

Be it remembered that the County Legislative Body met in Regular Session on Monday April 7, 1986 at 7:10 P.M. with the Chairman J. J. Blair, Presiding and Riley D. Wampler, County Clerk, was present, whereupon Sheriff Joe Sims Opened Court led the Pledge of Allegiance to the Flag and presented Roy Bledsoe who gave the invocation.

The following Commissioners were present:

Blair	Eldridge
Bledsoe	Luttrell
Masingo	Price
Petty	

Absent Webb and Bryant

MINUTES  
APPROVED

It was moved by Commissioner Price and seconded by Commissioner Petty that the minutes be approved as presented. The Vote was unanimous.

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APPOINTMENTS  
TO COUNTY  
AGRICULTURAL  
COMMITTEE  
APPROVED

It was moved by Commissioner Petty and seconded by Commissioner Masingo that the County Executive, Ross Wilkerson Appointments of Brody Harrison, Roy Bledsoe and C. L. Messler to a Two Year Term on the Loudon County Agricultural Committee be approved. The Vote was unanimous.

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RENT/LEASE  
AMENDMENT  
TO RESOLUTION  
NO 20-86  
RECENDED  
OLD EATON  
SCHOOL TO  
BE RENTED

It was moved by Commissioner Petty and seconded by Commissioner Eldridge that the Amendments to Resolution No. 20-86 Exhibit C pertaining to Rent/Lease of Old Eaton Elementary School property be recended. The Vote was unanimous. It was then moved by Commissioner Petty and seconded by Commissioner Eldridge that Resolution No 20-86 authorizing the County Executive to Rent/Lease Old Eaton Elementary School Property be approved. The Vote was unanimous and it is attached hereto as Resolution No 20-96 Exhibit H.

No Action was taken on Implement Fair Labor Stantdard Act Policy for Loudon County.

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FENCE TO  
BE AT  
CONVENIENT  
CENTER

A report by Chairman J. J. Blair concerning a fence to be erected by Joe Taylor at the Convenient Center and also to locate the property Line, that \$1,000.00 be transferred from the Landfill money to take care of the matter. It was moved by Commissioner Petty and seconded by Commissioner Price that the request be approved. The Vote was unanimous.

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TREES TO BE  
CUT AT  
INTERSTATE  
75 AND  
STATE HWY.  
321

It was moved by Commissioner Eldridge and seconded by Commissioner Luttrell that a Resolution on cutting trees at a Hazardous situation exists at the intersection of Interstate 75 and State Highway 321 in Loudon County, Tenn. be approved. The Vote was Unanimous and it is attached hereto as Resolution No 21-86 Exhibit B.

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BUDGET  
AMENDMENTS  
APPROVED

INTEREST  
BEARING  
SCHOOL OUTLAY  
NOTES  
\$8,000.00  
APPROVED

June Custead presented the Budget Amendments. It was moved by Commissioner Luttrell and seconded by Commissioner Price that the General Fund and Highway Fund Budget Amendments be approved. The Vote was unanimous. It was then moved by Commissioner Petty and seconded by Commissioner Price that the School Amendments and Chapter 1-8601 Budget Amendments be approved. The Vote was 6 in favor with Commissioner Masingo abstaining. It was moved by Commissioner Price and seconded by Commissioner Petty that a Resolution Authorizing the issuance of Interest Bearing School Outlay Notes not to exceed \$8,000.00 and provide for payment of said notes be approved. The Vote was unanimous and it is attached hereto as Resolution No 22-84 Exhibit C.

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LANDFILL  
ACRES

Concerning the Condemnation Suit for the Landfill, County Attorney Harvey Sproul reported there was 151.849 Acres instead of 181 Acres.

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PLANNING  
COMMISSION  
REPORT

Mr. Pat Phillips presented the Planning Commission report and it is attached hereto as Exhibit D.

