Planning Commission stated that the Commission's recommendation was that any further matters concerning closing the remainder of Parris Drive be deferred until matters were clarified concerning disputes over property lines, etc.

FISCAL PLANNING PROGRAM
1973-1978 ADOPTED

The Fiscal Planning Program as recommended by the Loudon County Planning Commission, with copies having been distributed earlier for consideration by the Quarterly Court, was discussed at some length, it being emphasized that it was a planning document, which could be changed by the Quarterly Court as circumstances changed. It was moved by Squire Blair, seconded by Squire Williams, that the Fiscal Planning Program for 1974-78 for Loudon County Tennessee, as prepared and recommended by the County Planning Commission and as has been amended, be adopted by the Quarterly Court, which motion passed unanimously with all Squires present voting aye.

I-75 CONTRACTORS
DAMAGING COUNTY ROADS

Squire Blair commented that he had had many complaints from the residents and people travelling in the area where the new Interstate and New 72 were being constructed concerning the tremendous damage being done to County roads. It was then moved by Squire Blair, seconded by Squire Hudson, and unanimously approved that the County Judge contact the State Highway Department concerning this complaint, and that the State be requested to send a representative to the Quarterly Court meeting to discuss this problem, particularly concerning the problems of extra water which has now been turned from the Interstate on Queener Road, Dry Valley Road, and Pond Creek Road, and more specifically on Dave Murr's fields on Old State 72.

CONNECTOR ROADS
DECISION POSTPONED

As a part of discussion concerning the question of approving the connector roads, it was reported that the County is receiving approximately \$1600 per month sales tax to apply on the roads, but that several of the motels had not paid the room occupancy tax. After considerable additional discussion, including the feeling of some who wanted to wait and see what is done about the enforcement of the Hotel-Motel Tax, it was moved by Squire Hartsook, and seconded by Squire Conner, that this question be postponed until the next meeting of the Quarterly Court, which motion passed unanimously.

TOWNCREEK ROAD REPORT

Squire Conner reported that it appeared that there were several landowners along the Town Creek Road who would not agree to give or dedicate the necessary right-of-way for the improvement of this road, and that he could see nothing further for his committee to do at this time.

SCHOOL BOARD
RESIGNATION OF
CHARLES T. EBLEN

Judge Sproul reported that he had received the written resignation of Charles T. Eblen from the County School Board, he having been appointed to the County Election Commission and it being impossible under the law to serve in both positions, a copy of this letter of resignation being attached to these minutes as Exhibit 2.

LTVEC REPORT --
SUPERINTENDENTS TO BE
ADDED TO BOARD

It was reported that the Board of Directors of the Little Tennessee Valley Educational Co-operative had recommended that Superintendents of the seven school systems be added as voting members of the Board of Directors, and that this later would be recommended along with possibly other changes to the contract, and that the Superintendents would be attending meetings in the meantime on at least an unofficial basis.

APPROPRIATION OF
COUNTY CONTRIBUTION
TO LTVEC

It was reported that no specific source had been set for the \$3500 as Loudon County's contribution toward its matching share for the Appalachian Grant, and it was moved by Squire Hartsook, seconded by Squire Blair, that the \$3500 previously approved be appropriated from the General Fund Surplus, which motion passed unanimously on a roll-call vote with all Squires present voting aye, with the exception of Squire Bledsoe who was not in the room at the time of the vote.

ADJOURNED SESSION SET
WITH REQUEST FOR TEACHERS'
SALARY COMMITTEE AND SCHL.
BOARD TO BE PRESENT

There was some discussion by the Court members concerning certain matters and questions that had been discussed at the last meeting of the County Budget Committee, including a question of three items on the proposed budget amendments to be considered by the Quarterly Court. After some additional discussion concerning these questions, it was moved by Squire Conner, seconded by Squire Williams, that the County Teachers' Salary Committee, the Superintendent of Schools and the members of the County School Board, be requested to attend an adjourned session of the Loudon County Quarterly Court to begin at 7:00 P. M. on Monday, May 21, 1973, to explain the teachers' pay index scale as it is presently constituted, and as it was originally approved; also more information concerning the Department of Education's requested budget for the coming fiscal year, and the necessity of the present requested budget amendments for the increased budget for bus drivers, and salaries for regular teachers and principals, which motion passed unanimously by all Squires present.