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AMENDING  
ZONING  
RESOLUTION  
OF LOUDON  
COUNTY  
ARTICLE 5  
APPROVED

It was moved by Commissioner Luttrell and seconded by Commissioner Petty that the consideration of Amending the Zoning Resolution of Loudon County, Article 5, Zoning Districts, Section 5.041, A-1, Agriculture Forestry District (C) uses permitted as a special exception to include Item 12 Arts and Crafts Festivals. On Roll Call the Vote was 4 to 3 in favor with Blair, Bledsoe and Eldridge Voting Nay. The Resolution is attached hereto as Resolution No 23-86 Exhibit E.

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GREENBACK  
GIRLS  
BASKETBALL  
TEAM  
HONORED

It was moved by Commissioner Masingo and seconded by Commissioner Bledsoe that a Resolution Honoring and recognizing the accomplishments of the Girls Basketball Team of Greenback High School be approved, and that a signed copy be sent to the Head Coach, the Principal of Greenback High School and to the Superintendent of Loudon County Schools. The Vote was unanimous and it is attached hereto as Resolution No 24-86 Exhibit F.

TILE FOR  
DAVIS FERRY  
ROAD AND  
MT. ZION  
APPROVED

Road Superintendent, Don Palmer spoke concerning Tile on Davis Ferry Road. Commissioner Petty read from the April 2, 1973 Minutes a promise concerning Tile on Davis Ferry Road and Mt. Zion Road. It was then moved by Commissioner Petty and seconded by Commissioner Bledsoe that this Promise be fulfilled. The Tile being (240 Feet by 15 Inches), The Vote was unanimous. Road Superintendent Palmer also presented a change in a previous Resolution establishing vehicle Load Limits to (10 Ton) on specified County Roads. The Resolution is attached hereto as Resolution No 25-86 Exhibit 2.

VEHICLE  
LOAD LIMITS  
ON SPECIFIED  
COUNTY  
ROADS APPROVED

BUILDING  
INSPECTOR  
REPORT

Doug Lawrence presented the Building Inspectors Report.  
Permits-----31 Value-----\$1,182,300.00  
Fees \$2,129.00 Taxes----- \$9,346.00

PURCHASING  
DEPARTMENT  
REPORT

Mr. Phil Reed presented the Purchasing Department Report. It was moved by Commissioner Petty and seconded by Commissioner Bledsoe that the Old Loudon Elementary School be sold to Terry McGill for \$15,000.00. The Vote was unanimous.

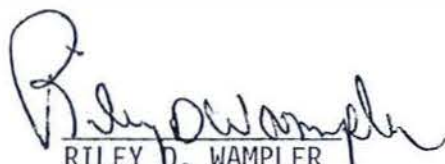
NOTARY  
PUBLICS  
APPROVED

It was moved by Commissioner Eldridge and seconded by Commissioner Petty that the following Notaries be approved. The Vote was unanimous.

Paul Harrison, Cindy L. Arnold, Lesly H. Brown, Sandra Chaffin, Sandra L. Giles, J. Harvey Hawkins, Deborah S. Hicks, Thomas F. Ingram, Vicki D. Lanham, LaGonda N. Norwood, Charles E. Rogers and Judith Ann Smith.

There being no further Business Court adjourned at 7:45 P.M.

ROSS WILKERSON  
COUNTY EXECUTIVE

  
RILEY D. WAMPLER  
COUNTY CLERK



COUNTY COMMISSION OF LOUDON COUNTY

RESOLUTION NO. \_\_\_\_\_

RESOLUTION TO AUTHORIZE COUNTY EXECUTIVE TO RENT/LEASE

OLD EATON ELEMENTARY SCHOOL PROPERTY

WHEREAS, THE COUNTY COMMISSION HAS COMMITTED TO UTILIZE THE OLD EATON ELEMENTARY SCHOOL PROPERTY FOR A NEW NATIONAL GUARD ARMORY SITE; AND

WHEREAS, THE ARMORY CONSTRUCTION CONTRACT WITH THE STATE OF TENNESSEE, AND THE ULTIMATE CONVEYANCE OF THE PROPERTY TO THE STATE PRIOR TO THE BEGINNING OF CONSTRUCTION MUST FOLLOW THE NECESSARY TIMING AND PROCEDURES, AND THE COMMITTING OF FUNDS IN ACCORDANCE WITH THE PLANS OF THE STATE OF TENNESSEE; AND

WHEREAS, IT IS NECESSARY FOR THE COUNTY TO MAINTAIN THE SCHOOL BUILDING AND PROPERTY IN THE INTERVENING PERIOD OF TIME, AND IT IS POSSIBLE THE PROPERTY MAY BE LEASED AND/OR USED TO THE BENEFIT OF THE COUNTY SO THAT THE MAINTAINANCE OF THE PROPERTY CAN BE BETTER ACCOMPLISHED UNTIL CONSTRUCTION BEGINS;

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COMMISSION ON THIS THE 7TH DAY OF APRIL, 1986, IN REGULAR SESSION ASSEMBLED, THAT THE COUNTY EXECUTIVE BE AUTHORIZED TO RENT, LEASE, AND UTILIZE THE OLD EATON ELEMENTARY SCHOOL PROPERTY IN SUCH A WAY AS TO BEST MAINTAIN IT, GAIN THE GREATEST INCOME, AND/OR UTILIZE IT TO THE BEST BENEFIT OF THE COUNTY WITHOUT THE NECESSITY OF ADDITIONAL CAPITAL OUTLAY OR BUDGETARY APPROPRIATIONS BEING REQUIRED.

THIS RESOLUTION MADE THE DAY AND DATE FIRST ABOVE WRITTEN, THE PUBLIC WELFARE REQUIRING IT,

APPROVED:

  
COUNTY EXECUTIVE

ATTEST:

  
COUNTY CLERK

APPROVED:

  
COUNTY ATTORNEY

COUNTY COMMISSION OF LOUDON COUNTY

RESOLUTION NO. 20-86

RESOLUTION TO AUTHORIZE COUNTY EXECUTIVE TO RENT/LEASE  
OLD EATON ELEMENTARY SCHOOL PROPERTY

WHEREAS, the County Commission has committed to utilize the old Eaton Elementary School property for a new National Guard Armory site; and

WHEREAS, the armory construction contract with the State of Tennessee, and the ultimate conveyance of the property to the State prior to the beginning of construction must follow the necessary timing and procedures, and the committing of funds in accordance with the plans of the State of Tennessee; and

WHEREAS, it is necessary for the County to maintain the school building and property in the intervening period of time, and it is possible the property may be leased and/or used to the benefit of the County so that the maintainance of the property can be better accomplished until construction begins;

NOW, THEREFORE, BE IT RESOLVED by the County Commission on this the 27th day of March, 1986, in special session assembled, that the County Executive be authorized to rent, lease, and utilize the Old Eaton Elementary School property in such a way as to best maintain it, gain the greatest income, and/or utilize it to the best benefit of the County without the necessity of additional capital outlay or budgetary appropriations being required.

This resolution made the day and date first above written, the public welfare requiring it.

Approved:

  
County Executive

ATTEST:

  
County Clerk

Approved:

  
County Attorney

*Exp. 1/1/87*



RESOLUTION

21-86

WHEREAS, a,very hazardous situation exists at the intersection of Interstate 75 and State Highway 321 in Loudon County, Tennessee; and,

WHEREAS, several persons have lost their lives in traffic accidents at said intersection due to the poorly designed and constructed entrance and exit ramps of Interstate 75; and,

WHEREAS, the inherent danger of the intersection is now being compounded by the growth of trees and bushes along the State right-of-way adjacent to the southbound exit ramp of Interstate 75 at Highway 321; and,

WHEREAS, unless the trees are cut and proper visibility restored to the exit ramp, more traffic accidents and deaths are likely to occur.