AMBULANCE SERVICE
DEFICIT APPROPRIATED
FROM REVENUE SHARING

Mr. Gay Hamilton, Administrator of the County Hospital, was present and presented a financial report covering the operations of the Loudon County Memorial Hospital Ambulance Service from December 1, 1972, through March 31, 1973, a copy of said report being attached to these minutes as Exhibit 3, and showing a net deficit at this time of \$20,571.52. After some discussion wherein it was indicated that the County Quarterly Court had committed itself to

reimburse the Hospital for the deficit through March 31, 1973, with further consideration to be given after that time, it was moved by Squire Foster, seconded by Squire Hudson, and unanimously approved by all Squires present on a roll-call vote that \$20,571.52 be paid from the County's Revenue Sharing Account to Loudon County Hospital to cover this commitment.

COUNTY JUSTICE CENTER
GRANT APPLICATION FOR
EOC FUNDS AUTHORIZED

Concerning the question as to whether or not to pursue the possibility of an additional \$50,000 from the Civil Defense Preparedness Agency to apply on the County Justice Center for the Emergency Operating Center part of the building, it was moved by Squire Hartsook, seconded by Squire Blair, and approved by a unanimous vote of all Squires present that the application be filed.

PURCHASE OF PATROL
CARS APPROVED

It was moved by Squire Blair, seconded by Squire Hartsook, that the County proceed immediately with the purchase of ^{two} necessary replacement patrol cars for the Sheriff's Department, which motion passed unanimously on a roll-call vote.

COUNTY JUSTICE CENTER
CO-ORDINATING COMMITTEE
APPROVAL POSTPONED

It was reported that the City of Loudon and the City of Lenoir City had not approved the requested change in the makeup of the membership of the County Justice Center Co-ordinating Committee (LCLEA) inasmuch as they were paying a substantial amount of money toward the building, and that the Committee was basically only going to be operating the communications and records system in the building. It was then moved by Squire Hartsook, seconded by Squire Bledsoe, that further consideration of approval of the appointments by the County Judge be postponed to the next meeting of the Quarterly Court, which motion passed unanimously by all Squires present.

CENTRAL GARAGE
AUTHORITY TO INTERVIEW
AND HIRE EMPLOYEES

For the purpose of preparing for the operation of the Central Garage, it was moved by Squire Foster, seconded by Squire Hudson, and unanimously approved by all Squires present that the Purchasing Committee be given the authority to hire additional personnel, and/or to change the proposed pay rates as they best see fit in order to get a satisfactory crew to begin operation of the Central Garage on July 1, 1973, with public notice that applications are being taken to be given along this line, which motion passed unanimously by all Squires present.

APPROVAL OF BUDGET
AMENDMENTS

It was moved by Squire Foster, seconded by Squire Blair, that the budget amendments, attached to these minutes as Exhibit 7, be approved with the exception that Items 2520.1, 2210.3, and 2210.1 under the School Transfers not to be approved, and with the addition or change of the Federal Revenue Sharing Trust Fund portion of the amendments to indicate appropriations as \$87,087.52 Social Services for the Aged and Poor at \$5,000, Health at \$20,571.52, and the total Unappropriated Surplus at \$169,985.05, all of which amendments may be indicated by pen and ink changes on the Exhibit, which motion passed unanimously on a roll-call vote.

BUDGET COMMITTEE
REPORT

Judge Sproul explained that the appeal of Loudon County as to an increase in its Revenue Sharing allotment had been approved, but that the exact amount was not known as yet. He further reported that the Budget Committee, acting as a personnel recommendation committee, would have a report concerning a recommendation as to a complete unified personnel policy and benefit program for Loudon County employees at the next meeting.