NOW, THEREFORE, be it resolved by the County Commission of Loudon County, Tennessee, in special session assembled as follows:

That the State of Tennessee be and is hereby requested to provide for the safety of the citizens and visitors travelling its roadways by cutting the trees and bushes from along the rights-of-way of the southbound exit ramp of Interstate 75 and Highway 321 at their intersection in Loudon County, Tennessee.

That a copy of this Resolution be forwarded to Governor Lamar Alexander, Department of Transportation Commissioner Dale Kelley, Department of Safety Commissioner Bill L. Jones, State Senator Ben Longley and State Representative M.F. Stafford.

Adopted this 27th day of March, 1986.

  
COUNTY COMMISSION CHAIRMAN

  
COUNTY EXECUTIVE

ATTEST:

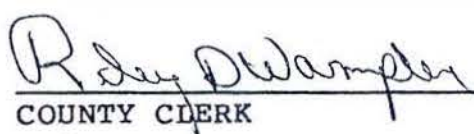
  
COUNTY CLERK

Exhibit B

25

add  
with

Minutes of Budget Committee

3/19/86

The Loudon County Budget Committee met Wednesday, March 19th, 1986 at 7:00 P. M. in the conference room at the County Office Building.

Present: County Executive H. Ross Wilkerson, Commissioners Avery Petty, Jim Blair, Glen Luttrell and Jim Price. Absent: Commissioner Jerry Masingo.

Also present: Don Palmer, Loudon County Highway Commissioner, Edward Headlee, Supt. of Schools, Brenda Shoun, Hugh McQueen, Mike Messing and June Custead. Also present: J. C. Allmon, Election Commissioner.

Ross Wilkerson called the meeting to order.

Hugh McQueen was at the meeting to request that the County clear out his fence row in the back of the County Office Building. A discussion was held and Ross Wilkerson told the committee that this would be taken care of the next morning.

The School Fund budget amendments were presented along with a request to issue Capital Outlay Notes for \$8,000 for a copier to be paid from the School Funds. Upon a motion by Commissioner Blair, seconded by Commissioner Petty the amendments and Capital Outlay resolution was approved. Those voting "Aye": Commissioners Petty, Blair, Price and Luttrell. Commissioner Masingo was absent. Those voting "Nay": None. The motion carried.

Commissioner Jerry Masingo was present at this time.

Freda Holloway with Teen Parenting Class was not present for her presentation so this item was put off until the next meeting.

J. C. Allmon with the Election Commission presented a budget amendment to the Election budget to take care of the expenses of the Republication Primary in May in the Amount of \$9,500. Upon a motion by Commissioner Price, seconded by Commissioner Petty that this amount be taken from the General Fund Fund Balance. Those voting "Aye": Commissioner Price, Petty, Blair, Luttrell and Masingo. Those voting "Nay": none. The motion carried.

Phil Reed said that the cleaning up of cinders at Browder School was ready to done. Upon a motion by Commissioner Petty, seconded by Commissioner Blair that \$250.00 be taken from the General Fund Fund balance to do this work. Those voting "Aye": Commissioner Petty, Blair, Price, Luttrell and Masingo. Those voting "Nay" none. The motion carried.

Exhibit C

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Budget Committee minutes continued March 19, 1986

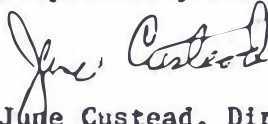
Upon a motion by Commissioner Blair, seconded by Commissioner Luttrell that the General Fund budget amendments as presented be approved. Those voting "Aye": Commissioners Blair, Petty, Price, Luttrell and Masingo. Those voting "Nay": none. The motion carried.

\*\* Upon a motion by Commissioner Petty, seconded by Commissioner Blair that the Chapter I 86/01 budget amendment be approved. Those voting "Aye": Commissioner Blair, Petty, Price, Luttrell. Those voting "Nay": none. Commissioner Masingo abstained. The motion carried.

Nancy Richesin explained to the Budget Committee that the Loudon County employee's insurance benefit account was depleted. Upon a motion by Commissioner Petty, seconded by Commissioner Luttrell that Nancy Richesin be given the authority to charge each fund with employee's claims that pertain to their employees. Those voting "Aye": Commissioner Petty, Price, Blair, Luttrell and Masingo. Those voting "Nay": none. The motion carried.

The meeting adjourned at 7:30 P. M.

Respectfully submitted,



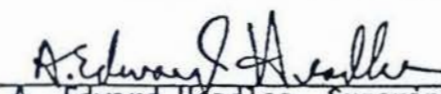
June Custead, Director of Accounts

\*\* Upon a motion by Commissioner Blair, seconded by Commissioner Luttrell the Highway Budget amendments were approved. Those voting "Aye": Commissioner Blair, Price, Petty, Luttrell and Masingo. Those voting "Nay": none. The motion carried.



<u>BUDGET AMENDMENTS</u>		<u>March 13, 1986</u>	
<u>ACCT. NO.</u>	<u>ITEM</u>	<u>DEBIT</u>	<u>CREDIT</u>
44570	Contributions & Gifts	355.00	
47120	Adult Basic Education	287.47	
49200	Note Proceeds	8,000.00	
39000	FUND BALANCE	4,215.13	
721 429	Instructional Supplies	6,000.00	
760 321	Engineering Services		2,000.00
760 701	Administration Equipment		13,255.00
760 720	Plant Operation Equipment		3,300.00
773 105	Supervisor		68.29
773 116	Teachers		170.00
773 162	Clerical	200.00	
773 201	Social Security		423.10
773 204	Retirement		549.41
773 210	Unemployment Compensation	500.00	
773 429	Instructional Supplies	594.20	
773 599	Other Charges		386.00
<u>TOTAL AMOUNTS</u>		<u>\$ 20,151.80</u>	<u>\$ 20,151.80</u>

These amendments were approved by the Loudon County Board of Education on March 13, 1986.

  
A. Edward Headlee, Superintendent

LOUDON COUNTY HIGHWAY DEPARTMENT

BUDGET AMENDMENTS

March 19, 1986

<u>Account No. 131</u>	<u>Dr.</u>	<u>Cr.</u>
68000 714 Highway Equipment	10,000.00	
62000 147 Truck Drivers		10,000.00
62000 405 Liquid Asphalt	10,000.00	
62000 147 Truck Drivers		10,000.00
62000 444 Salt	3,500.00	
62000 438 Pipe		3,500.00
68000 714 Highway Equipment	1,500.00	
62000 438 Pipe		1,500.00

  
 Don Palmer  
 Road Superintendent

Chapter I 86/01

Budget Amendments 4/3/86

<u>Acct. No.</u>		<u>Dr.</u>	<u>Cr.</u>
181 47142	State Funds for Chapter I 86/01	\$2,200.00	
181 721-195	Substitute Teachers		\$2,000.00
191 752-205	Employees Insurance		200.00

This amendment was requested by  
 Jackie Williams, Supv. Chapter I 86/01  
 and approved by the State Dept. of Education

GENERAL FUND BUDGET AMENDMENTS

*budget meeting 3/19/86*

		DR	CR
<u>101</u>			
54110 435	Office Supplies	\$450.00	
54110 719	Office Equipment		\$450.00
	<i>Requested by Sheriff</i>		
54900 355	Travel-Communications	\$300.00	
51800 335	Maintenance & Repair C.J.C.		\$ 300.00
	<i>Requested by Betty Saylor</i>		
54210 399	Other Contracted Services	\$ 500.00	
54210 699	Other Contracted Supplies		\$ 500.00
58900 499	Unallocated Primary	\$461.00	
52100 355	Travel- Central Accounting		\$461.00
39000	Fund Balance	\$3400.00	
51800-399	Other Contracted Services		\$3400.00

*This was approved at the Feb. meeting  
for the study at the Courthouse*

*Approve \$1,324.80 from Unallocated Primary  
for advertisement and auction for old Loudon  
Elementary School*