RAILROAD CROSSINGS

Squire Blair brought up the point that all the railroad crossings about which he was familiar in the County were in very bad state of repair and in a dangerous condition, particularly after the recent floods and storm. After discussion, it was moved by Squire Blair, seconded by Squire Hartsook, that the County Judge be requested to write Southern Railway and request that all crossings in Loudon County be up-graded and repaired so as to provide safe crossings for the residents of Loudon County, which motion passed unanimously by all Squires present.

APPROVAL OF RESOLUTION
IN SUPPORT OF REGIONAL
JUVENILE FACILITY

It was moved by Squire Conner, seconded by Squire Hartsook, and unanimously approved that Resolution No. 12-73, attached to these minutes as Exhibit 1, be adopted, the heading of said Resolution being as follows:

A RESOLUTION CALLING FOR LOUDON COUNTY TO RECOMMEND THE CONSTRUCTION OF A REGIONAL FACILITY TO PROVIDE SERVICES TO JUVENILE COURTS IN EAST TENNESSEE, AND TO RECOMMEND THAT THE STATE OF TENNESSEE PROVIDE FINANCIAL ASSISTANCE FOR THE CONSTRUCTION AND OPERATION OF SUCH A FACILITY

HOSPITAL BOARD REPORT

Squire Conner reported that the Hospital Board was looking at the possibility of a licensed practical nurse program which would be of great assistance to the nursing profession and to Loudon County, that a proposal had been made to the physicians in Loudon County wherein the physicians would be paid and would conduct evening clinic and be present for emergencies at the Hospital from 5 to 11 on Monday through Friday. He also stated that the Board had recommended that proceedings be taken immediately to apply for a grant to build the fourth floor on to the Hospital.

It was moved by Squire Foster, seconded by Squire Williams, that the following persons be elected notary publics for four-year terms in Loudon County:

NOTARY PUBLICS

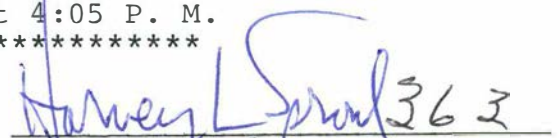
Malger McKee	Jack B. Hill
Virginia Pesterfield	Ray C. Stockard
Kathryn Parris	John A. Roberts
Grace Carpenter	Troy L. Pesterfield
George Washington Barron	

ADJOURN

It was moved by Squire Blair, seconded by Squire Hudson, and unanimously approved that the meeting be adjourned at 4:05 P. M.

APPROVED:


County Court Clerk


County Judge

LOUDON COUNTY QUARTERLY COURT

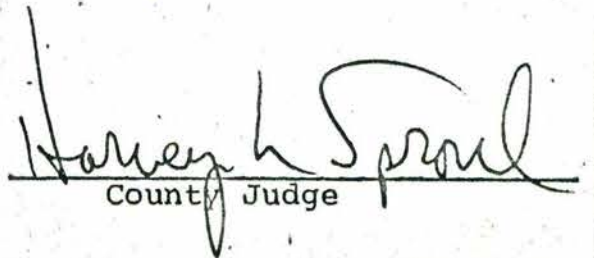
RESOLUTION NO. 10-72

A RESOLUTION RATIFYING AND APPROVING CHAPTER
NO. 28 OF THE PRIVATE ACTS OF THE 1973 TENNESSEE
LEGISLATURE (88TH GENERAL ASSEMBLY) AUTHORIZING
LOUDON COUNTY TO LEVY A TAX ON ALL CASES FILED
IN THE COURTS OF LOUDON COUNTY

WHEREAS, House Bill No. 434 (by Honorable M. F.
Stafford and James A. Melton, and Senate Bill No. 380 (by
Honorable Carl Koella, Jr.) as of March 27, 1973, has been
enacted into law as Private Chapter No. 28 of the Private
Acts of the 88th General Assembly (1973), and signed into
law by Governor Winfield Dunn on March 30, 1973, subject
to approval by a two-thirds vote of the Quarterly Court of
Loudon County, Tennessee.