General Fund Budget Amendments  
3/19/86

<u>Acct. No.</u>		<u>Dr.</u>	<u>Cr.</u>
101 39000	Fund Balance	\$9,500.00	
101 41420 639	Other Contracted Services (Election)		\$4,500.00
101 41420 625	Election officials		4,550.00
101 41420 483	Voting Mch. Maintenance		150.00
101 41420 546	Printing, and Forms		300.00
	<i>This amendment was approved by Budget Committee on March 19, 1986</i>		
101 39000	Fund Balance	\$250.00	
101 56100 399	Other Contracted Services		250.00

*This amendment was approved by Budget Committee  
for cleaning up at Old Browder School*



Resolution 22-86

RESOLUTION OF THE LEGISLATIVE BODY OF LOUDON  
COUNTY, TENNESSEE, AUTHORIZING THE ISSUANCE OF INTEREST BEARING  
SCHOOL CAPITAL OUTLAY NOTES  
NOT TO EXCEED \$ 8,000, AND PROVIDING FOR THE PAYMENT  
OF SAID NOTES.

WHEREAS, it has been determined by this Legislative Body that it is necessary and desirable to purchase a copier in and for said County; and

WHEREAS, sufficient funds are not now available for this purpose and it will be necessary for the Legislative Body to authorize the issuance of notes to finance this transaction; and

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

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

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

SECTION 1. That, for the purpose of providing funds to finance the cost of purchasing a copier in and for said County, there shall be issued its negotiable interest bearing capital outlay notes in a principal amount not to exceed \$ 8,000.00. That, said notes shall be designated "School Capital Outlay Notes" and shall be numbered serially beginning with the number 1. Each of said notes shall be dated as of the date of issuance thereof, shall be of such denomination as may be agreed upon by the County\* Executive and the purchaser of said notes, and shall mature not later than three (3) years after the date of issuance, provided, that not less than one-ninth (1/9) of the original principal amount of the notes issued hereunder shall mature, without renewal but subject to prior redemption, each year that any of the notes issued hereunder are outstanding.

SECTION 2. That, said notes shall bear interest at a rate not to exceed Ten percent (10%) per annum, payable in such manner as shall be determined by the County Executive and the purchaser of said notes. Both principal and interest on said notes shall be payable in lawful money of the United States of America at the office of the County Trustee of Loudon County, Tennessee.

Exhibit C

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

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

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

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

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

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

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

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

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

Duly passed and approved this 7th day of April, 19 86.

\_\_\_\_\_  
County Executive

Attested:

\_\_\_\_\_  
County Clerk



STATE OF TENNESSEE  
DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT  
DIVISION OF COMMUNITY DEVELOPMENT  
Local Planning Office

East Tennessee Region  
P.O. Box 1069  
1114 West Clinch Avenue  
Knoxville, TN 37901

Phone  
615-522-2185  
Network phone  
8-240-9101

MEMORANDUM

TO: County Executive Ross Wilkerson and Loudon County Commission  
FROM: Patrick Phillips, Staff Planner *PP*  
DATE: April 7, 1986  
SUBJECT: General Report - Loudon County Regional Planning Commission

The Loudon County Regional Planning Commission met on March 13, 1986, to discuss and consider the following:

- Recommended rezoning of property on East Coast Tellico Parkway, Maps 65 and 75, Parcel 1.0, from A-1, Agriculture-Forestry to C-1, Rural Center
- Approved preliminary plat of Timber Ridge Subdivision on Kines Valley Road
- Heard Building Commissioner's Report

PP:ddd

*Exhibit D.*



RESOLUTION NO. 23-86

RESOLUTION AMENDING THE ZONING RESOLUTION OF LOUDON COUNTY, TENNESSEE, PURSUANT TO CHAPTER FOUR, SECTION 13-7-105 OF THE TENNESSEE CODE ANNOTATED TO AMEND ARTICLE 5, ZONING DISTRICTS, SECTION 5.041 A-1, AGRICULTURE-FORESTRY DISTRICT (c) USES PERMITTED AS SPECIAL EXCEPTIONS

WHEREAS, the Loudon County Commission, in accordance with Chapter Four, Section 13-7-105 of the Tennessee Code Annotated, may from time to time, amend the number, shape, boundary, area, or any regulation of or within any district or districts, or any other provision of any zoning resolution, and

WHEREAS, the Loudon County Regional Planning Commission has forwarded its recommendations regarding the amendment of the Zoning Resolution of Loudon County, Tennessee, and the necessary public hearing called for and held;

NOW, THEREFORE, BE IT RESOLVED by the Loudon County Commission that the Zoning Resolution of Loudon County, Tennessee, Section 5.041 A-1, Agriculture-Forestry District (c) Uses Permitted as Special Exceptions be amended as follows:

Section 1. (c) Uses Permitted as Special Exceptions.

12. Arts and Crafts Festivals.

The above mentioned activity may be permitted subject to the following:

- i. Shall be limited to artists and craftsman displaying original work, including antiques and related activities connected with such a festival.
- ii. Limited to no more than six (6) festivals per year (not exceeding 4 days each) throughout the county with no one sponsor permitted to schedule more than two (2) events annually.
- iii. Events shall be restricted to county civic groups or events sponsored by such groups.
- iv. The Board of Zoning Appeals shall review each application and approval or disapproval shall be based on the quality of the event, impacts on the immediate area and suitability of plans as addressed in subsection V.

*Exhibit E*

v. Sponsor of the event shall provide the following:

- Site plans for the property indicating the location of all exhibit areas, parking, rest-rooms, access, etc.
- Projected number of visitors per day
- Traffic flow diagram
- Location of all residences within a one-half (1/2) mile radius of property to be considered
- Written narrative describing security and emergency services.

NOW, THEREFORE, BE IT FINALLY RESOLVED that this resolution shall take effect immediately, the public welfare requiring it.

\_\_\_\_\_  
Date

\_\_\_\_\_  
County Executive

\_\_\_\_\_  
Attest

COUNTY COMMISSION OF LOUDON COUNTY

RESOLUTION NO. 34-86

RESOLUTION RECOGNIZING ACCOMPLISHMENT OF GIRLS BASKETBALL TEAM  
OF GREENBACK HIGH SCHOOL

WHEREAS, competitive athletics is a valuable and  
merited aspect of the educational process; and

WHEREAS, during the season just completed the Girls  
Basketball team of Greenback High School represented that School,  
the City of Greenback, and the County of Loudon in a gallant and  
honorable manner; and

WHEREAS, the achievements of the Lady Cherokees include,  
but not limited to, Winner of regular season District competition  
with a undefeated record, Winner of District 3A Tournament, Winner of  
Region 2A Tournament, Winner of Sub-State game, and as a result for  
the third consecutive year advancing to the TSSAA State Tournament  
progressing to the finals with a consecutive win streak of 31 wins  
before completing their season with an overall record of 31 wins -  
2 losses; and

Whereas, individual players were recognized for  
individual accomplishments by being selected to respective All-  
District team, All-County Team, All-East Tennessee team, All-  
Tournament teams, and further having Becca Daniels named to the Class  
A All-State team.

NOW, THEREFORE BE IT RESOLVED by the Loudon County  
Commission in regular session assembled on this the 7th day of April, 1986,  
that the Girls Basketball team of Greenback High School along with  
head coach Ken Byrd and his assistant Kim Bledsoe, recognized for the  
high level of positive success which they have achieved as worthy  
representatives of their School and this County; and

Exhibit 7



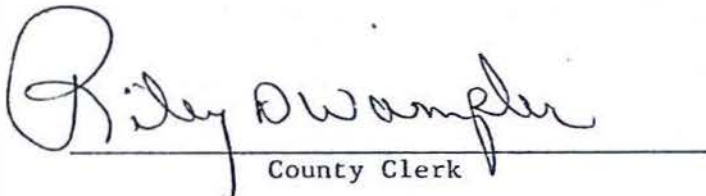
BE IT FURTHER RESOLVED that a signed copy of this  
Resolutuion be sent to the head coach, to the Principal of Greenback  
High School, and to the Superintendent of Loudon County Schools.