NOW, THEREFORE, BE IT RESOLVED by the Loudon County
Quarterly Court in Regular Session assembled on this 7th day
of May, 1973, that Chapter No. 28 of the Private Acts of the
88th General Assembly (1973) is hereby ratified and approved,
and does hereby take effect on this date, the caption of said Act
being as follows:

AN ACT to authorize the levy of a tax upon all cases
filed in the Courts of Loudon County, Tennessee; to
provide for the administration of this Act; to authorize
the ways and means of collection of said tax, to provide
for the use and disposition of the proceeds, and cost
of administration.


County Judge

ATTEST:


County Court Clerk

Exhibit A

State of Tennessee



Department of State

To all to whom these Presents shall come, Greeting:

I Joe C. Carr, Secretary of State of the State of Tennessee, do hereby certify that the annexed is a true copy of

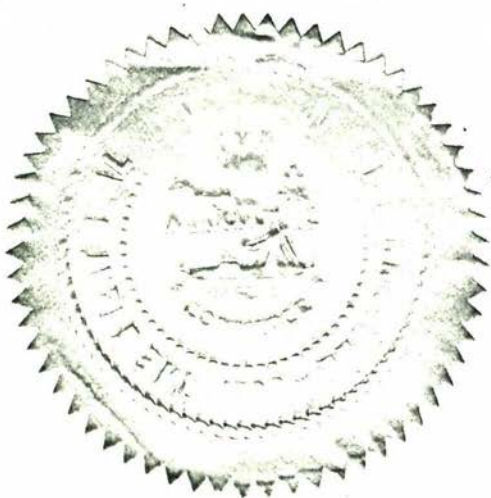
CHAPTER NO. 28

HOUSE BILL NO. 434

PRIVATE ACTS OF 1973

the original of which is now on file and a matter of record in this office.

In Testimony Whereof, I have hereunto subscribed my Official Signature and by order of the Governor affixed the Great Seal of the State of Tennessee at the Department in the City of Nashville, this 2nd day of April A.D. 1973



[Signature]
Secretary of State

Exhibit B

HOUSE BILL NO. 434

By Stafford, Melton

Substituted for: Senate Bill No. 380

By Koella

AN ACT to authorize the levy of a tax upon all cases filed in the Courts of Loudon County, Tennessee; to provide for the administration of this Act; to authorize the ways and means of collection of said tax, to provide for the use and disposition of the proceeds, and cost of administration.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. For the purpose of assisting in the payment of the construction of the building to be known as the County Justice Center and the operation of the offices and programs operated therefrom, which will include many of the law enforcement and justice activities for the County of Loudon and for its Cities located within its limits, including a jail and detention facilities, communications center, records center, General Sessions Courtroom, clerk's office, and other similar activities, that on or after the effective date of this Act, a litigation tax not to exceed two dollars (\$2.00) on all civil cases and one dollar (\$1.00) on all criminal cases, shall be taxed as a part of the costs in all cases, filed in all Courts of Loudon County, Tennessee.

Said tax shall be collected by the Clerk of each Court and shall be paid to the Trustee of Loudon County, Tennessee, who will place the same in a separate fund, which is to be designated as the "County Justice Center" fund. Expenditures from said fund for the purposes herein authorized and empowered shall be made by checks or warrants signed by the County Judge as further provided by the laws of fiscal procedure, budgeting and purchasing under which said County operates, and that said funds shall be appropriated and expended as authorized by the Quarterly Court of Loudon County.

SECTION 2. If any provisions or clause of this Act or application thereof to any person or circumstance be held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect notwithstanding the invalid provision or application, and this end, the provisions of this Act are declared to be severable.