ADOPTED THIS THE 7TH DAY OF APRIL, 1986.

  
County Executive

  
Commission Chairman

ATTEST:

  
County Clerk

COUNTY COMMISSION OF LOUDON COUNTY

RESOLUTION NO. 25-86

RESOLUTION ESTABLISHING VEHICLE LOAD

LIMITS ON SPECIFIED COUNTY ROADS

WHEREAS, the Loudon County Highway Department has begun a program of improving the roads in Loudon County, and considerable county tax funds have gone, and will go, into repaving and resurfacing certain County roads; and

WHEREAS, very few County roads are built to the specifications and construction standards that will support heavy trucks and machinery, but they are built for local traffic and primarily for automobiles and very light vehicular traffic; and

WHEREAS, it is the intent of the Loudon County Commission and the Loudon County Highway Department to maintain the roads for the benefit of all the people in the County, which requires the prohibiting of heavy vehicular traffic from certain roads, by limiting the maximum gross weight of vehicles on such roads; and

WHEREAS, a study has been made of the roads of Loudon County, in particular of sections where it appears there has been use and abuse of the roads by truckers having total weight tonnage much greater than the roads are built to carry; and

WHEREAS, the County Commission adopted a resolution on February 3, 1986 in reference to this same subject matter, but in order to clarify certain sections of the resolution, it has been determined that the original resolution should be rescinded, and the present resolution substituted;

NOW, THEREFORE, BE IT RESOLVED by the County Commission of Loudon County in regular session assembled on this the 7th day of April, 1986, that the following limitations and restrictions are established:

A 10 ton gross weight limit is established for vehicles on the following roads and sections of roads (includes the total weight of vehicle and load carried):

*Exhibit E*

- A. Washington Pike Road from Monroe County line to Philadelphia City limit.
- B. Harris Road from Pond Creek Road to Washington Pike Road.
- C. Prospect Road from Old State Highway 72 to Old State Highway 72.
- D. Jim Dyke Road from Prospect Road to Pond Creek Road.
- E. Hotchkiss Valley Road from Old State Highway 95 to Pine Grove Road.
- F. Friendship Road from U.S Highway 70 to U.S. Highway 321.
- G. Outer Drive from State Highway 95 to U.S. 321.
- H. Unitia Road from U.S. 321 to Old State Highway 321.

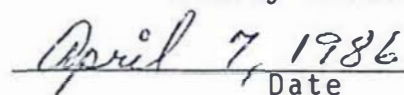
BE IT FURTHER ESTABLISHED that in accordance with Tennessee Code Annotated Sections 55-11-205 (a) and (b) and T.C.A. 55-11-206(a), any person violating the rules and regulations prescribed herein shall be guilty of a misdemeanor, and upon conviction thereof, a fine of \$25 shall be assessed.

BE IT FURTHER ESTABLISHED that this resolution is not intended to restrict vehicles, equipment or machinery that is related to farm or agricultural uses which by necessity have to use any of the roads named in this resolution.

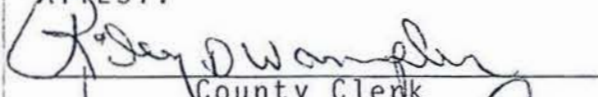
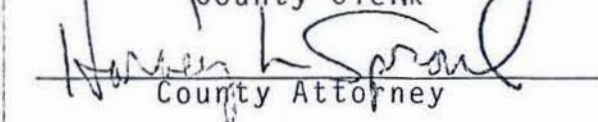
BE IT FURTHER ESTABLISHED that Resolution No. \_\_\_\_\_, adopted by this Commission on February 3, 1986, in reference to this same subject matter, is hereby rescinded, and the resolution herein substituted therefor.

Approved:

  
County Executive

  
Date

ATTEST:

  
County Clerk  
  
County Attorney