SECTION 3. This act shall have no effect unless it is approved by a two-thirds (2/3) vote of the Quarterly County Court of Loudon County at any regular or special session. Its approval or nonapproval shall be proclaimed by the presiding officer of the County Judge and certified by him to the Secretary of State.

SECTION 4. For the purpose of approving or rejecting the provisions of this act, it shall be effective upon becoming a law, the public welfare requiring it. For all other purposes, it shall become effective upon being approved as provided in Section 3.

PASSED: March 27, 1973


SPEAKER OF THE HOUSE OF REPRESENTATIVES


SPEAKER OF THE SENATE

APPROVED: 3/30/73


GOVERNOR

LOUDON COUNTY QUARTERLY COURT

RESOLUTION NO. 11-73

RESOLUTION LEVYING A TAX UPON ALL CASES FILED
IN THE COURTS OF LOUDON COUNTY, TENNESSEE

BE IT HEREBY RESOLVED by the Quarterly County Court of Loudon County, Tennessee, in regular session assembled this the 7th day of May, 1973, that a litigation tax of \$2.00 on all Civil cases, and \$1.00 on all Criminal cases, shall be taxed as a part of the costs in all cases filed in all Courts of Loudon County, Tennessee.

This tax is levied in accordance with a provisions of Private Chapter No. 28, of the Private Acts of the 88th General Assembly (1973), and in accordance with the terms thereof.

The aforesaid tax shall be collected by the Clerk of each Court and it shall be paid to the Trustee of Loudon County, Tennessee, who will place the same in a separate fund, which is to be designated as the "County Justice Center" fund.

The effective date of this Resolution is May 7, 1973, the public welfare requiring it.

This the 7th day of May, 1973.

Harvey L. Spraul
County Judge

Edward Alexander
County Court Clerk

Exhibit C

LOUDON COUNTY AMBULANCE SERVICE
STATEMENT OF REVENUES AND EXPENDITURES
FOR FIVE MONTHS ENDED MARCH 31, 1973

REVENUES:

AMBULANCE RECEIPTS.....	\$ 2,453.22
-------------------------	-------------

EXPENDITURES:

PURCHASE OF AMBULANCES.....	\$ 1,766.87
PURCHASE OF OTHER FIXED EQUIPMENT.....	653.95
SALARIES AND WAGES.....	12,081.78
FRINGE BENEFITS.....	976.49
EQUIPMENT RENTAL.....	2,370.00
EQUIPMENT MAINTENANCE.....	895.87
FUEL AND OIL FOR VEHICLES.....	435.80
INSURANCE.....	374.00
DRUGS, MEDICINE, FIRST AIDE.....	1,371.61
MEDICAL SUPPLIES.....	468.31
OFFICE SUPPLIES AND POSTAGE.....	124.72
MISCELLANEOUS EXPENSE.....	119.80
TRAVEL AND FOOD EXPENSE.....	1,360.54
LINENS AND UNIFORM SERVICE.....	<u>25.00</u>

TOTAL EXPENDITURES.....	<u>23,024.74</u>
-------------------------	------------------

EXCESS OF EXPENDITURES OVER REVENUES.....	<u>\$20,571.52</u>
---	--------------------

Exhibit E

GOODWIN & EBLEN
ATTORNEYS AT LAW
P. O. BOX 427
LENOIR CITY, TENNESSEE 37771

M. G. GOODWIN

CHARLES T. EBLEN

April 21, 1973

To The Honorable Harvey L. Sproul,
Loudon County Judge and
Members of the Loudon County Court

Dear Sirs:

It is with deep regret that I submit this letter of resignation as a member of the Loudon County School Board which I have served on for the past 10 years. I have been appointed as one of the new Election Commissioners for Loudon County and due to Section No. 2-112 and 2-1202 of the Tennessee Code as amended, I will not be able to serve in both capacities.

I have enjoyed tremendously my tenure of office, and I deeply appreciate the confidence the Court has bestowed in me in having appointed me to the Loudon County School Board. I hope that some time in the future that I will again be able to serve as a member of that Board.

Yours truly,



CHARLES.T. EBLEN

Exhibit 

SCHOOLS

Transfer \$360.00 from Acct. 2310.1 (Attendance Teacher's Salary) to Acct. 2210.2 (Supervisor's Salary).

Transfer \$1,000.00 from Acct. 2730 (Supplies for Maintenance) to Acct. 2740 (Repair Parts).

Transfer \$2,800.00 from Acct. 2852.21 (Insurance on Bldgs.) to the following
Accts: 2620-08 Telephone \$750.00
 3499 Tuition to other Schools 1,050.00
 2630.2 Janitorial Supplies 1,000.00

Transfer \$8,500.00 from Acct. 97 (Unappropriated Surplus) to the following
Accts.: 2520.1 Bus Drivers Salaries \$5,000.00
 2630.1 Heat 3,500.00

TITLE -I- 72-21

Approve attached budget amendment.

HIGHWAY

Transfer \$2,780.48 from Acct. 1243.2 (Road Machinery - 2nd & 5th District) to Acct. 1201-02 (Salaries - 2nd & 5th District).

Transfer \$3,000.00 from Acct. 97 (Unappropriated Surplus - 2nd and 5th District) to Acct. 1201-02 (Salaries -2nd and 5th district).

GENERAL FUND

<u>Acct.No.</u>		<u>Dr.</u>	<u>Cr.</u>
41	Estimated Revenue (151) Misc. Revenue - Luttrell Park	250.00	
81	Appropriations (1109-01) Payment for Survey to Luttrell Park		250.00
98.4 3	Reserve for Judgment - Bobby J. Knowles Cash on Deposit with Trustee To set up reserve for judgment - Bobby J. Knowles	8,000.00	8,000.00
98.4 81	Reserve for Judgment - Bobby J. Knowles Appropriations (203-07) Legal Fees for Bobby J. Knowles Case	2,182.71	2,182.71
	To approve payment of Legal Fees to Attorney's Bobby J. Knowles Case.		

Transfer \$75.00 from Acct. 807.1-02 (Janitors Salary - Health Dept.) to Acct. 204.2-46 (Equipment for County Office Building).

Exhibit 4

A resolution calling for Loudon County to recommend the construction of a regional facility to provide services to juvenile courts in East Tennessee, and to recommend that the State of Tennessee provide financial assistance for the construction and operation of such a facility.

WHEREAS, The Quarterly County Court of Loudon County, Tennessee recognizes the importance of proper care and rehabilitation of youthful offenders under the jurisdiction of the Juvenile Court of Loudon County and of other counties; and

WHEREAS, Loudon County recognizes the problems faced by Juvenile Judges in providing the essential services required for the proper disposition of juvenile cases in Loudon County and in other cities; and

WHEREAS, Loudon County recognizes that existing facilities used for such care and rehabilitation in the State of Tennessee are overcrowded and ineffective in providing satisfactory services to the Juvenile Court of Loudon County and of other counties; and

WHEREAS, Loudon County recognizes the value of voluntary cooperation between the various County governments in East Tennessee to share services in discharging important county responsibilities; and

WHEREAS, Loudon County recognizes the efforts of the County of Knox and of the East Tennessee Development District, a duly constituted and recognized organization, in proposing the construction and operation of a facility to provide services to Juvenile Courts in East Tennessee Counties; and

WHEREAS, the effective operation of such a regional facility can be expected to substantially reduce the number of juveniles who must be committed to the Tennessee Department of Corrections, and hence to reduce the financial cost to the State for custodial care for juveniles; and

WHEREAS, Loudon County recognizes that adequate financial support from the State of Tennessee is necessary to enable East Tennessee counties to meet this pressing need;

Exhibit 2

369A

assembled this 7th day of May, 1973, that:

- Signed Edward Alexander
County Court Clerk